



editor Banknyt <banknyt@gmail.com>

I have not received your reply, and I hereby ask again. Fwd: Is it correctly understood that DIA Piper at Martin Lavesen chairman in Denmark. Provided that DLA Piper has the same attitude towards their clients all over the world, as DLA Piper lawyers in Denmark emphasize. That the client of DLA Piper lawyers has no right to see either their own pleadings, or the opposing party's pleadings, in their own case.

Carsten Storbjerg <carsten.storbjerg@gmail.com>

11. juli 2023 kl. 12.39

Til: grplegal@maersk.com, simon.levine@dlapiper.com, TMGuide@dlapiper.com

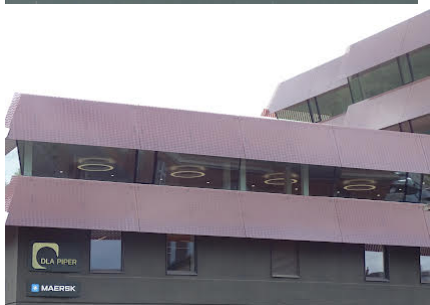
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Bcc: banknyt@gmail.com

A.P. Møller-Mærsk A/S.**Esplanaden 50****1263 København K Danmark****DLA Piper lawyers.****Simon Levine****160 Aldersgate Street****London****EC1A 4HT**

simon.levine@dlapiper.com

TMGuide@dlapiper.com

grplegal@maersk.com



Do you have any questions or comments, to my advertising about corruption in Denmark, and then there are behind, that corruption among Danish lawyers and the government continue.

I have take som fotos, for my advertising, for my cars.

I need to follow up on earlier mail, so please. do you have any objections, corrections, objections, or do you want to admit that Denmark is a corrupt country, ruled by corrupt judges and lawyers.

Which here is a subversive enterprise, to cover up Jyske bank's many offences.

???????

I hope you can understand what I'm writing, and I won't stop writing **and making videos like these on Youtube**, except one of you asks me nicely if I don't want to be nice, and stop.

This is where I think that CEO Anders Christian Dam are the most important person, as he is the reason for the development of this story, what I call my diary, www.banknyt.dk banking news, and which I would like to become several books, about corruption in Denmark.

Corruption that the government has become a part of, for their complicity in covering up Jyske Bank's crimes.

But if I'm wrong, dialogue is the way to resolve misunderstandings, and if I'm wrong, I'd like to apologize.

But the Danish bar association, which is instrumental in my writings, as leaders such as Martin Laursen DLA Piper lawyers, there agree with the Supreme Court judge Kurt Rasmussen that.

It is not a breach of good legal practice, when the client's lawyer withholds several pleadings from the client, as here where Lundgren's lawyers hid several pleadings in the client's case, as well as hid that Lundgren had been employed by the counterparty Jyske Bank in a million business.

See and read now at www.banknyt.dk.

32. Kromann Reumert adv Jens Steen Jensen dækkede over SVIG i Jyske Bank

<https://www.facebook.com/Kromann.Reumert.kammerateri/posts/pfbid02R2V68af8FZfwDBtUW8E9UgeyiJTkrXQ82ydxYqU7VN4DmPdbwHE3NGCg5Lyp1XG4I>



Jyske Banks fjende nr. 1 Carsten Storbjerg

@JyskeBank. 212 videoer

Before I put on the new advertisements, which will be a coherent text, and not like earlier, individual advertisements, I encourage a conversation.

And you can inform Jyske Bank A/S through CEO Anders Christian Dam that if Jyske Bank wants these advertisements stopped, the bank can call me and ask for a meeting, because I want to help Jyske Bank.

Regards

Carsten Storbjerg Skaarup
Soevej 5.
3100. Hornbaek
Denmark

+4522227713
Banknyt@gmail.com
Carsten.storbjerg@gmail.com

Fra: **Carsten Storbjerg** <carsten.storbjerg@gmail.com>
Date: ons. 5. jul. 2023 kl. 11.43

Subject: Is it correctly understood that DIA Piper at Martin Lavesen chairman in Denmark. Provided that Dla Piper has the same attitude towards their clients all over the world, as DLA Piper lawyers in Denmark emphasize. That the client of DLA Piper lawyers has no right to see either their own pleadings, or the opposing party's pleadings, in their own case.

