§ 700.1058

either by an officer of the Navy or an
officer of the Marine Corps.

§ 700.1058 Command of a submarine.

The officer detailed to command a
submarine shall be an officer of the
line in the Navy, eligible for command
at sea and qualified for command of
submarines.

§ 700.1059 Command of a staff corps
activity.

Officers in a staff corps shall be de-
tailed to command only such activities
as are appropriate to their corps.

Subpart K—General Regulations

STANDARDS OF CONDUCT

§ 700.1101 Demand for court-martial.

Except as otherwise provided in the
Uniform Code of Military Justice, no
person in the naval service may de-
mand a court martial either on him or
herself or on any other person in the
naval service.

§ 700.1113 Endorsement of commercial
product or process.

Except as necessary during contract
administration to determine specifica-
tion or other compliance, no person in
the Department of the Navy, in his or
her official capacity, shall endorse or
express an opinion of approval or dis-
approval of any commercial product or
process.

§ 700.1120 Personal privacy and rights
of individuals regarding their per-
sonal records.

(a) Except as specifically provided in
this section, maintenance of personal
records of individuals, and the release
of those records, shall be in accordance
with the provisions of the Privacy Act
and directives issued by the Secretary
of the Navy.

(b) Except as specifically provided in
this section, the release of depart-
mental records to private parties shall
be in accordance with the provisions of
the Freedom of Information Act and di-
rectives issued by the Secretary of the
Navy.

§ 700.1121 Disclosure, publication and
security of official information.

(a) No person in the Department of
the Navy shall convey or disclose by
oral or written communications, publi-
cation, graphic (including photo-
graphic) or other means, any classified
information except as provided in di-
rectives governing the release of such
information. Additionally, no person in
the Department of the Navy shall com-
unicate or otherwise deal with for-

dign entities, even on an unclassified
basis, when this would commit the De-
partment of the Navy to disclose clas-
sified military information except as
may be required in that person’s offi-
cial duties and only after coordination
with and approval by a release author-
ity designated by competent authority.

(b) No person in the Department of
the Navy shall convey or disclose by
oral or written communication, publi-
cation or other means except as may be
required by his or her official duties,
any information concerning the De-
partment of Defense or forces, or any
person, thing, plan or measure per-
taining thereto, where such informa-
tion might be of possible assistance to
a foreign power; nor shall any person in
the Department of the Navy make any
public speech or permit publication of
an article written by or for that person
which is prejudicial to the interests of
the United States. The regulations con-
cerned with the release of information
to the public through any media will be
as prescribed by the Secretary of the
Navy.

(c) No person in the Department of
the Navy shall disclose any informa-
tion whatever, whether classified or
unclassified, or whether obtained from
official records or within the knowl-
edge of the relator, which might aid or
be of assistance in the prosecution or
support of any claim against the
United States. The prohibitions pre-
scribed by the first sentence of this
paragraph are not applicable to an offi-
cer or employee of the United States
who is acting in the proper course of,
and within the scope of, his or her offi-
cial duties, provided that the disclo-
sure of such information is otherwise
authorized by stature, Executive Order