KLL/SL

## **SENATE** STATE OF MINNESOTA NINETY-FIRST SESSION

## S.F. No. 1090

(SENATE AUTH	E AUTHORS: LATZ, Marty, Relph and Anderson, B.)		
DATE	D-PG	OFFICIAL STATUS	
02/11/2019	330	Introduction and first reading	
		Referred to Judiciary and Public Safety Finance and Policy	
03/11/2019	784	Authors added Relph; Anderson, B.	
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1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to corrections; reestablishing the ombudsman for corrections; establishing the powers and duties of the ombudsman; requiring a report; appropriating money; amending Minnesota Statutes 2018, sections 15A.0815, subdivision 3; 243.48, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 241.
1.5	subdivision 1, proposing country for new law in winnesota Statutes, enapter 241.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 15A.0815, subdivision 3, is amended to read:
1.8	Subd. 3. Group II salary limits. The salary for a position listed in this subdivision shall
1.9	not exceed 120 percent of the salary of the governor. This limit must be adjusted annually
1.10	on January 1. The new limit must equal the limit for the prior year increased by the percentage
1.11	increase, if any, in the Consumer Price Index for all urban consumers from October of the
1.12	second prior year to October of the immediately prior year. The commissioner of management
1.13	and budget must publish the limit on the department's website. This subdivision applies to
1.14	the following positions:
1.15	Executive director of Gambling Control Board;
1.16	Commissioner of Iron Range resources and rehabilitation;
1.17	Commissioner, Bureau of Mediation Services;
1.18	Ombudsman for mental health and developmental disabilities;
1.19	Ombudsman for corrections;
1.20	Chair, Metropolitan Council;
1.21	School trust lands director;

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2.1	Executive	director of pari-n	nutuel racing; and		
2.2		ioner, Public Utili	-		
2.2	Commissi				
2.3	Sec. 2. [241	.90] OFFICE OI	F OMBUDSMAN	N; CREATION; QUALI	FICATIONS;
2.4	<b>FUNCTION</b>	<u>•</u>			
2.5	The Offic	e of Ombudsman	for the Departmen	nt of Corrections is hereby	y created. The
2.6	ombudsman s	shall serve at the p	pleasure of the gov	vernor in the unclassified	service, shall be
2.7	selected with	out regard to polit	ical affiliation, an	d shall be a person highly	competent and
2.8	qualified to a	nalyze questions of	of law, administrat	tion, and public policy. N	o person may
2.9	serve as ombu	udsman while hold	ling any other pub	lic office. The ombudsma	n for corrections
2.10	shall be accou	untable to the gov	ernor and shall ha	ve the authority to invest	igate decisions,
2.11	acts, and othe	r matters of the D	Department of Corr	rections so as to promote	the highest
2.12	attainable star	ndards of compete	ence, efficiency, a	nd justice in the administ	ration of
2.13	corrections.				
2.14	Sec. 3. [241	<u>.91] DEFINITIC</u>	<u>DN.</u>		
2.15	For the pu	rposes of sections	s 241.90 to 241.95	, "administrative agency"	' or "agency"
2.16	means any div	vision, official, or e	employee of the De	partment of Corrections, the	he commissioner
2.17	of corrections	the Board of Par	dons, and any regi	ional or local correctional	facility licensed
2.18	or inspected b	by the commission	er of corrections,	whether public or private	, established and
2.19	operated for t	he detention and c	confinement of ad	ults or juveniles, includin	g but not limited
2.20	to programs of	or facilities operat	ing under chapter	401, adult halfway home	s, group foster
2.21	homes, secure	e juvenile detentio	on facilities, juveni	le residential facilities, m	unicipal holding
2.22	facilities, juve	nile temporary ho	ldover facilities, re	egional or local jails, locku	ps, work houses,
2.23	work farms, a	ind detention and	treatment facilitie	s, but does not include:	
2.24	<u>(1) any co</u>	ourt or judge;			
2.25	(2) any m	ember of the sena	te or house of rep	resentatives of the state;	
2.26	(3) the go	vernor or the gove	ernor's personal st	aff;	
2.27	<u>(4) any in</u>	strumentality of th	ne federal governr	nent; or	
2.28	(5) any in	terstate compact.			
2.29	Sec. 4. [241	.92] ORGANIZA	ATION OF OFFI	CE OF OMBUDSMAN	[ <u>•</u>

## 2.30 Subdivision 1. Employee selection. The ombudsman may select, appoint, and compensate

2.31 <u>out of available funds assistants and employees as deemed necessary to discharge</u>

Sec. 4.

