MAINE STATE LEGISLATURE

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ONE HUNDRED AND THIRD LEGISLATURE

Legislative Document

No. 1091

S. P. 439 In Senate, February 23, 1967 Referred to Committee on State Government. Sent down for concurrence and ordered printed.

JERROLD B. SPEERS, Secretary Presented by Senator Hildreth of Cumberland.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY-SEVEN

AN ACT to Create the Office of Ombudsman.

Be it enacted by the People of the State of Maine, as follows:

R. S., T. 5, c. 309, additional. Title 5 of the Revised Statutes is amended by adding a new chapter 309, to read as follows:

CHAPTER 309 OFFICE OF OMBUDSMAN

§ 2501. Definitions

- 1. Administrative act. "Administrative act" includes any action, omission, decision, recommendation, practice or procedure of any agency.
- 2. Agency. "Agency" includes any state governmental entity, department, organization or institution, and any officer, employee or member thereof acting or purporting to act in the exercise of his official duties, except
 - A. A court;
 - B. The Legislature, its committees and its staff;
 - C. A political subdivision of the State or an entity thereof;
 - D. An entity of the Federal Government;
 - E. A multistate governmental entity;
 - F. A penal institution; and
 - G. The Governor and his personal staff.

§ 2502. Establishment

The Office of Ombudsman is established.

§ 2503. Nomination and confirmation

The Ombudsman shall be nominated by the Judicial Court and he shall be elected and take office upon confirmation by majority vote of the Legislature acting in joint convention. In the event that a nomination fails of confirmation, the Judicial Council shall within 10 days thereafter place a different name in nomination.

§ 2504. Qualifications

The Ombudsman shall be a person of some legal training and experience, and of recognized judgment and objectivity.

No person may serve as Ombudsman

- 1. Legislature. Within 4 years after having served as a member of the Legislature;
 - 2. State office. While he is a candidate for or holds any other state office.
- 3. Other occupation. While he is engaged in any other occupation for reward or profit.

No person having served as Ombudsman may hold any elective office within 6 years thereafter.

§ 2505. Term of office and vacancy

The Ombudsman shall be elected for a term of 6 years, from the 2nd Wednesday in January of the year of his election, and until he is reelected or his successor is duly nominated and elected. If he dies, resigns or becomes ineligible to serve, the Judicial Council shall thereafter nominate an Acting Ombudsman who shall serve as Ombudsman until he or his successor is elected as aforesaid. No person shall serve as Ombudsman for more than 3 terms.

§ 2506. Removal

The Legislature, by a 2/3 vote in each House, may remove or suspend the Ombudsman from office, but only for neglect of duty, misconduct or disability.

§ 2507. Compensation

The Ombudsman is entitled to compensation equal to that of an Associate Justice of the Supreme Judicial Court.

§ 2508. Staff and delegation

The Ombudsman may employ such assistance as may be necessary to carry out this chapter.

§ 2509. Procedure

The Ombudsman may establish procedures for receiving and processing complaints, conducting investigations and reporting his findings. He may not levy fees for the submission or investigation of complaints.

§ 2510. Jurisdiction

The Ombudsman has jurisdiction to investigate the administrative acts of agencies.

The Ombudsman may exercise his powers without regard to the finality of any administrative act.

§ 2511. Investigation of complaints

The Ombudsman shall investigate any complaint indicating an appropriate subject for investigation under section 2515 unless he believes that

- 1. Adequate remedy. There is presently available an adequate remedy for the grievance stated in the complaint;
- 2. No jurisdiction. The complaint relates to a matter that is outside his jurisdiction;
- 3. Laches. The complaint relates to an administrative act of which the complainant has had knowledge for too long a time before the complaint was submitted;
- 4. No personal interest. The complainant does not have a sufficient personal interest in the subject matter of the complaint;
 - 5. Trivial. The complaint is trivial or made in bad faith;
- 6. Insufficient facilities. The facilities of his office are insufficient for adequate investigation; or
- 7. Other complaints. There are other complaints more worthy of his attention.

