

July 31, 2024

Elizabeth Lincoln, Director Minnesota Legislative Reference Library 645 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. Saint Paul, MN 55155-1050

Dear Director Lincoln:

The Minnesota Department of Human Rights submits its semi-annual report to the legislature (pursuant to 1997 Minnesota Session Law, Chapter 239, Article 1, Section 15), which summarizes investigation results and the resolution of complaints that were filed with the Department from January 1, 2024, to June 30, 2024.

### Introduction

The Minnesota Department of Human Rights is proud to be Minnesota's civil rights enforcement agency. The Department's mission is to make Minnesota discrimination free so that residents can lead lives of dignity and joy. The work of the Department is essential in protecting the civil rights of Minnesotans.

The Minnesota Human Rights Act is the foundation of the Department's work. The Act, passed into law in 1967, protects the civil rights of Minnesotans. The Act tasks the Department with important enforcement duties in employment, housing, education, credit, public accommodations, and public services based on their protected class, such as: race, religion, disability, national origin, sex, marital status, familial status, public assistance status, age, sexual orientation, and gender identity.

The Act also tasks the Department with regulating state contractors to ensure that men and women are compensated equally for equal work and that contractors are making good faith efforts to maintain inclusive and equitable workforces so that the companies' employees reflect Minnesota's vibrant communities.

This report summarizes the Department's investigatory process and provides specific details regarding newly filed charges, overall case inventory, how Minnesotans are successfully utilizing alternative dispute resolution, and case closure information.

## New Cases<sup>1</sup>

There were 558 new charges filed by Minnesotans during this reporting period, of which 96% are open, either in mediation or the investigatory process. In this reporting period:

- The most common areas of discrimination overall are:
  - Employment (53.7%)<sup>2</sup>
  - Public Accommodations (7.5%)
  - Housing/Real Property (6%)
- For employment claims specifically, the most common types of employment related charges are:
  - Disability (34.2%)
  - o Sex (21%)
  - o Race (18.5%)
- The most common bases of discrimination, regardless of area are:
  - Disability (34.7%)
  - o Race (21.8%)
  - o Sex (19.5%)

# **Case Inventory**

In this reporting period, the total number of cases in inventory was 1076. Of the cases pending determination, 74% of cases in the case inventory are less than a year old. The inventory breaks down as follows:

- 800 cases are less than 365 days old
  - o 254 cases are less than 90 days old
  - o 279 cases are between 91-180 days old
  - o 134 cases are between 181-270 days old
  - o 133 cases are between 271-365 days old
- 279 cases are over 365 days old.
- MDHR has 30 full-time employees who work on the case inventory, which equals an average caseload of 36 cases.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> Note that one case can have multiple charges. This is why there are more charges than cases filed.

<sup>&</sup>lt;sup>2</sup> An additional 21% of charges were related to reprisals in employment.

<sup>&</sup>lt;sup>3</sup> Employees who work on case inventory include intake staff who assist Minnesotans with filing the charge of discrimination, investigators, case support staff who help move cases forward efficiently and effectively, and the legal team.

## **Alternative Dispute Resolution**

Mediation is a positive alternative dispute resolution tool that is available if all parties agree to the process. By utilizing mediation, the Department helps move all parties forward in both a positive and time efficient way. During this reporting period:

- 156 total cases were referred to mediation
- 44 cases were scheduled for mediation for this reporting period<sup>4</sup>
- 42 cases were settled through mediation<sup>5</sup>
- 31 cases were returned from mediation to investigation<sup>6</sup>
- The average time a case was in mediation was 112 days<sup>7</sup>

### **Case Closures**

The Department closed 224 cases in this reporting period. Of the 224 closed cases:

- 38 cases (16.96%) were settled through mediation, a favorable resolution for both parties<sup>8</sup>
- 135 cases (60.27%) resulted in a favorable determination for the respondent:
  - o 121 cases were closed with a no probable cause determination
  - o 14 cases were dismissed by the department
- 33 cases (14.73%) resulted in a favorable determination for the charging party:
  - 14 cases were probable cause or split probable cause determinations<sup>9</sup>
  - 19 cases were resolved prior to a full investigation and formal determination
- 18 cases (8.04%) were withdrawn by charging party before a determination was reached

<sup>&</sup>lt;sup>4</sup> A mediation is only scheduled when both parties agree to participate in the mediation process. Additionally, some may be scheduled out in the next reporting period.

