

editor Banknyt <banknyt@gmail.com>

ABOUT corruption in Denmark. : My request is quite simple, I want an answer to whether Denmark's second largest bank Jyske Bank is behind extensive and organized fraud against former customers, and that the Danish Bar Association is riddled with corrupt members, that by Cort members covers up, that Jyske Bank has bribed Lundgrens not to present the client's fraud case against Jyske Bank, it is too much to ask.

Carsten Storbjerg <carsten.storbjerg@gmail.com>

17. juli 2023 kl. 15.58

Til: samfund@advokatsamfundet.dk, martin.lavesen@dk.dlapiper.com, simon.levine@dlapiper.com

Cc: Statsministeriet <stm@stm.dk>, REU@ft.dk, Folketingets Oplysning <folketinget@ft.dk>, fm@fm.dk, "Hotline (FT)" <Hotline@ftnet.dk>, Kommunikation <kommunikation@nationalbanken.dk>, Jura og Forretning <jur@domstolsstyrelsen.dk>, SAK@ankl.dk, direktion@jyskebank.dk, Im@jyskebank.dk, Martin Skovsted-Nielsen <martin.nielsen@jyskebank.dk>, Morten Ulrik Gade <MUG@jyskebank.dk>, juridisk@jyskebank.dk, kmj@atp.dk, kf@nationalbanken.dk, kontakt@apmollerfonde.dk, Postkasse -Klagesagsafdelingen <klagesagsafdelingen@advokatsamfundet.dk>, postkasse@advokatsamfundet.dk, finanstilsynet@ftnet.dk, oem@oem.dk, jakob.ellemann-jensen@ft.dk, lars.loekke@ft.dk, redaktion@borsen.dk, Justitsministeriet <jm@jm.dk>, um@um.dk, chefredaktionen@pol.dk, redaktion@bornholmstidende.dk, David@netavisengribskov.dk, Arbejderen Redaktion <redaktion@arbejderen.dk>, info@loomis.com, media@lego.com, mads.lebech@apmollerfonde.dk, grplegal@maersk.com, redaktionem@altinget.dk, redaktion@midtjyllandsavis.dk, jndata@jndata.dk, jsj@kromannreumert.com, Dan Terkildsen Lundgren Advokater <DAT@lundgrens.dk>, HHY@danskerhverv.dk, Sarah.Spray@maersk.com, glbconsalsd@maersk.com, bfr@hjorten.dk, metnie@danskebank.dk, ehvw@ramboll.dk, bf@atp.dk, mks@atp.dk, bankdata@bankdata.dk, media@ecb.europa.eu Bcc: banknyt@gmail.com

TO the brotherhoods. 17 juli time.15.58.

The Danish Bar Association. Kronprinsessegade 28. 1306. Copenhagen. K.

samfund@advokatsamfundet.dk martin.lavesen@dk.dlapiper.com



The Bar Association[/caption]The Bar Association in Denmark, with the earlier chairman and Supreme Court Judge Kurt Rasmussen. And the Martin Lavesen Managing Partner in DLA Piper has helped cover up the corrupt Lundgrens lawyers, and contributed to undermining legal certainty for the population.

### And to the ther chermann and partner in DLA Piper.

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

simon.levine@dlapiper.com



Cc.:

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



I apologize that there were a lot of typos in the last email, I'm trying to correct them and make myself understandable in English.

### To the Danish bar association.

Regarding the Danish lawyers, and those who cover up corrupt lawyers.

You are a contributor to the advertisements that become more clear in the new advertisements, like the example here.



So there are no misunderstandings about who I am primarily addressing, that's it.

Martin Laversen. Strandmarken 3 A. 3050 Humlebæk 49180103 - 26115213

Martin Laversen is one of those who do subversive activities against the legal security of the Danes, and since he is the Managing Partner of DLA Piper lawyers who work for Maersk, then Maersk should be informed by this mail.

