CONFINEMENT POLICY

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References
(a) Manual for Courts-Martial United States  
(b) JAGINST 5800.7F  
(c) United States Navy Regulations  
(d) DoD 1325.7-M, DoD Sentence Computation Manual of 9 Mar 2007  
(f) DoD Instruction 1325.07 of 1 Mar 2013  
(g) OPNAVINST 1640.8A  
(h) OPNAVINST 1640.9A  
(i) OPNAVINST 5800.7A  
(j) SECNAVINST 1640.9C  
(k) SECNAVINST 5800.14A  
(l) BUPERSINST 1640.18G  
(m) BUPERSINST 5800.3A

1. Policy. Navy Personnel Command is responsible for administration and oversight of the Navy Corrections Program. Navy confinement facilities must be administered per governing directives and supplemental instructions issued by higher authority (references (a) through (m)). Correction’s policies and procedures must be executed uniformly throughout the Navy.

2. Command Responsibility

   a. The number of members confined or otherwise under restraint should be kept to a minimum. It is vital that members in a disciplinary status be required to perform normal duties insofar as practicable. Arbitrary confinement or arrest results are a profound waste of manpower and resources.
b. Commanding officers are responsible for careful observance of reference (a), chapter II, Rules for Courts-Martial and appendix II articles related to apprehension, (restraint and confinement) and must ensure that careful and individual consideration is given to each member in a disciplinary status with a view toward uniform treatment, removal of possible injustice, and limiting brig populations.