

BS-469\_2024-SON

Sønderborg Forsyning A/S versus Niels Ulrik Reinwaldwel

- Bevis for, at affald kun gælder erhvervmæssig aktivitet omhandles i Directive 2008/98/EC (refereret i LBK nr 5 af 03/01/2023 (Bekendtgørelse af lov om miljøbeskyttelse)).
- Bevis for, at affald (waste) ikke er Affaldsfasens ophør (end-of-waste) i Directive 2008/98/EC (refereret i BEK nr 2512 af 10/12/2021 (Bekendtgørelse om affald)).
- Bevis for, at cost, betaling, kun skal betales af medlemsstat og/eller producenten af produktet hvorfra det sluttelige affald (waste (ikke end-of-waste()) kommer fra.
- Bevis derfor for, at dansk lov refereret til i § 2 Lovgrundlag side 1 i Regulativ for husholdnings**affald** Sønderborg Kommune (og lign. danske og EC forsyningsselskaber) opkræver ulovligt gebyr for ikke-affald (Affaldsfasens ophør (end-of-waste)) som er klassificeret som råmateriale (produkt) og ikke er affald (waste).
- Bevis for, at **husholdningsaffald** kan forekomme, som ses af EU Direktiver, at denne type affald kan komme fra virksomheder således, at virksomhedens affald skal opdeles og ikke sammen med virksomhedens husholdningsaffald, samt, at **husholdninger** i § 48. Stk. 6. (Bekendtgørelse af lov om miljøbeskyttelse) ses i § 2 at omfatte kun **virksomhed** og dette er i dansk ordbog defineret som ses af bilag til denne sag og, at **erhvervmæssig**. (7. "occupational activity") er anvendt i den danske tekst af Directive 2004/35/CE i definition 7. hvorfor kun husholdningsaffald hos virksomheder er omhandlende den ene nævnte **husholdninger** i § 48. Stk. 6.
- Bevis for, at tinglyst adkomst i § 48. Stk. 6. (Bekendtgørelse af lov om miljøbeskyttelse) derfor er rettet alene imod virksomhed, erhvervmæssig, hvor gebyr derfor kun for reelt affald kan gives til den der producere waste, som er Sønderborg Forsyning A/S og/eller producenten af produktet hvorfor erhvervs reelle affald stammer fra; producent, virksomhed, erhverv. Ikke privat borger uden moms-nummer etc. Dette bevis for at medlemstat skal betale og/eller erhvervmæssig virksomhed (moms registreret) hvor waste management er et firma der er i besiddelse af afleveret end-of-waste som nu behandles og gives videre til anden til behandling etc og i denne process opstår der (absolut reel) affald, waste, som ikke er end-of-waste (og dette end-of-waste sker ved sortering af privat borgers også hustrands end-of-waste altså genbrugsmateriale/råstof)

Dele af dette dokument er skrevet på engelsk og ethvert sprog i Den Europæiske Union [EC] er jurist anvendeligt i alle instanser i Den Europæiske Union og alle sprog er juridisk gyldige således er der væsentlige men naturligvis forståelser i forskellige sprog således vil dansk inddrages og/eller engelsk hovedsageligt. Feks er engelsk ord *occupational* anvendt i EU Directive på dansk *erhvervmæssig* og er af samme men også forskellige betydninger.

Dette dokument er ikke endeligt dokument idet det ikke er udtømmende. Forberedende.

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It is only the businesses that pays for polluting, not taxpayers and/or consumers. All European citizens who has paid for removal of garbage can ask for their money back and Niels Ulrik Reinwald will help in the support of this.

