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# 2020 Annual Report



**Ombudsman  
Toronto**

*Listening. Investigating. Improving City Services.*

# Ombudsman Ombuds Annual Report

**Jeremy McBride, Claude Samson**



## **Ombudsman Ombuds Annual Report:**

### **Ombuds Institutions, Good Governance and the International Human Rights System** Linda C. Reif, 2020-07-27

This book uses comparative law and comparative international law approaches to explore the role of human rights ombuds classic based ombuds and other types of ombuds institutions in human rights protection and promotion their methods of application of international and domestic human rights law and their roles in strengthening good governance It highlights the increasing importance of national human rights ombuds institutions globally and their roles as national human rights institutions NHRIs Chapters address ombuds institutions as mechanisms to strengthen democratic horizontal and vertical accountability the rule of law and good governance national human rights ombuds institutions as NHRIs the investigatory litigation promotional and other powers of human rights and classic based ombuds and their methods for applying international and domestic human rights law ombuds institutions and the protection and promotion of international children s rights national human rights ombuds additional mandates as OPCAT national preventive mechanisms UN Convention on the Rights of Persons with Disabilities Article 33 2 framework mechanisms and EU national equality bodies human rights ombuds and business and human rights ombuds institutions gender and women s rights the European Ombudsman and human rights national human rights ombuds and other ombuds models by region accompanied by case studies on national human rights ombuds and the legal and extra legal factors affecting ombuds institutional effectiveness Research Handbook on the

Ombudsman Marc Hertogh, Richard Kirkham, 2018-11-30 The public sector ombudsman has become one of the most important administrative justice institutions in many countries around the world This international and interdisciplinary Research Handbook brings together leading scholars and practitioners to discuss the state of the art of ombudsman research It uses new empirical studies and competing theoretical explanations to critically examine important aspects of the ombudsman s work This comprehensive Handbook is of value to academics designing future ombudsman studies and practitioners and policymakers in understanding the future challenges of the ombudsman **The Ombudsman, Good**

**Governance and the International Human Rights System** Linda C. Reif, 2013-12-19 This book uses comparative law and comparative international law approaches to explore the role of human rights ombuds classic based ombuds and other types of ombuds institutions in human rights protection and promotion their methods of application of international and domestic human rights law and their roles in strengthening good governance It highlights the increasing importance of national human rights ombuds institutions globally and their roles as national human rights institutions NHRIs Chapters address ombuds institutions as mechanisms to strengthen democratic horizontal and vertical accountability the rule of law and good governance national human rights ombuds institutions as NHRIs the investigatory litigation promotional and other powers of human rights and classic based ombuds and their methods for applying international and domestic human rights law ombuds institutions and the protection and promotion of international children s rights national human rights ombuds additional

mandates as OPCAT national preventive mechanisms UN Convention on the Rights of Persons with Disabilities Article 33 2 framework mechanisms and EU national equality bodies human rights ombuds and business and human rights ombuds institutions gender and women s rights the European Ombudsman and human rights national human rights ombuds and other ombuds models by region accompanied by case studies on national human rights ombuds and the legal and extra legal factors affecting ombuds institutional effectiveness Annual Report, Pennsylvania Long-term Care Ombudsman Program,1998

**The Organizational Ombudsman** Charles L. Howard,2010 This book provides a detailed rationale for the creation of ombudsman offices suggestions for structuring and documenting an ombudsman program and how to address issues that arise in litigation a comprehensive presentation of various legal issues associated with organizational ombudsman programs and numerous examples of how ombudsmen function in their organizations to illustrate how they are effective in addressing issues that people would not otherwise raise