And then the Danish Bar Association.refuses to answer, and requests that good legal practice rules are equal for all, with reference to my 27 points of complaint against Lundgren's lawyers and partner Dan Terkildsen.

https://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/

http://banknyt.dk/wp-content/uploads/2023/02/13-02-2023.-Oensker-Lundgrens-godkender-udskrift-af-Mette-Marie-og-Emil-Hald-som-aegte-og-meddele-Lundgrensat-de-siden-september-2019-er-beskrevet-som-et-korrupt.pdf

### The complaint is in Danish

Appendix 233. Bilag 233. 05-06-2020. Complaint about Lundgren's lawyer partner company. by Partner Dan Terkildsen. To the Bar Council.

Here you can read what Lundgren's partner Dan Terkildsen replied to the complaint Annex 233 of 05-06-2020, With 27 points of complaint, which are described in a 159-page complaint. The response is on 4 pages and contains no response to the 27 complaints. Appendix 241. Bilag 241. side 1-4. af 08-09-2020.

Complainant's closing remarks to the answers given by Dan Terkildsen on 08-09-2020. Response to Lundgren's response to complaint Date 19-09-2020 To the bar association 2020-1932.

https://mail.google.com/mail/u/3/?ik=ef5706ecfc&view=pt&search=all&permmsgid=msg-f:1771676450311574271&simpl=msg-f:1771676450311574271

### Response to Lundgren's response to complaint Date 19-09-2020. To the Bar Council 2020-1932. WITH LINK TO SAID APPENDICES.

Lundgren's Dan Terkildsen did not respond to some of the 26 invitations, which the bar association does not take into account. Ruling on Lundgrens Dan Terkildsen. 2020-1932. cover and pages 1 -10. 30-06-2021.

#### 30-06-2021. The COMPLAINT is by the 27 points rejected,

Thus, the bar association writes that it is not the client who decides on their own case, / the case was only presented to 5 members,

cannot hear, see who or which members have assessed, and therefore cannot check their relationships with Jyske Bank, Lundgrens and Lund Elmer Sandager lawyers. and who of them there are involved in the bank's million dollar fraud, to one extent or another. / the power elite has rejected, and therefore approves that a lawyer should not in my case look after the client's interests.

The "lawyer community." have not answered some of the questions, and did not want to confirm that the law is equal for all.

So when the bar association makes decisions, that directly undermines Danes' legal security.

And they have only responded, by saying that the Danish population does not need to know, or that the bar association has assessed that it is not in the public's interest to know.

After all, there are some who at one point will address the problem of corruption in Denmark, and when those who are a part of the problem, do not want to investigate, and be open about the problem, then others must take up the problem.

### And if I don't write about it, no one will.

I have written about the problem for several years.

And just because, no editors at some Danish newspapers have allowed some of their journalists to write anything about this here.

The problem does not disappear by itself.

You will therefore be able to find more clarity in the new car advertisements. Which started in November 2015, very small and today, July 2023, the advertisements fill quite a bit of the street image.



2016.

2018.



2022. to 2023.

### **In det jeg skriver her på bilen er sandt.** Jyske Bank A/S og deres leder CEO Anders Kristian Dam

Jyske Bank A/S og deres leder CEO Anders Kristian Dam Er gentagende gange blevet opfordret til at gå til politiet.

Men altså kun hvis Jyske bank A/S, ikke ved flere medarbejder som Mindst ved Nicolai Hansen, Jeanet Kofoed Hansen, Casper Dam Olsen Morten Ulrik Gade, Philip Baruch med flere, har medvirket til bedrageri.

Og har lavet eller dækket over Jyske Banks brug af Bondefanderi, Dokumentfalsk, Bedrageri, Retsmisbrug, Vanhjemmel, Tvang, Misbrug af Jyske Banks adgang til tinglysningsretten, Fuldmagt misbrug, Bestikkelse / Returkommission, vildledning, Ond Tro, Svig, Falsk, Lyver m.m



ske Bank A/S valgte at bestinke Lundgrens er, over skred Jyske Bank de etiske regler for e drive bank virksomhed i Danmark, bare fordi bartnerne som i Horten, Kromann Reumert, per og en højesteretsdommer Kurt Rasmussen t dække over de korrupte Lundgrens advokater. Så er det ikke i orden.

2022 to 2023.

As that the lawyer community is due to corrupt lawyers, a part of the new advertisements, along with those they have covered up my inquiries about the corrupt lawyers like Lundgrens.