[EU Treaty Article 191](#) stipulates in an unconcise fashion who shall pay:

2. Union policy on the environment shall aim at a high level of protection taking into account the diversity of situations in the various regions of the Union. It shall be based on the **precautionary principle** and on the **principles that preventive action** should be taken, that **environmental damage should as a priority be rectified at source and that the polluter should pay.**

**Precautionary** and **preventive** shall be done at source which is the manufacturer, producer of goods:

[https://www.eca.europa.eu/lists/ecadocuments/sr21\\_12/sr\\_polluter\\_pays\\_principle\\_en.pdf](https://www.eca.europa.eu/lists/ecadocuments/sr21_12/sr_polluter_pays_principle_en.pdf):

"It is also the polluter, **and not the taxpayer**, who covers the costs created by pollution. In economic terms, this constitutes the **"internalisation"** of **"negative environmental externalities"**. When the costs of pollution are charged to the polluter, the price of goods and services increases to include these costs. Consumer preference for lower prices will thus be an incentive for producers to market less polluting products.<sup>7</sup>"

<sup>7</sup> [Jans, Jan H. and Vedder, Hans H. B., European Environmental Law, 2008](#) \*)

\*) ([https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2082895](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2082895)) and direct PDF: [/pages/cases/BS-469-2024-SON/SSRN-id2082895.pdf](#)

[OECD mentions Polluter Pays Principle and Extended Producers Responsibility](#). Case law too at the [EU Court](#) [and here cases are related to state or municipalities against businesses](#) and not private citizens.

- [Directive 2004/35/CE of the European Parliament and of the Council of 21 April 2004 on environmental liability with regard to the prevention and remedying of environmental damage](#) mentions the polluter as being an "operator" with a "occupational activity" (7. [»erhvervsmæssig aktivitet«](#) professional (financial) business) thus only a business registered with an economic interest and revenue such as a producer of products. Packaging done only at source which explains the vast amounts of waste produced and the cost is illegally put as burden of taxpayers i.e. private citizens. Especially in state Denmark which is the most corrupt nation of European Union not having an administrative court.
- [Directive \(EU\) 2018/852 of the European Parliament and of the Council of 30 May 2018 amending Directive 94/62/EC on packaging and packaging waste \(Text with EEA relevance\)](#)  
(3) Furthermore, in order to ensure greater coherence in Union waste law, the definitions in Directive 94/62/EC should be aligned, where relevant, with those of Directive 2008/98/EC of the European Parliament and of the Council (5) which is applicable to waste in general.
- [Directive 94/62/EC of 20 December 1994 on packaging and packaging waste](#)
- [Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives \(Text with EEA relevance\)](#).
- [Bekendtgørelse af lov om miljøbeskyttelse](#)

## Treaty establishing the European Community [TEC] (Consolidated version 2002)

[Directive 2008/98/EC](#) references TEC:

TITLE XIX ENVIRONMENT Article 174

There are 2 mains to consider:

- It shall be based on the **precautionary principle** and on the principles that preventive action **should be taken**, that **environmental damage** should as a priority be **rectified at source** and that the polluter should pay.
- **Environment** where liability lies only at commercial level.

Environmental damage is used and not environmental liability but are of the meaning; liable. legal liability for only commercial activity from where product and thus waste is produced. Rectified at source where source is connected to precautionary and environmental liability where only commercial is involved and therefore source is at the start, beginning at the waste and pollution is not actually of the same legal meaning. Waste is not pollution and pollution is not waste yet they at times overlap. PPP then can only be those who have environmental liability who by European Parliament and Commission is defined solely as commercial. See **environmental liability** section.

From Article 173

## BS-469/2024-SON case file - public case

Niels Ulrik Reinwald **subpoenaed** by state; case file BS-469/2024-SON by Denmark by Sønderborg Municipality (<https://sonderborgkommune.dk/>) owner of [sonfor.dk](https://sonfor.dk) which is a garbage and utility company.

The case is public and Niels Ulrik Reinwald **subpoenaed** by state Denmark's court Danmark's Domstole which is illegal since it is not mentioned in the danish constitution only domstole. Administrative Court (Forvaltningsdomstole) not created since [danish constitution 1953](#) and that is a violation of the constitution itself by Folketinget; regeringen; government. (The most simple and basics fulfilled via law would have and would eliminate most of all the major problems nations have but since they are bankrupts 10000 times over they (public servants and career politicians) gave up along the way and decided better "take what we can of the petty crumbs that are left, if any.")