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3.1	responsibiliti	ies. The ombudsm	an and full-time	staff shall be members of t	the Minnesota
3.2	<b>_</b>	nent Association.			
3.3	Subd. 2. A	Assistant ombuds	man. The ombud	lsman may appoint an assis	tant ombudsman
3.4		sified service.			
3.5	Subd 3	Delegation of dut	ies. The ombuds	man may delegate to staff	members any of
3.6				duty of formally making re	
3.7		-		fice of the Governor or to	
3.8	Sec. 5. [24]	1.93] POWERS (	DF OMBUDSM	AN; INVESTIGATIONS	; ACTION ON
3.9	<u></u>	NTS; RECOMM		,	<u>.</u>
3.10	Subdivisi	on 1. Powers. The	e ombudsman ma	<u>ny:</u>	
3.11	(1) presci	ribe the methods b	y which complai	nts are to be made, review	ed, and acted
3.12	upon; provid	ed, however, that	the ombudsman 1	may not levy a complaint f	fee;
3.13	(2) deterr	nine the scope and	d manner of invest	stigations to be made;	
3.14	<u>(3) excep</u>	t as otherwise pro	vided, determine	the form, frequency, and c	listribution of
3.15	conclusions,	recommendations	s, and proposals;	provided, however, that the	e governor or a
3.16	representativ	e may, at any time	e the governor de	ems necessary, request and	1 receive
3.17	information	from the ombudsn	nan. Neither the c	ombudsman nor any memb	per of the
3.18	ombudsman'	s staff shall be cor	npelled to testify	or to produce evidence in	any judicial or
3.19	administrativ	ve proceeding with	n respect to any m	natter involving the exercis	se of the
3.20	ombudsman's	s official duties exc	cept as may be nee	cessary to enforce the prov	isions of sections
3.21	241.90 to 24	<u>1.95;</u>			
3.22	(4) invest	tigate, upon a com	plaint or upon pe	ersonal initiative, any actio	n of an
3.23	administrativ	ve agency;			
3.24	(5) reques	st and be given ac	cess to information	on in the possession of an	administrative
3.25	agency deem	ned necessary for t	he discharge of r	esponsibilities;	
3.26	<u>(6)</u> exami	ine the records and	d documents of a	n administrative agency;	
3.27	<u>(7) enter a</u>	and inspect, at any	time, premises wi	thin the control of an admir	nistrative agency;
3.28	<u>(8)</u> subpo	ena any person to	appear, give test	imony, or produce docume	entary or other
3.29	evidence that	t the ombudsman	deems relevant to	a matter under inquiry, an	nd may petition
3.30	the appropria	ate state court to se	eek enforcement	with the subpoena; provide	ed, however, that
3.31	any witness a	at a hearing or befo	re an investigatio	n shall possess the same pr	ivileges reserved
3.32	to a witness	in the courts or un	der the laws of th	nis state;	

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4.1	(9) bring an action in an appropriate state court to provide the operation of the powers
4.2	provided in this subdivision. The ombudsman may use the services of legal assistance to
4.3	Minnesota prisoners for legal counsel. The provisions of sections 241.90 to 241.95 are in
4.4	addition to other provisions of law under which any remedy or right of appeal or objection
4.5	is provided for any person, or any procedure provided for inquiry or investigation concerning
4.6	any matter. Nothing in sections 241.90 to 241.95 shall be construed to limit or affect any
4.7	other remedy or right of appeal or objection nor shall it be deemed part of an exclusionary
4.8	process; and
4.9	(10) be present at commissioner of corrections parole, supervised release, and parole
4.10	revocation hearings and deliberations.
4.11	Subd. 2. Actions against ombudsman. No proceeding or civil action except removal
4.12	from office or a proceeding brought pursuant to chapter 13 shall be commenced against the
4.13	ombudsman for actions taken under the provisions of sections 241.90 to 241.95, unless the
4.14	act or omission is actuated by malice or is grossly negligent.
4.15	Subd. 3. Matters appropriate for investigation. (a) In selecting matters for attention,
4.16	the ombudsman should particularly address actions of an administrative agency that may
4.17	<u>be:</u>
4.18	(1) contrary to law or rule;
4.19	(2) unreasonable, unfair, oppressive, or inconsistent with any policy or judgment of an
4.20	administrative agency;
4.21	(3) mistaken in law or arbitrary in the ascertainment of facts;
4.22	(4) unclear or inadequately explained when reasons should have been revealed; or
4.23	(5) inefficiently performed.
4.24	(b) The ombudsman may also be concerned with strengthening procedures and practices
4.25	that lessen the risk that objectionable actions of the administrative agency will occur.
4.26	Subd. 4. Complaints. (a) The ombudsman may receive a complaint from any source
4.27	concerning an action of an administrative agency. The ombudsman may, on personal motion
4.28	or at the request of another, investigate any action of an administrative agency.
4.29	(b) The ombudsman may exercise powers without regard to the finality of any action of
4.30	an administrative agency; however, the ombudsman may require a complainant to pursue
4.31	other remedies or channels of complaint open to the complainant before accepting or
4.32	investigating the complaint.