And since the bar association has done subversive business activities against legal certainty in this way, and in order to preserve your own power.

Then it's is a BIG problem.

### You can stop my emails and the campaigns, where I write about corruption in Denmark.

By if you are working to stop corrupt lawyers,

And to promote a society where everyone is equal to the law, and not least that members of the legal community will stop covering up Danish organization, s that commit actionable offences.

## I am asking the Danish bar association to.

### 1.

Sign by your management, and the sitting board.

That you all agree with these points written below, which the bar committee has adopted as applicable to my complaint against Lundgren's lawyers, and the former partner Dan Terkildsen.



As I have written both to Jyske Bank A/S director CEO Anders Christian Dam, and the legal department at Martin Skovsted-Nielsen and Morten Ulrik Gade. I would prefer a solution, i.e. a peace agreement between Jyske Bank and me, I have tried this without success for several years.

Since it has not succeeded, and I have written about Jyske Bank's many offenses since 2016, without a single comment. I am now directing my campaigns against you, who have actually helped Jyske Bank with organized crime.

Starting with the members, who have worked for Jyske Bank, partly by personally having worked for Jyske Bank, and or by the law firm, in which they are partners.



## Or 2.

That all lawyers, who have acted, or are acting as Lundgren's lawyers, will always be acquitted in a complaint like mine.

Which consists of the same points of complaint, as in mine from 5 June 2020. which I have presented in the 27 points of complaint.

### READ THEM HERE. LINK, Here you can find a copy of the complaint and annex, which is in Danish.

https://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/

So when, I since 24 September 2019, I have written that the Jyske Bank group has paid Lundgren's lawyers, by return commission, i.e. using a bribe / corruption.

In order for Lundgren's lawyer partner company to disappoint in legal matters.

And I write directly, that the corrupt Lundgren's lawyers, at least by Partner Dan Terkildsen, Mette Marie Nielsen. (Currently employed at Danske Bank A/S.) and Emil Hald Vendelbo Winstrøm. (Currently employed at Rambøll A/S.)

I write continuously that Lundgren's lawyers have deliberately and dishonestly worked against justice for their client. I write that Lundgren's lawyers have hidden and withheld several court documents from their client.

## This is fact

### I have also written that Lundgren's lawyers have prevented the client from getting a fair trial.

And that Lungrens lawyer deliberately did not present the client's fraud and false allegations against Jyske Bank A/S to the court, because Lundgrens was bought and paid for by Jyske Bank, which Lundgren's lawyers hide from their client.

By hiding the pleadings, that would show the client that Lundgren's lawyers, at Emil Hald Vendelbo Winstrøm have presented to the court, a court document that Lundgren's by Terkildsen will not subsequently hand over to their client.

Not even after the client has given Dan Terkildsen a request to be given a copy of the court document.

So when the legal community unanimously decides that, this is not a violation of good legal practice, and at least 2 members, Jens Steen Jensen and Birgitte Frølund, have closer relations with Jyske Bank.

Then I will also say to the legal community that you are corrupt, or are controlled by the financial interests that the members of the legal association have with the Jyske Bank A/S.

In this way it is in my opinion, that the legal community itself is complicit in undermining Danes' legal security.

if you are not as a lawyer and The Danish Bar Association, in society is governed by cronyism, nepotism, i.e. corrupt members, that you sign below, and declare that none of the above is a violation of good legal practice, and this applies to everyone in Denmark.

The points mentioned are some violations of good legal practice, and as smart as you are, you have probably noted that it is from your bar association's own decision.

### I therefore request that the bar community sign the points below.

That the members of the bar council have adopted apply to everyone in Denmark.

I am of course also aware, that if the Danish bar community is governed by cronyism, nepotism or corruption, IF the bar community and the bar association's chairman Martin Lavesen Managing Partner DLA Pipper lawyers, still refuse to answer, and sign.

Since I am right in what I have written.