The case will be journaled and described in detail at nixrun.com. It should be noted that all private citizens shall have their money back and Polluter Pays Principle clearly stimulates that business shall make ways to produce less garbage but do not. Apple.com produces much packaging and each and every item is usually wrapped in plastic and garbage is a huge business and creates huge revenue for large corporations. Packaging in some cases is protection when being shipped but groceries and many items do not need to be wrapped producing billions of tons of garbage which is now classified as a product itself for which the cosumer now pays again. If all citizens stood up and sold their garbage then citizens would grow emensely rich.

Since Niels Ulrik Reinwald and no media and no courts and no politicians deal with this level of corruption, then it is proven that the system, democracy, is a hoax. Private citizens can absolutely not fulfill EU Treaty Article 191 and Directive 2004/35/CE neither single handed nor in union since only large corporation and their cartels and structures with huge finances can fulfill **precautionary principle** etc. Citizens of European Union have been fooled for decades and the union is a tool to fool at a cost which can best be decribed as robbery [Article 17](#) (danish; *berøves*; states are allowed *robbery*) from [Charter of Fundamental Rights of the European Union](#). See use of article 17 word "possession": <https://www.thesaurus.com/browse/possession>.

A page wil be create following the case and 2024 Jnauary 17th the court has called to a meeting and the case will be decribed as it evolves. The secondary is that EU Court is used with fake cases to support laws illegal actions or to use deceptive methods to make policy makers charge private citizens billions of EUR.

household waste versus husholdningsaffald not used

### Affadsregulativ

[https://sonderborgkommune.dk/sites/default/files/2022-04/regulativ\\_for\\_husholdningsaffald\\_sep\\_2021.pdf](https://sonderborgkommune.dk/sites/default/files/2022-04/regulativ_for_husholdningsaffald_sep_2021.pdf)

§ 4 Gebyrer Kommunalbestyrelsen fastsætter gebyrer i henhold til miljøbeskyttelsesloven samt affaldsaktørbekendtgørelsen. Kommunalbestyrelsen vedtager efter [affaldsaktørbekendtgørelsen](#) a) én gang årligt et gebyrblad, der angiver størrelsen på ovennævnte gebyrer. Gebyrbladet er tilgængeligt på Sønderborg Kommunes hjemmeside.

a) Miljøbeskyttelsesloven <https://www.retsinformation.dk/eli/lta/2023/5>

erhvervsmæssigt

b) Bekendtgørelse om affaldsregulativer, -gebyrer og -aktører m.v.  
<https://www.retsinformation.dk/eli/lta/2022/1536>

§ 15.

Stk. 3. Gebyrer efter stk. 1 skal for så vidt angår husholdninger opkræves hos den, der har tinglyst adkomst på ejendommen, jf. miljøbeskyttelseslovens § 48, stk. 6.

Stk. 4. Gebyrer efter stk. 1 skal for så vidt angår virksomheder opkræves hos den i CVR-registret registrerede ejer af virksomheden, jf. **miljøbeskyttelseslovens § 48, stk. 7**. Gebyret skal opkræves for hvert p-nummer, som er registreret i registret.

## Kapitel 5

### **DIFFERENCIERET gebyr, indsamlingsordning, (enkelte ordning)**

Principper for kommunalbestyrelsens fastsættelse og opkrævning af gebyrer

§ 16. Kommunalbestyrelsen **skal** opgøre omkostningerne ved *den enkelte indsamlings- og anvisningsordning*, jf. bekendtgørelse om affald, efter opdelingen i det kommunale budget- og regnskabssystem, **således at den samlede gebyrindtægt for hver ordning alene skal dække kommunens omkostninger til ordningen**, jf. **miljøbeskyttelseslovens § 48, stk. 3**. Hvis en ordning omfatter **både husholdninger og virksomheder**, skal omkostningerne til ordningen fordeles på henholdsvis husholdninger og virksomheder i overensstemmelse med de omkostninger til håndtering, som henholdsvis husholdninger og virksomheder giver anledning til.

c) Bekendtgørelse om affald <https://www.retsinformation.dk/eli/ta/2021/2512>

§ 3. I denne bekendtgørelse forstås endvidere ved:

4) **Affaldsindehaver: Producenten af affaldet** eller den fysiske eller juridiske person, der er i besiddelse af affaldet.