<sup>&</sup>lt;sup>5</sup> This includes cases where a mediation was both scheduled and settled within this reporting period.

<sup>&</sup>lt;sup>6</sup> This includes cases that may have been referred to mediation in a previous reporting period but were subsequently returned to investigation during this reporting period.

<sup>&</sup>lt;sup>7</sup> For mediations scheduled and closed in this reporting period, this covers from the day a case was referred to mediation up to when a mediation decision was finalized. This includes both when a mediation case was settled and when a case was not settled

<sup>&</sup>lt;sup>8</sup> This number includes some mediations scheduled during a previous reporting period but settled in this reporting period.

<sup>&</sup>lt;sup>9</sup> A "split probable cause determination" is when an individual had multiple charges of discrimination, and the department found probable cause on some, but not all charges.

### **Case Conclusions**

The average time for a case to reach a conclusion by the Department through dismissal, mediation, or determination was 381 days. This average time to reach a conclusion is down 9.9% since the previous reporting period. In this reporting period:

- Average time to reach a settlement through mediation was 96 days (39 total cases)
- Average time to dismiss a case was 172 days (14 total cases)
- Average time to reach no probable cause determination was 453 days (139 total cases)
- Average time to reach a probable cause or split determination was 771 days (18 total cases)<sup>10</sup>

### Conclusion

The Minnesota Department of Human Rights ensures that the civil rights of Minnesotans are protected, as mandated by law. This report demonstrates that the Department is working diligently to fulfill its mission.

It is important to note that investigating cases of discrimination is just one of the Department's critical responsibilities. The Department is also required by law to monitor and enforce equity and inclusion requirements on state-funded projects, as well as conduct education, outreach, and policy work. Combined, these responsibilities help ensure that all Minnesotans have opportunities to live their lives free from discrimination.

Sincerely,

Rebecca Lucero

Commissioner

cc:

Representative Jamie Becker-Finn Representative Peggy Scott Senator Ron Latz Senator Warren Limmer

Eric Armacanqui, Office of Governor Tim Walz & Lt Governor Flanagan

<sup>&</sup>lt;sup>10</sup> Determinations do not always match with closures for the reporting period because once a determination is made the case needs to be settled through conciliation or litigation. Some cases with determinations from prior periods are closed in this period and some cases with determinations in this period are still in settlement negotiations.

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					2	File Date Ran				Marie Augusta	23							
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AREA	Age	Color	Creed	Disability	Familial Status	Local Comms'n Membrshp	Marital Status	National Origin	Public Assist Status	Race	Religion	Reprisal	Sex	Sexual Orientation	SO and/or Gender Identity	Blank/No Basis	TOTAL	%
Aiding, Abetting, or Obstructing (Employment)					2	*			8	1		2	2	12.			3	0.4%
Aiding, Abetting, or Obstructing (Public Accommodations)					2	2			6			e		e.			0	0.0%
Aiding, Abetting, or Obstructing																	0	0.0%
Business/Contract			i i	1	ĺ	8		1		4		1					7	1.0%
Credit																	0	0.0%
Education				8						5			8	6			27	3.7%
Employment - Employer	38	13	2	140	10	1	2	18	8	69	12	E 3		81		14	400	54.9%
Employment - Employment Agency																	0	0.0%
Employment - Union										(S )				0 2			0	0.0%
Housing/Real Property		1		21				2	2	6							32	4.4%
Public Accommodations		1		33				5	8	17			4	2	1		63	8.6%
Public Services		1		9						11	1		3				25	3.4%
Reprisal	3			19				2	2	9			14	2			49	6.7%
Reprisal (Business/Contract)										2				8			2	0.3%
Reprisal (Education)				1					,								1	0.1%
Reprisal (Employment)	8		e j	37	į.	20	1	6	8	29	3	2 8	27	4			115	15.8%
Reprisal (Employment - Agency)																	0	0.0%
Reprisal (Housing/Real Property)				1	cx.					2				6 8			3	0.4%
Reprisal (Public Accommodations)				1											1		2	0.3%
Reprisal (Public Services)																	0	0.0%
Reprisal (Union)		50.00		W8380	0.000	W 1922		755500	520	i descent	107536		170.6				0	0.0%
TOTAL %	6.7%	16 2.2%	0.3%	271 37.2%	10	0.1%	0.4%	34 4.7%	0.3%	155 21.3%	16 2.2%		58 8.0%	95 13.0%			729	