To Prime Minister Mette Frederiksen, I ask you to confirm that the law is equal for everyone in Denmark, the Minister has never answered anything like a horse, even though I have written since April 2019 to the government.

http://banknyt.dk/wp-content/uploads/2023/02/12-02-2023.-kl.-03.50.-Til-statsministeriet-jeg-anmoder-om-at-i-svare-da-jeg-oensker-DIALOG-og-en-loesning-og-ikke-oensker-at-klage-over-den-Danske-stat-for-overtraedelse-af-menneskerettighederne..pdf

### In the Danish Bar Council and DLA Piper Managing Partner Martin Lavesen, there is full agreement that.

- 1. It is not a breach of good legal practice when Danish lawyers hide and withhold one or more Legal documents from their own clients.
- 2. And the Bar Council emphasizes, that it is not the clients who decide on the case they have hired a lawyer to present, it is only the lawyer who decides on the client's case, and this lawyer does not need to tell the client, what the law firm does, nor tell the client that also the other party in a fraud case, has given the same law firm a large million task.

Сору.

Jens Steen Jensen from Kromann Reumert lawyers, Birgitte Frølund from Horten lawyers, Kurt Rasmussen from the Supreme Court, Rikke Skadhauge Seerup Krogsgård from the consumer complaints board and Henrik Hyltoft from the Organization Dansk Erhverv, a decision that Martin Lavesen from DLA Pipper lawyers agree that.

- It is not a breach of good legal practice: that it is the lawyers alone who decide what a client may be presented with in terms of allegations and pleas.
- It is not a breach of good legal practice: that it is the lawyers alone who decide which evidence a client may have presented for the client's claims and pleas.
- It is not a breach of good legal practice: for the lawyer to change the client's claim, if a client claims something that is untrue, false or invalid, then the lawyer is free to change the client's claim to the opposite.
- It is not a violation of good legal practice: that lawyers do not respond to the client's inquiries.
- It is not a violation of good legal practice: that lawyers do not share the plaintiff's pleadings with the client.
- It is not a violation of good legal practice: that lawyers do not share the defendant's pleadings with the client.

- It is not a violation of good legal practice: that lawyers do not share all court records with the client.
- It is not a breach of good legal practice: that lawyers do not give the client a copy of all court records, even if the client requests the lawyer to do so.
- It is not a breach of good legal practice: that lawyers do not give the client a copy of all court records, even if the client requests both the lawyer and the court to do so. "Which happened by requesting the court for access to documents in his case against Jyske Bank A/S as Lundgren's lawyers would not hand over to the client a copy of all court records and pleadings."
- It is not a breach of good legal practice: that even if lawyers have confirmed orally, "or on the record" to their clients, that these
  lawyers do not present anything to the court without the client's complete agreement with the lawyer, lawyers may subsequently
  present allegations, which is not comparable to the client's claims.
- It is not a breach of good legal practice: For lawyers to change the client's pleadings, even if the client has written to the lawyer, you must not present anything to the court without my "client" having approved it.
- It is not a violation of good legal practice: that lawyers change the client's pleadings, even without informing the client. In other words, lawyers do not have to share anything that the lawyer presents.
- It is not a violation of good legal practice: that lawyers call witnesses other than those the client has said, even without informing the client about it.
- It is not a breach of good legal practice: for lawyers to remove the client's witnesses, even without informing the client.
- It is not a violation of good legal practice: that lawyers make a mess of spelling when presenting annexes.
- It is not a violation of good legal practice: that lawyers mislead the client.
- It is not a violation of good legal practice: For lawyers to write services on a client, such as taxi bills on a client, even if it does not concern the client.
- It is not a violation of good legal practice: that lawyers do not answer the client's questions concerning questions about whether other lawyers from the same law office may have worked for the same company against which the client's lawyer is employed to present a fraudulent and false case.
- It is not a violation of good legal practice: that lawyers do not answer their clients' questions, and that the lawyer then takes a fee / payment for not answering what their clients ask.
- It is not a breach of good legal practice: For lawyers to hide from their clients that the court has written to the lawyer, the court will disregard the client's own written testimony, with the client's claims and annexes that support the client's explanation, which the client himself sent to the court, after the lawyer himself forgot to present the client's claims.