Article 14 <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex:32008L0098>

#### Costs

1. In accordance with the polluter-pays principle, the costs of waste management shall be borne by the original **waste producer** or by the current or previous waste holders.

Undesided in the Bekendtgørelse om affald. Polluter pays principle only related to a business no matter of private or not and no matter of profit or not must be a business, *erhvervsmaessig*. Further, PPP is only targeting businesses in EU law-cases.

5) Affaldsproducent: Enhver, hvis aktivitet frembringer affald (den oprindelige affaldsproducent), eller enhver, der foretager en forbehandling, blanding eller andet, som medfører en ændring af dette affalds karakter eller sammensætning.

'**waste producer**' means anyone whose activities produce waste (original waste producer) or anyone who carries out pre-processing, mixing or other operations resulting in a change in the nature or composition of this waste; <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex:32008L0098>

## Affaldsfasens ophør

§ 6 se chapter **waste is a product**

Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives (Text with EEA relevance)

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex:32008L0098>

Article 14

## Costs

1. In accordance with the polluter-pays principle, the costs of waste management shall be borne by the original waste producer or by the current or previous waste holders.
2. Member States may decide that the costs of waste management are to be borne partly or wholly by the producer of the product from which the waste came and that the distributors of such product may share these costs.

Page 5

<https://legalinstruments.oecd.org/public/doc/4/4.en.pdf>

In other words, the **cost of these measures should be reflected in the cost of goods and services** which cause pollution in production and/or consumption. Such measures should **not be accompanied by subsidies** that would create significant distortions in international trade and investment.

OECD is related to economic matters related to world trade:

The Organization for Economic Cooperation and Development The **Organization for Economic Cooperation and Development** (OECD) The Organization for Economic Co-operation and Development (OECD) is a unique forum where the governments of 37 democracies with market-based economies collaborate to develop policy standards to promote sustainable economic growth.

virksomhed; corporation

<https://virk.dk/CVR>

## Environmental liability only commercial activities

<https://eur-lex.europa.eu/EN/legal-content/glossary/environmental-liability.html>

Environmental liability applies to environmental damage and the risk of damage resulting from **commercial activities** once it is possible to establish a causal link between the damage and the activity in question. Environmental damage may be direct or indirect damage caused to the aquatic environment, flora and fauna and natural habitats protected by the Natura 2000 network, as well as direct or indirect contamination of the soil, which could lead to a serious risk to human health.

Environmental liability is an application of the 'polluter pays' principle as set out in **Article 191(2) of the Treaty** on the Functioning of the European Union. Arrangements for applying it are set out in Directive 2004/35/EC.

Two systems of liability have been created:

1. A system with no fault to be proven: this applies to dangerous or potentially dangerous **commercial activities** listed in EU law. Here, the **operator** may be held liable even if he has committed no fault.
2. A system where evidence of a fault or negligence must be presented: this applies to all **other commercial activities** where species and natural habitats protected under EU law have been damaged or are at imminent risk of damage. The operator is only liable if he has committed a fault or has been negligent.

