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DATO: 30. juni 2015  
SAGSNR.: 2015 - 2420  
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### **Bidrag til Danmarks 5. periodiske rapport i henhold til FN's Børnekonvention**

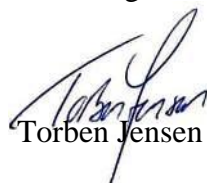
Ved e-mail af 23. juni 2015 har Justitsministeriet anmodet om Advokatrådets bidrag til ovennævnte.

Advokatrådet har følgende bidrag:

According to Civil Procedural Rules Article 119, paragraph 5, The Danish Bar and Law Society is required to provide for mandatory basic training as a condition to practice law as a qualified lawyer. The requirements to this mandatory training is further articulated in administrative act no. 1473 of December 12<sup>th</sup>, 2007, as changed by administrative act no. 1036 of November 8<sup>th</sup>, 2011. The basic mandatory training does not contain, nor is it required to integrate, any training or capacity building program to further the interests advanced by The Convention on the Rights of the Child.

According to the Civil Procedural Rules Article 126, paragraph 5, all qualified lawyers and their assistant lawyers are required to participate in continuous mandatory training of relevance to the profession. The Danish Bar and Law Society only supervise that lawyers and their assistant lawyers meet these requirements. The Danish Bar and Law Society does not provide nor pre-approve any courses in this regard. As a consequence The Danish Bar and Law Society does not register any data as to whether such courses may provide training or capacity building programs to advance the interests enshrined in The Convention on the Rights of the Child.

Med venlig hilsen

  
Torben Jensen