- It is not a violation of good legal practice: It is a criminal offense for a lawyer to encourage a client to continue to carry out actions
  that the opposing party's lawyer in a case has written to the client's lawyer.
- It is not a violation of good legal practice: For a lawyer to withhold letters from the client in which the client is accused of committing a criminal offense, since lawyers do not need to inform the client that the client is accused of violating the criminal law.
- It is not a breach of good legal practice: breaking confidentiality in legal matters, not hiding email addresses that have been sent to the BBC. and which the client wants hidden.



## To this members of the legal community, such as

Supreme Court Justice Kurt Rasmussen, Partner Jens Steen Jensen, Partner Birgitte Frølund, Deputy Director Henrik Hyltoft,

Replied that it is only the lawyer who decides what the lawyer wants to present in the client's case.

And that it is only the lawyer who decides, which pleas to be presented in court.

And that the client must have faith to their lawyers, as well as that the clients do, not needs to know, that ther lawyers as here Lundgren's also gave Jyske Bank advice on trading for DKK 600,000,000, as the legal community adopted, and that meant nothing for Lundgren's credibility, and competence towards the client who wrote the complaint, on the 27 complaints that the brotherhood together in association rejected.

And that the legal community say, that it was not a breach of good legal practice.

That Lundgren's lawyers, also have worked for Jyske Bank A/S, since the bank employed Lundgrens shortly after, I as the client employed Lundgren, to present a fraudulent and false case against the Jyske Bank group.

Fraud, which Lundgrens did not presented to court, and then Lundgrens hid this from me as a client, by not wanting to hand over the pleadings,

### This can only be due to corruption. But I would like to talk to you about this, there are those of you who do not want to talk to me. If I have made a mistake, I will of course correct it, but that requires you to take responsibility.

https://mail.google.com/mail/u/3/?ik=ef5706ecfc&view=pt&search=all&permmsgid=msg-f:1771676450311574271&simpl=msg-f:1771676450311574271



### TO THE BROTHERHOODS.

I hereby again request the powerful brothers in the legal community to confirm that you will also exonerate other lawyers who have acted in the same way as Lundgren's lawyer partner company.

So when I mention members from some of Denmark's largest law firms, where these members are partners as.

Dla Piper lawyers Kromann Reumert lawyers link to a Letter. Horten lawyers

And Lundgrens lawyers

## So the legal community should not continue to ignore my many inquiries.

So therefore with reference to the lodge brothers.

Would you confirm that the points mentioned here are not a breach of good legal practice And that this applies to anyone who seeks out a lawyer in Denmark.



## You should find time and have a meeting with me, because if I have made a mistake, or if there are misunderstandings, then it must be corrected.

But you know I write and collect material for the books, and you are part of those who use your power to undermine legal certainty, in order to be able to cover for friends, who break Danish laws and regulations.

## If you think it is me who does not speak and write the truth. Then please correct me.

In the Danish Bar Council and DLA Piper Managing Partner Martin Lavesen, there is full agreement that.

It is not a breach of good legal practice when Danish lawyers hide and withhold one or more Legal documents from their own clients.

And the Bar Council emphasizes, that it is not the clients who decide on the case they have hired a lawyer to present, it is only the lawyer who decides on the client's case, and this lawyer does not need to tell the client, what the law firm does, nor tell the client that also the other party in a fraud case, has given the same law firm a large million task.



The Danish government led by Prime Minister Mette Frederiksen is fully aware of the Jyske Bank fraud.

17.07.2023 16.00 Gmail - ABOUT corruption in Denmark. : My request is quite simple, I want an answer to whether Denmark's second largest bank Jyske Bank is behind extensive and organized fraud against for... https://banknyt.dk/wp-content/uploads/2023/02/07-02-2023.-kl.-13.30.-Inkl.-2-mails-til-indsat-med-bilag-Engelsk-kopi-www.banknyt.dk-til-Statsminister-Mette-Frederiksen-Statsministeriet-og-flere..pdf

And the Ministry of Justice is also fully aware of whether the bar association is actually covering up corrupt law firms through collegiality.



And since members of the Supreme Court are also instrumental in covering up corrupt lawyers, in order to cover up Jyske Bank, this means signing that no victim of criminal Danish organizations that commit document forgery and fraud, has the right to get help, and they must therefore manage itself against the Danish State.

# Which has major economic interests in Jyske Bank in particular, therefore the State and the authorities allow corruption to occur in Denmark.