Environmental "liability" for private citizens is via taxes, fees, tariff laid on product-prices etc. Private consumers can not be liable for commercial production other than consumers can decide not to buy but consumers have little choice is any since commerce fuels society and uses raw material to produce making huge

profits. Consumers, private, are not able to influence the environment unless they buy a camel and horse or heat their house with surely solar energy and eat only home grown food without packaging etc etc. The incentive lies in the law to make commercial enterprises produce less waste which they did not do since industrial revolution polluting and new technology advances and the consumer simply follows along shopping for the goods and product available and have very little choice. Waste is the by-element from production by large corporations and small where they use raw materials to profit. 20th century has realized that environment and pollution and waste are damage to life and commercial business have the past 200 years created huge profit on the expense of world climate and world environment and while consumers buy "green" and "environmental product" the world is being filled with garbage and waste produced by only large corporations including the packaging industry which is a trillions of dollars industry worldwide. The COST is laid upon innocent bystander who are even forced to pay a democratic fee for removal of waste even if they have not or choose to ride a horse and from the manure grows food. Democracy is thus a way to create further revenue for large commercial business even after the consumer has paid for packaging included in the price of the product including trade tariffs, fees, taxes VAT. Finally the product is burdened with so many taxes and fees that that is the whole cost of the product whereas raw materials are just excavated by very very large mining corporations where labour and transport is the main cost and not the actual raw material or minimal burden of the price of a product.

Environmental liability only at commercial level. EU Directives even call recycling for schemes. That includes relatively at first harmless schemes such as pawn on bottles and recycling systems for bottles where consumers are asked to pay a pawn and will then have the pawn returned later however only on a receipt and consumer is burdened illegally transporting and that cost carried by the consumer illegally as a state scheme. Bottles, glass, shall be recycled but the full cost thereof shall be borne by the commerce and producer of products. The bill should actually be sent to commerce and shops and state and producers for dealing with this transportation of bottles nationwide. Easy solution, pay a pawn 1 and get 1.5 back.

## The polluter-pays principle and environmental liability

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=LEGISSUM:128120>

1. Environmental damage caused by any of the activities listed in Annex III of the directive, such as:

- energy **industries**
- production and processing of metals
- mineral industries
- chemical industries
- waste management
- large-scale pulp, paper and board production, textile dyeing and tanneries
- large-scale meat, dairy and food production.

2. Environmental damage to protected species and natural habitats (or its imminent threat) caused by occupational activities other than those listed in Annex III, and if the **company** is at fault or negligent.

## Eurostat

<https://ec.europa.eu/eurostat/web/waste/overview>

competition law anti trust

proportionality

# Waste is a product

[https://environment.ec.europa.eu/topics/waste-and-recycling/waste-framework-directive\\_en#end-of-waste-criteria](https://environment.ec.europa.eu/topics/waste-and-recycling/waste-framework-directive_en#end-of-waste-criteria)

Article 6

End-of-waste status

1. Member States **shall** take appropriate measures to ensure that waste which has undergone a recycling or other recovery operation is considered to have ceased to be waste if it complies with the following conditions:

- (a) the substance or object is to be used for specific purposes;
- (b) a market or demand exists for such a substance or object;
- (c) the substance or object fulfils the technical requirements for the specific purposes and meets the existing legislation and standards applicable to products; and
- (d) the use of the substance or object will not lead to overall adverse environmental or human health impacts.

# Recyclables (genbrug) is not waste

<https://sonfor.dk/affald/affaldssortering/>

<https://mst.dk/borger/affald-og-forurening/sortering-af-affald/saadan-sorterer-du-dit-affald>

Affaldsfasens ophør

Bekendtgørelse om affald <https://www.retsinformation.dk/eli/lta/2021/2512>

§ 6. Kommunalbestyrelsen træffer afgørelse om, at affald, der har gennemgået en genanvendelsesoperation eller en anden nyttiggørelsesoperation, anses for at være ophørt med at være affald, hvis følgende betingelser er opfyldt:

- 1) Stoffet eller genstanden skal anvendes til specifikke formål.
- 2) Der findes et marked for eller en efterspørgsel efter et sådant stof eller en sådan genstand.
- 3) Stoffet eller genstanden opfylder de tekniske krav til de specifikke formål og lever op til gældende lovgivning og normer vedrørende produkter.
- 4) Anvendelsen af stoffet eller genstanden får ikke generelle negative indvirkninger på miljøet eller menneskers sundhed.