To: <grplegal@maersk.com>, <simon.levine@dlapiper.com>, <TMGuide@dlapiper.com>

Cc: **Statsministeriet** <stm@stm.dk>, <fm@fm.dk>, **Justitsministeriet** <jm@jm.dk>, <REU@ft.dk>, <finansstilsynet@ftnet.dk>, <SAK@ankl.dk>, <postkasse@advokatsamfundet.dk>, <redaktionen@altinget.dk>, <redaktion@borsen.dk>, <redaktion@midtjyllandsavis.dk>, <chefredaktionen@pol.dk>, EB 1224 <1224@eb.dk>, <1234@tv2.dk>, BT-1929 1929 <1929@bt.dk>, <1212@dr.dk>, Arbejderens Redaktion <redaktion@arbejderen.dk>, Folketingets Oplysning <folketinget@ft.dk>, Jura og Forretning <jur@domstolsstyrelsen.dk>, <juridisk@jyskebank.dk>, <martin.nielsen@jyskebank.dk>, <bankdata@bankdata.dk>, <jndata@jndata.dk>, <info@loomis.com>

A.P. Møller-Mærsk A/S.
Esplanaden 50
1263 København K Danmark

DLA Piper lawyers.
Simon Levine
160 Aldersgate Street
London
EC1A 4HT

simon.levine@dlapiper.com
TMGuide@dlapiper.com

grplegal@maersk.com

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<http://banknyt.dk/04-07-2023-dear-jyske-bank-by-ceo-anders-dam-call-me-or-have-someone-call-me-at-452227713-and-ask-me-to-come-into-the-bank-and-sign-a-peace-agreement-with-jyske-bank-and-i-will-stop-writing-mo/>

<http://banknyt.dk/01-07-2023-i-have-written-to-the-press-partly-to-start-an-investigation-and-debate-about-the-corruption-in-denmark-and-the-fact-that-the-danish-authorities-including-employees-such-as-the-prime/>

<http://banknyt.dk/05-06-2020-appendix-list-to-the-complaint-against-lundgrens-lawyers-for-being-bribed-not-to-submit-their-clients-claims-against-the-jyske-bank-group/>

www.banknyt.dk

Is it correctly understood that DIA Piper at Martin Lavesen chairman in Denmark.

Provided that Dia Piper has the same attitude towards their clients all over the world, as DLA Piper lawyers in Denmark emphasize.

Agrees that.

The client of DLA Piper lawyers, does not have the right to decide on his own legal proceedings.

The client of DLA Piper lawyers has no right to see either their own pleadings, or the opposing party's pleadings, in their own case.

IT IS CLER IN MY DOCUMENTS. THAT'S THE DANISH LAW FIRMS SUCH AS LUNDGRENS lawyers, HORTEN lawyers, LUND ELMER SANDAGER lawyers, LAWYERS, DLA Piper lawyers, Kromann Reumert lawyers, Danish business, Members of the Danish Supreme Court are all agree with the bar council.

THAT NO DANISH KLIENTENS HAVE THE RIGHT, TO DECIDE IN THEIR OWN CASES.

Since, according to **Danish Supreme Court Judge Kurt Rasmussen**, that have decided, that it is not a breach of **good legal practice for lawyers**, to withhold both plaintiff's and defendant's pleadings against their client, in the client's own case.

Because it is not, in the view of the Danish legal community, the client knows what their own lawyers are doing in the client's trial.

Or is this view of lawyers' power over their clients, only locally used by Danish lawyers.

?

For your information, are am writing about employees of both Horten lawyers, Kromann Reumert lawyers, and employed Supreme Court judges in the Danish courts, and that will be Kurt Rasmussen.

Ther er totally agree, that it is no breach of good legal practice, when lawyers withhold both plaintiff's and defendant's pleadings from their client.

Your leader in DLA Pipper lawyers in Denmark, is completely agrees with this.

As your lawyer **Martin Lavesen from DLA Piper lawyers in Denmark**, agrees with the decision, that the client does have to know what their lawyers are doing, nor does the client need to know that their lawyers have entered into a million dollar collaboration, with the other part, in a case of fraud and forgery.

It is in this connection, that I am about to write a letter to the Danish Bar Association, with accusations, of being instrumental in corruption in Denmark, by working against the legal principles surrounding legal certainty, and deprive protecting of the individual's right to decide on their own trial.

The side www.banknyt.dk is become my diary, and forms the basis for my books about corruption in Denmark, where I would describe those, there are mentioned as contributing to undermining the rule of Danish law.

That it is to cover up bribery between Lundgren's lawyers, and the management of Jyske Bank.
As well as to cover up that Denmark's second largest bank, is behind abuse, and that the bank is behind organized fraud against me as a customer.

It is of course something I have tried to manage internally.

But Jyske bank by the CEO, has shown no interest in dialogue, thinking that the reason is that also DLA Piper lawyers, at least Martin Lavesen, are instrumental in covering up Jyske Bank's offences, thus working against legal certainty for the individual victim.

Therefore i am asking, are DLA Piper lawyers agree with Martin Lavesen, that it is not the clients who decide on their own trial.

Have a good dag, i am looking for dialogue and that you vil answer me.

Regards

Carsten Storbjerg Skaarup
Soevej 5.
3100. Hornbaek
Denmark

+4522227713
Banknyt@gmail.com
Carsten.storbjerg@gmail.com