

Public broadcasting system, channels



Public broadcasters





Ombudsman status July 1, 2021 - present

Media Law, art. 2.14a



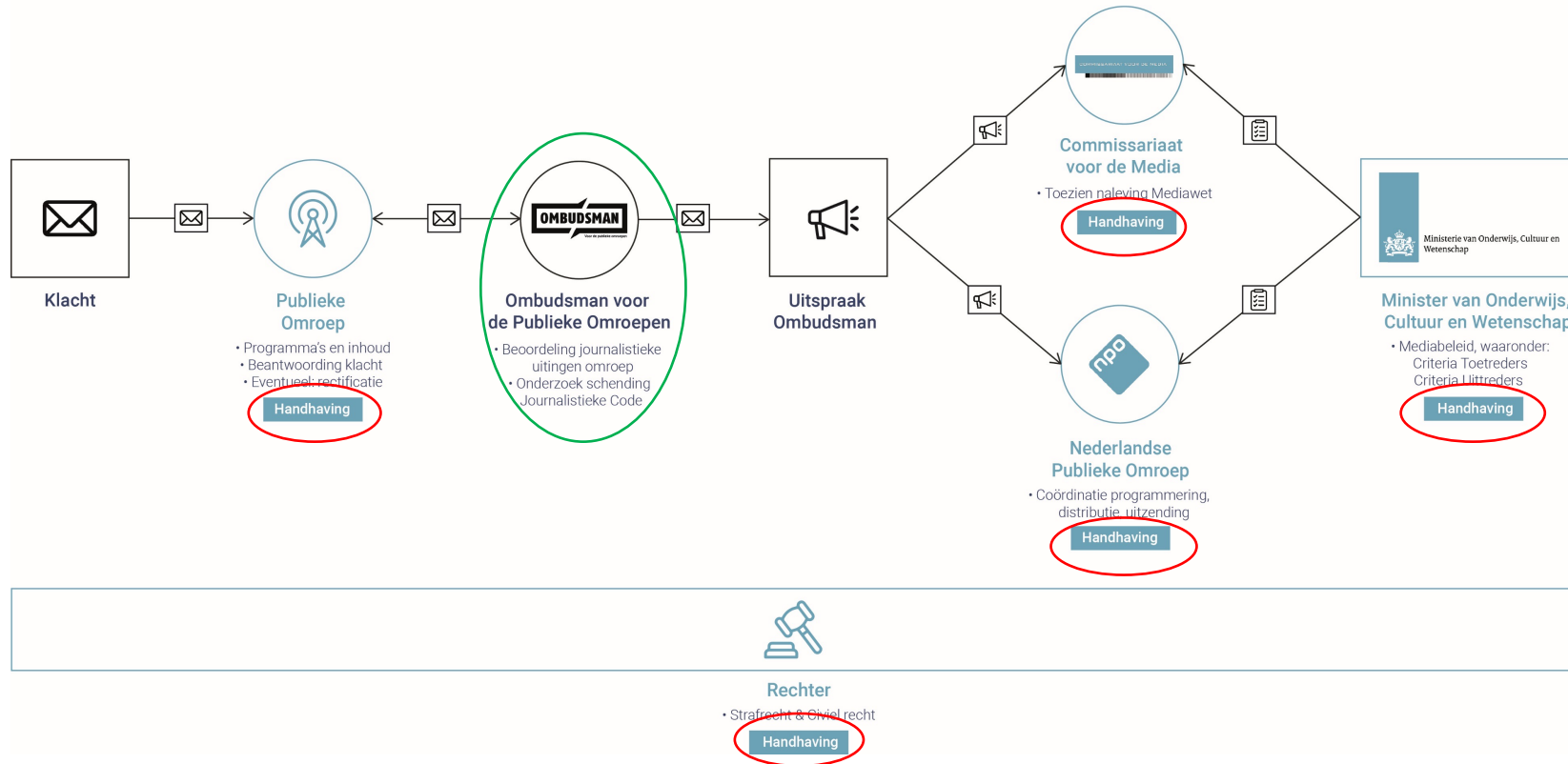


Media Law, art. 2.14a

- 1. The Board of Directors appoints an ombudsman for public broadcasting for a period of three years on the recommendation of the Board of Broadcasters. Reappointment is possible.
- 2. The Board of Directors may prematurely dismiss the ombudsman if, despite a prior warning from the Board of Broadcasters, he/she is in structural default in the opinion of this Board.
- 3. The Board of Directors may provide for a temporary replacement of the ombudsman if he/she is unable to perform the function for a long time due to illness or leave.
- 4. The ombudsman has no financial or other interests in companies or institutions and does not perform ancillary functions that could compromise the proper performance of the function or the maintenance of the independence of the ombudsman or of confidence in it.
- 5. **After a complaint or on his/her own initiative**, the ombudsman assesses the journalistic actions of the national public media institutions in the provision of media offerings in the field of **news, information and education**. This judgment is not binding, and the ombudsman cannot demand rectification.

Consequences?

Route Inhoudelijke Journalistieke Klacht





Consequences?



- Misinformation
- Desinformation



Consequences?



Information
Information

Consequences?



Consequences?

Route Inhoudelijke Journalistieke Klacht