**The Ombudsman in the Modern State** Matthew Groves,Anita Stuhmcke,2022-04-07 Ombudsmen are a global phenomenon They are also a critical part of the public law frameworks of modern liberal democracies This is the first edited collection to examine the place of the ombudsman in the modern state It brings together key international scholars to discuss current and future challenges for the Ombudsman institution and the systems of government within which they operate The book is international in scope with authors heralding from most continents Canada the Netherlands the United Kingdom Australia New Zealand Hong Kong South Africa Germany and Austria This global analysis is both in depth and expansive in its coverage of the operation of Ombudsmen across civil and common law legal systems The book has two key themes The enduring question of the location and operation of Ombudsmen within public law systems in a changing state and The challenges faced by Ombudsmen in contemporary governance This collection adds to the public law scholarship by addressing a common problem faced by all avenues of public law review the evolving nature of modern public administration

Formalisation and Flexibilisation in Dispute Resolution Joachim Zekoll,Moritz Bälz,Iwo Amelung,2014-09-25 Formal law versus informal justice these are two frequently invoked labels to highlight the distinction between court based and alternative dispute resolution ADR Indeed it appears to be all but a truism to assume that ADR has developed as a more flexible and creative alternative to rigid and formalised judicial proceedings In Formalisation and Flexibilisation in Dispute Resolution scholars from four continents examine both historical and recent developments that cast doubt on the validity of these widespread assumptions They not only explore trends towards an increased formalisation of ADR procedures but also address the tendencies of state civil justice systems to adopt flexible and informal tools for the resolution of disputes in the courts Editors Joachim Zekoll Moritz Bälz and Iwo Amelung have divided the book into three Parts Part One seeks to develop the general theme of formalisation from several angles including a socio legal perspective the public private divide the regulatory challenges and potential tensions with the rule of law The emphasis of Part Two is on the historical emergence of formal and informal dispute resolution instruments in several legal and cultural

contexts Historical roots be they genuine or construed also play a role in the other two parts of the book but in this part they take centre stage Finally Part Three features chapters which address and elaborate on specific applications such as ADR as means of consumer dispute resolution and arbitration in transnational investment disputes While the contributions to the first two parts of this volume already raise normative questions in some respects this final part evaluates and passes judgement on the potential merits and deficits of ADR in a variety of specific settings

**The Nature of Inquisitorial Processes in Administrative Regimes** Laverne Jacobs, Sasha Baglay, 2016-03-03 Inquisitorial processes refers to the inquiry powers of administrative governance and this book examines the use of these powers in administrative law across seven jurisdictions The book brings together recent developments in mixed inquisitorial adversarial administrative decision making on a hitherto neglected area of comparative administrative process and institutional design Reaching important conclusions about their own jurisdictions and raising questions which may be explored in others the book's chapters are comparative They explore the terminology and scope of the concept of inquisitorial process justifications for the use of inquiry powers the effectiveness of inquisitorial processes and the implications of the adoption of such powers The book will set in motion continued dialogue about the inherent challenges of balancing policy goals fairness resources and institutional design within administrative law decision making by offering theoretical practical and empirical analyses This will be a valuable book to government policy makers administrative law decision makers lawyers and academics

Human Capital Carlotta C. Joyner, 2001-12

**Handbook of Academic Integrity** Sarah Elaine Eaton, 2023-12-04 The book brings together diverse views from around the world and provides a comprehensive overview of academic integrity and how to create the ethical academy At the same time the Handbook does not shy away from some of the vigorous debates in the field such as the causes of academic integrity breaches There has been an explosion of interest in academic integrity in the last 20-30 years New technologies that have made it easier than ever for students to cut and paste coupled with global media scandals of high profile researchers behaving badly have resulted in the perception that plagiarism is on the rise This in combination with the massification and commercialisation of higher education has resulted in a burgeoning interest in the importance of academic integrity how to safeguard it and how to address breaches appropriately What may have seemed like a relatively easy topic to address students copying sources without attribution has in fact turned out to be a complex interdisciplinary field of research requiring contributions from linguists psychologists social scientists anthropologists teaching and learning specialists mathematicians accountants medical doctors lawyers and philosophers to name just a few Because of this broad interest and input this handbook serves as the single authoritative reference work which brings together the vast growing interdisciplinary and at times contradictory body of literature For both established researchers practitioners and those new to the field this Handbook provides a one stop shop as well as a launching pad for new explorations and discussions