5.1	(c) After completing investigation of a complaint, the ombudsman shall inform the
5.2	complainant, the administrative agency, and the official or employee of the action taken.
5.3	(d) A letter to the ombudsman from a person in an institution under the control of an
5.4	administrative agency shall be forwarded immediately and unopened to the ombudsman's
5.5	office. A reply from the ombudsman to the person shall be promptly delivered unopened
5.6	to the person after its receipt by the institution.
5.7	(e) No complainant shall be punished nor shall the general condition of the complainant's
5.8	confinement or treatment be unfavorably altered as a result of the complainant having made
5.9	a complaint to the ombudsman.
5.10	Subd. 5. Investigation of adult local jails and detention facilities. Either the
5.11	ombudsman or the jail inspection unit of the Department of Corrections may investigate
5.12	complaints involving local adult jails and detention facilities. The ombudsman and
5.13	Department of Corrections must enter into an arrangement with one another that ensures
5.14	that they are not duplicating services.
5.15	Subd. 6. Recommendations. (a) If, after duly considering a complaint and whatever
5.16	material the ombudsman deems pertinent, the ombudsman is of the opinion that the complaint
5.17	is valid, the ombudsman may recommend that an administrative agency should:
5.18	(1) consider the matter further;
5.19	(2) modify or cancel its actions;
5.20	(3) alter a ruling;
5.21	(4) explain more fully the action in question; or
5.22	(5) take any other step that the ombudsman recommends to the administrative agency
5.23	involved.
5.24	If the ombudsman so requests, the agency shall, within the time the ombudsman specifies,
5.25	inform the ombudsman about the action taken on the ombudsman's recommendations or
5.26	the reasons for not complying with it.
5.27	(b) If the ombudsman has reason to believe that any public official or employee has
5.28	acted in a manner warranting criminal or disciplinary proceedings, the ombudsman may
5.29	refer the matter to the appropriate authorities.
5.30	(c) If the ombudsman believes that an action upon which a valid complaint is founded
5.31	has been dictated by a statute, and that the statute produces results or effects that are unfair

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or otherwise	objectionable, the	e ombudsman shall	bring to the attention of t	he governor an
			g desirable statutory chang	
			for and receive grants fro	
		f carrying out the o	mbudsman's powers and	duties under
$\frac{241}{2}$	<u>90 to 241.95.</u>			
Sec. 6. [24]	I.94] ACCESS E	BY OMBUDSMAN	N TO DATA.	
Notwithst	anding section 1	3.384 or 13.85, the	ombudsman has access to	corrections ar
etention dat	a and medical da	ta maintained by a	n agency and classified as	private data o
ndividuals o	r confidential dat	a on individuals w	hen access to the data is n	ecessary for th
mbudsman	to perform the po	owers under section	<u>n 241.93.</u>	
Sec. 7. [24]	1.95] PUBLICA	FION OF RECOM	MMENDATIONS; REPO	<u>DRTS.</u>
Subdivisi	on 1. Publication	<b>n.</b> The ombudsman	may publish conclusions	and suggestio
y transmitti	ng them to the O	ffice of the Govern	or. Before announcing a c	onclusion or
ecommenda	tion that express	y or impliedly criti	cizes an administrative ag	gency or any
erson, the or	nbudsman shall c	onsult with that age	ncy or person. When publi	shing an opini
dverse to an	administrative a	gency or any perso	n, the ombudsman shall in	nclude in the
ublication a	ny statement of r	easonable length m	nade to the ombudsman by	y that agency
erson in def	ense or mitigatio	n of the action.		
Subd. 2. A	Annual report. I	n addition to whate	ever reports the ombudsma	an may make
n ad hoc bas	sis, the ombudsm	an shall report to th	ne governor at the end of o	each year on t
		g the preceding year		
Sec. 8. Min	nesota Statutes 2	018, section 243.4	8, subdivision 1, is amend	led to read:
Subdivisi	on 1. General se	arches. The comm	issioner of corrections, th	e governor,
ieutenant go	vernor, members	of the legislature,	and state officers, and the	ombudsman f
orrections n	nay visit the inma	ites at pleasure, but	t no other persons without	permission o
he chief exe	cutive officer of t	the facility, under r	ules prescribed by the cor	nmissioner. A
noderate fee	may be required	of visitors, other th	han those allowed to visit	at pleasure. A
ees so collec	ted shall be repo	rted and remitted to	o the commissioner of ma	nagement and
	rules as the com	missioner may dee	m proper, and when so re-	mitted shall be

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## 7.1 Sec. 9. <u>APPROPRIATION.</u>

- 7.2 \$..... in fiscal year 2020 and \$..... in fiscal year 2021 are appropriated from the general
- 7.3 <u>fund to the commissioner of corrections to administer sections 2 to 7.</u>