All of you who receive this email are informed that I want dialogue and want a solution.

But you didn't want to talk to me, and you must be naive if you think I won't continue, regardless of the fact that the Danish state does not need to respect human rights, since it can be a state's own concern, whether the state will allow them to undermined the cevile's human rights, and that the government is aloud to take my right to decide for myself, as here.

These people believe, and completely agree, that these mentioned conditions are in no way violations of good lawyer practice, which brings to mind corruption and chamber fraud.

Because it is corruption and cronyism that govern the Danish courts, and as here the Bar Council.

17.07.2023 16.00

Gmail - ABOUT corruption in Denmark. : My request is quite simple, I want an answer to whether Denmark's second largest bank Jyske Bank is behind extensive and organized fraud against for ...

### We are investigating this by asking the Danish authorities such as

### **Minister of Justice Peter Hummelgaard**

Prime Minister Mette Frederiksen.

I am writing and requesting these 2 as the first to sign that this is the case and that on the way of

The Prime Minister's Office.

And The Ministry of Justice of Justice Denmark

Totally agree that just these mentioned matters are not a violation of good legal practice.

### Please reply. this email with the attached document within 10 days. sendt 26 january 2023.

https://banknyt.dk/wp-content/uploads/2023/02/07-02-2023.-kl.-14.27.-The-Danish-Parliament-and-the-Government.-and-Ministry-of-Justices-of-Justice-.-Please-read-this-document-carefully-and-reply-to-me-by-confirming.pdf

I give these 3 answer options, and therefore ask the Prime Minister Mette Frederiksen and the Minister of Justice Peter Hummelgaard to each answer with one.

I totally agree I completely disagree. I do not know.

And that for every question.

1. It is not a violation of good legal practice when.

A lawyer hides and withholds own pleadings from the lawyer's own client.

| I totally agree.      |                                     |   | /  |  |
|-----------------------|-------------------------------------|---|--|--|
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
|                       |                                     |   |  |  |
| I completely disagree |                                     |   |  |  |
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
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| l do not know.        |                                     |   |  |  |
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
|                       |                                     |   |  |  |
|                       |                                     |   |  |  |

## 2. It is not a violation of good legal practice when.

### A lawyer also does not, on request, provide the client with a copy of the lawyer's own pleadings.

| I totally agree.      |                                     |   | /  |  |
|-----------------------|-------------------------------------|---|--|--|
|                       | Write your name in legible writing. | 1 | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
|                       |                                     |   |  |  |
| I completely disagree |                                     |   |  |  |
|                       | Write your name in legible writing. | 1 | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
|                       |                                     |   |  |  |
| l do not know.        |                                     |   |  |  |
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |
|                       |                                     |   |  |  |

## 3. It is not a violation of good legal practice when.

### A lawyer hides and withholds the other party's pleadings from the lawyer's own client.

I totally agree.

Write your name in legible writing.

| I completely disagre | ee                                  |   | <u> </u>   |
|----------------------|-------------------------------------|---|--|
|                      | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                      |                                     |   |  |
| l do not know.       |                                     |   | ·  |
|                      | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                      |                                     |   |  |
|                      |                                     |   |  |

### 4. It is not a violation of good legal practice when.

### When a lawyer withholds parts of the court record from the lawyer's own client.

| I totally agree.      |                                     |   | /  |
|-----------------------|-------------------------------------|---|--|
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                       |                                     |   |  |
| I completely disagree |                                     |   |  |
|                       | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
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| l do not know.        |                                     |   |  |
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|                       |                                     |   |  |
|                       |                                     |   |  |

## 5. It is not a violation of good legal practice when.

When a lawyer does not present the client's claims in the client's case, and at the same time does not respond to the client's inquiries, what the client says is important and must be presented in court.

I totally agree.

. /

| 17.07.2023 16.00 | Gmail - ABOUT corruption in Denmark. : My request is quite simple, I want an answer to whether Denmark's second largest bank Jyske Bank is behind extensive and organized fraud against for |  |  |  |  |  |
|------------------|---|--|--|--|--|--|
|                  | Write your name in legible writing.   | / And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |  |  |  |
| I completely o   | disagree  |  |  |  |  |  |
|                  | Write your name in legible writing.   | / And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |  |  |  |
| l do not know    | <i>I</i>  |  |  |  |  |  |
|                  | Write your name in legible writing.   | / And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |  |  |  |  |
|                  |   |  |  |  |  |  |

## 6. It is not a violation of good legal practice when.

When a law firm works for both the plaintiff and defendant at the same time, as long as it does not happen in the same case.

