

### Title: Enriquez et al. v. Office of the Ombudsman

### Facts:

A series of administrative and criminal complaints were filed by the Fact-Finding and Intelligence Bureau of the Office of the Ombudsman against Alfredo R. Enriquez (Administrator, Land Registration Authority), Gener C. Endona (LRA Legal Officer), and Rhandolfo B. Amansec (Chief, LRA Inspection and Investigation Division), among others. These complaints were related to their alleged involvement in irregularities concerning the bidding process of the Land Titling Computerization Project of the LRA. Following the filing of complaints on May 9, 2000, the Ombudsman required the submission of counter-affidavits and conducted hearings.

The complainant FFIB and the petitioners subsequently filed their formal offers of evidence in 2001 and 2002, respectively. Afterward, despite petitioners' efforts to spur action - including motions for the simultaneous filing of memoranda by the parties, a motion for early resolution citing inordinate delay, and personal follow-ups - the Ombudsman failed to resolve the cases. By March 24, 2006, claiming a violation of their constitutional right to a speedy case disposition due to nearly six years of inactivity, the petitioners sought to dismiss all charges against them. The Ombudsman, however, did not respond either to this plea or later inquiries regarding case progress.

### Issues:

1. Whether the petition for mandamus is an appropriate remedy.
2. Whether the Ombudsman's inaction violated the petitioners' constitutional right to a speedy disposition of their cases.

### Court's Decision:

The Supreme Court held in favor of the petitioners on both issues.

1. **\*\*Mandamus as an Appropriate Remedy\*\***: The Court determined that mandamus was appropriate to compel a public official's performance, especially given the Ombudsman's grave abuse of discretion by failing to resolve the cases for eight years.
2. **\*\*Violation of the Right to a Speedy Disposition\*\***: The Court found a clear violation of the petitioners' right to a speedy disposition of their cases, emphasizing the Ombudsman's duty to act promptly and highlighting the unreasonable delay.

### Doctrine:

This case reinforces the doctrine of the right to a speedy disposition of cases as an essential part of due process, as outlined in the Constitution and relevant laws governing the Office of the Ombudsman. It also clarifies the utility of mandamus as a remedy to compel action from government officials who have shown grave abuse of discretion in the performance of their duties.

### Class Notes:

- **Mandamus** can be invoked against public officials who fail to perform a duty required by law, especially in instances of grave abuse of discretion.
- **Right to a Speedy Disposition**: This constitutional right demands that judicial, quasi-judicial, or administrative bodies decide cases without vexatious, capricious, and oppressive delays.
- **Due Process Violation**: The inordinate and unjustified delay in the resolution of cases by the Office of the Ombudsman constitutes a violation of due process.
- **Relevant Statutes**:
  - Republic Act No. 6770 (Ombudsman Act of 1989), particularly Sections 15 and 16, delineating the powers and duties of the Office of the Ombudsman.
  - The 1987 Philippine Constitution, emphasizing the guarantee of speedy disposition of cases.

### Historical Background:

The case reflects systemic issues in the Philippine bureaucratic system, particularly the challenges in ensuring timely justice and accountability within government services. The role of the Ombudsman, as a watchdog agency designed to check corruption and inefficiency in the government, is crucial. The decision in this case underlines the importance of this institution fulfilling its mandate promptly to maintain public trust and uphold constitutional rights.