§ 2512. Investigation on the Ombudsman's motion

The Ombudsman may investigate any administrative action on his own motion if he reasonably believes that an appropriate subject for investigation under section 2515 exists.

§ 2513. Notice to complainant

If the Ombudsman decides not to investigate, he shall inform the complainant of that decision and shall state his reasons unless he reasonably believes it is inappropriate to do so.

If the Ombudsman decides to investigate, he shall notify the complainant of his decision.

§ 2514. Notice to the agency

If the Ombudsman decides to investigate, he shall notify the agency of his intention to investigate.

§ 2515. Appropriate subjects for investigation

1. Appropriate subject. An appropriate subject for investigation is an administrative act of an agency which might be

- A. Contrary to law;
- B. Unreasonable, unfair, oppressive or unnecessarily discriminatory, even though in accordance with law;
- C. Based on a mistake of fact;
- D. Based on improper or irrelevant grounds;
- E. Unreasonably unaccompanied by an adequate statement of the grounds therefor;
- F. Performed in an inefficient manner; or
- G. Otherwise erroneous.
- 2. Remedy or recommendations. The Ombudsman may investigate to find an appropriate remedy, or to formulate recommendations regarding future administrative actions, or both.
- § 2516. Investigation procedures

In an investigation, the Ombudsman may

- 1. Inquiries. Make such inquiries and obtain such information as he thinks fit;
- 2. Inspection. Enter without notice to inspect the premises of an agency; and
 - 3. Private hearings. Hold private hearings.
- § 2517. Powers
- 1. Privilege. Subject to the privileges which witnesses have in the courts of this State, the Ombudsman may
 - A. Compel at a specific time and place, by a subpoena, the appearance and sworn testimony of any person who he reasonably believes may be able to give information relating to a matter under investigation; and
 - B. Compel any person to produce documents, papers or objects which he reasonably believes may relate to a matter under investigation.
- 2. Suits. The Ombudsman may bring suit in an appropriate state court to enforce these powers.
- § 2518. Consultation with agency

Before giving any opinion or recommendation that is critical of an agency or person or making the same public, the Ombudsman shall consult with that agency or person, giving ample opportunity for rebuttal, explanation or suggestion for amendment to the same.

- § 2519. Procedure after investigation
 - If, after investigation, the Ombudsman finds that
- 1. Further consideration. A matter should be further considered by the agency;

- 2. Modification. An administrative act should be modified or cancelled;
- 3. Statute altered. A statute or regulation on which an administrative act is based or the procedure by which the same is effectuated should be altered;
 - 4. Reasons. Reasons should be given for an administrative act; or
 - 5. Other action. Any other action should be taken by the agency;

he shall report his opinion or recommendations to the agency. He may request the agency to notify him, within a specified time, of any action taken on his recommendations.

§ 2520. Publication of recommendations

After a reasonable time has elapsed, the Ombudsman may when he deems appropriate present his opinion or recommendations to the Governor, the Legislature, the public or any of these. He shall include with his opinion or recommendations any reply made by the agency.

§ 2521. Notice to the complainant

After a reasonable time has elapsed, the Ombudsman shall notify the complainant of the actions taken by him and by the agency.

§ 2522. Misconduct by agency personnel

If the Ombudsman, in the course of an investigation, believes that there is involved a breach of duty or misconduct by any officer or employee of an agency, he may refer the matter to the appropriate authorities after consultation with that agency.

§2523. Annual report

The Ombudsman shall submit to the Legislature and the public an annual report discussing his activities under this chapter.

§ 2524. Judicial review

No proceeding or decision of the Ombudsman may be reviewed in any court, unless it contravenes this chapter.

§ 2525. Ombudsman's privilege not to testify

The Ombudsman and his staff shall not testify in any court with respect to matters coming to their attention in the exercise or purported exercise of their official duties nor produce documents or other information relating thereto except as may be necessary to enforce this chapter.

§ 2526. Penalty for obstruction

A person who willfully hinders the lawful actions of the Ombudsman or his staff, or willfully refuses to comply with their lawful demands, shall be punished by a fine of not more than \$1,000.