Why a law firm A. that has been tasked with presenting a fraudulent and false case against the defendant B. and Subsequently at the same time, the same law firm A. may well give B. counseling in a transaction of around DKK 600,000,000. without it is being a breach of good legal practice.

| I totally agree.     |                                     |   | /  |
|----------------------|-------------------------------------|---|--|
|                      | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                      |                                     |   |  |
| I completely disagre | e                                   |   |  |
|                      | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                      |                                     |   |  |
| l do not know.       |                                     |   |  |
|                      | Write your name in legible writing. | / | And sign here if you agree with, Jens Steen Jensen, Birgitte Frølund, Kurt Rasmussen, Rikke Skadhauge Seerup Krogsgård and Henrik Hyltoft. |
|                      |                                     |   |  |

## Jens Steen Jensen from Kromann Reumert lawyers, Birgitte Frølund from Horten lawyers, Kurt Rasmussen from the Supreme Court, Rikke Skadhauge Seerup Krogsgård from the consumer complaints board and

## Henrik Hyltoft from the Organization Dansk Erhverv, a decision that Martin Lavesen from DLA Pipper lawyers agree that.

If there are any who have objections, Corrections, please contact me +4522227713, as I am writing here to collect more information for my books about Denmark and the corruption and those who cover up Jyske Bank's fraud against customers, like me.

If Jyske Bank has not done what I write here "in Danish:" what i ask Jyske Bank's management to sign.

- Jyske Bank lyver.
- Jyske Bank har lavet bedrageri. "Bondefangeri."
- Jyske Bank har lavet Mandatsvig.
- Jyske Bank har lavet retsmisbrug.
- Jyske Bank har brugt bestikkelse / returkommission.
- Jyske Bank har lavet Vanhjemmel.
- Jyske Bank har brugt og bruger udnyttelse.
- Jyske Bank har lavet fuldmagt misbrug.
- Jyske Bank har overtrådt tinglysningslovens, § 11
- Jyske Bank har gentagne gange misbrugt bankens adgang til tinglysningsretten.
- Jyske Bank har flere gange lavet dokumentfalsk.

Jeg underskriver på vegne af Jyske Bank A/S

17.07.2023 16.00

Gmail - ABOUT corruption in Denmark.: My request is quite simple, I want an answer to whether Denmark's second largest bank Jyske Bank is behind extensive and organized fraud against for...









Anders Christian Dam. **Jyske Bank A/S.** 

Niels Erik Jakobsen. **Jyske Bank A/S.** 

Per Skovhus. **Jyske Bank A/S.**  Peter Schleidt. Jyske Bank A/S.

When Jyske Bank has signed, I will focus on my books, and stop emails like this one, which Jyske Bank is aware of. If any of you who are key players in the books want to talk to me, so that I can save Jyske Bank and the corrupt lawyers, you have my phone number.

### How about having a conversation with me, so I don't expose Jyske Bank as criminals.

if it is me who has simply misunderstood something.

As if Jyske Bank is aloud to cancel mortgages on properties, without having the right to do so, even if customers write to to the bank not to cancel my mortgage of DKK 3,000,000 in the property's Jyske Bank opposes this, and cancels the mortgage, which is a violation of Section 11 of the Property Registration Act, and probably also a violation of Section 73

of the Basic Law. "grundloven."

And it is the smallest violation, if Jyske Bank wanted to apologise. But the bank will not, as Jyske Bank cannot see the bank acting against the provisions of the law. https://mail.google.com/mail/u/0?ui=2&ik=51894f5694&attid=0.3&permmsgid=msg-f:1771617347800080874&th=18960c97658b21ea&view=att& disp=inline&realattid=f\_lk5y9iuq12

With best regards

Carsten Storbjerg Skaarup Søvej 5.

3100 Hornbæk

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