*Mediation and other forms of Alternative Dispute Resolution* Michael Bartlett, 2024-12-03 Covering both the principles and

practice of Alternative Dispute Resolution ADR this important new textbook equips students not only with a contextual understanding of the role of ADR in adjudicating civil disputes but also with the different forms of mediation and ADR available and the key issues in their application Providing theoretical and practical insights the book begins with a critical examination of the tenets on which ADR is based where it sits in relation to civil law and how it is applied in different national contexts It discusses the various areas in which mediation or arbitration can be applied from family mediation to restorative justice and includes chapters on the ethics of mediation and its psychology as well as an introduction to online dispute resolution ODR The concluding chapter offers some thoughts on the benefits and challenges of mediation Featuring a glossary of key terms detailed case law end of chapter problem questions and advice around listening skills during a mediation process Mediation and other forms of Alternative Dispute Resolution is an essential textbook for any student approaching ADR for the first time and offers practitioners an opportunity to reflect on the context of ADR

Recent developments in the EPA Office of the Ombudsman United States. Congress. House. Committee on Energy and Commerce. Subcommittee on Environment and Hazardous Materials, 2002 *Hearings, Reports and Prints of the Senate Committee on the Judiciary* United States. Congress. Senate. Committee on the Judiciary, 1965 Public Law Andrew Le Sueur, Andrew P. Le Sueur, Maurice Sunkin, Jo Eric Khushal Murkens, 2023 Public Law Text Cases and Materials offers a fresh approach to the study of constitutional and administrative law by exploring how the law works in practice The inclusion of extracts from key cases government reports and academic articles demonstrates the law in action and the incisive commentary that accompanies them explains the significance of each The expert authors have distilled their knowledge of the institutions and legal principles into concise focused prose and they encourage reflection through regular questions and hypothetical examples This leading text provides students with a thorough and wide ranging knowledge of public law together with a full understanding of the theoretical and political debates in this fascinating and dynamic area of law Digital formats and resources The fifth edition is available for students and institutions to purchase in a variety of formats and is supported by online resources The e book offers a mobile experience and convenient access along with functionality tools navigation features and links that offer extra learning support [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks) The online resources that support the book include multiple choice questions with answer feedback for students to test their understanding

**Australasia and Pacific Ombudsman Institutions** International Ombudsman Institute, 2013-01-09 Commissioned by the International Ombudsman Institute IOI the Ludwig Boltzmann Institute of Human Rights BIM in Vienna conducted a comparative analytical study on Ombudsman Institutions in the Australasia and Pacific region between January 2011 and April 2012 In Part 1 this book provides an analytical comparison of the public sector Ombudsman Institutions in Australia the Commonwealth Ombudsman and the state territory Ombudsmen of all Australian states as well as of the Northern Territory and the ACT the Cook Islands Hong Kong New Zealand Papua New Guinea Samoa Taiwan Tonga and Vanuatu In addition to

a comparative analysis showing the partial heterogeneity of the Institutions a comprehensive overview of common features and explorations of the specifics and peculiarities of the Institutions Part 2 presents separate reports on the 16 different jurisdictions featuring their main functions as follows Legal basis legal status and organisation Mandate object of control and standard of control Powers including legal quality and impact of the outcomes of investigative procedures Relationship to the administration the judiciary and the legislator and Special characteristics Part 2 is based on information provided by the Institutions themselves in questionnaires sent out at the outset of the study an analysis of the respective establishing acts and other relevant laws and on relevant scientific publications and the Institutions Annual Reports The reports also refer to relevant legal provisions and include websites addresses for ease of reference *Annual Report* Norway. Stortinget. Ombudsmannen for forvaltningen,2002 **Hearings** United States. Congress Senate,1966 **Ombudsman's Office at the EPA, and Other Program Improvements** United States. Congress. Senate. Committee on Environment and Public Works,2002 *The Small Business Advocate* ,1996-05 **Alternative dispute resolution** Jeremy McBride,Claude Samson,1993

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