Stk. 2. Kommunalbestyrelsen skal orientere Miljøstyrelsen om afgørelser truffet efter stk. 1. Miljøstyrelsen offentliggør disse afgørelser på [www.mst.dk](http://www.mst.dk).

Stk. 3. Miljøstyrelsen træffer afgørelse efter stk. 1 om klassificering af affald i forbindelse med Miljøstyrelsens tilsyn efter bekendtgørelse om overførsel af affald.

Stk. 4. Stk. 3 gælder også, hvis kommunalbestyrelsen er til stede samtidig med Miljøstyrelsen og fører eget tilsyn efter lov om miljøbeskyttelse eller regler udstedt i medfør heraf.

"Copy paste" from Directive 2008/98/EC: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex:32008L0098>

## Article 6

### End-of-waste status

1. Certain specified waste shall cease to be waste within the meaning of point (1) of Article 3 when it has undergone a recovery, including recycling, operation and complies with specific criteria to be developed in accordance with the following conditions:

(a) the substance or object is commonly used for specific purposes;

(b) a market or demand exists for such a substance or object;

(c) the substance or object fulfils the technical requirements for the specific purposes and meets the existing legislation and standards applicable to products; and

(d) the use of the substance or object will not lead to overall adverse environmental or human health impacts.

The criteria shall include limit values for pollutants where necessary and shall take into account any possible adverse environmental effects of the substance or object.

2. The measures designed to amend non-essential elements of this Directive by supplementing it relating to the adoption of the criteria set out in paragraph 1 and specifying the type of waste to which such criteria shall apply shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 39(2). End-of-waste specific criteria should be considered, among others, at least for aggregates, paper, glass, metal, tyres and textiles.

3. Waste which ceases to be waste in accordance with paragraphs 1 and 2, shall also cease to be waste for the purpose of the recovery and recycling targets set out in Directives 94/62/EC, 2000/53/EC, 2002/96/EC and 2006/66/EC and other relevant Community legislation when the recycling or recovery requirements of that legislation are satisfied.

4. Where criteria have not been set at Community level under the procedure set out in paragraphs 1 and 2, Member States may decide case by case whether certain waste has ceased to be waste taking into account the applicable case law. They shall notify the Commission of such decisions in accordance with Directive 98/34/EC of the European Parliament and of the Council of 22 June 1998 laying down a procedure for the provision of information in the field of technical standards and regulations and of rules on Information Society services [\(24\)](#) where so required by that Directive.

## Product

Handelsvare. **End of waste** er ved sortering en handelsvare af medlemsstat skal betale for den waste der er absolut sidste uanvendelige og eller forurenene.

Some time ago waste and gargage differ in understanding of what they are. Waste is something wkich is wasted, lost, no more value. From anything one can ressee all or parts. Exples is metal can be used in essence 100%. Household no longer useable for th ehousehold still has value and can be utrned into new products. previous would be loaded into a landfill so wasted. Today environmental and liabilities are targetting production and thereby consumers since producers know the huge cost of ridding final waste and even end-of-waste because processing cost lots of money and the iinsentment is thus to make less packaging and products that are more easy



to recycle with less cost to do so making the products cheaper making happy customers happy environment happy using less resources etc.

Waste and end of waste are two very different things but the former arises from the latter and the latter is not a cost borne by the one who does not hold waste. Who then? Waste management companies en masse and they all must pay or the state company pays.

Eventually waste **is** paid for by example consumers. However consumers already pay for a product which includes all externalities: cost for manufacturing, transport, packaging and lastly even including the cost borne by the producer for the waste management is included in the cost of the consumer-products and the idea, in sentiment is, that companies then produce cheaper and avoid waste since it is so costly. Today some state lets consumers pay again and again and actually end up paying for the liabilities or large corporation again and again and herein lies the deception and defrauding of billions of EUR.

## Cost

Article 14 <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex:32008L0098>

### Costs

1. In accordance with the polluter-pays principle, the costs of **waste management** shall be borne by the original waste producer or by the current or previous waste holders.
2. Member States may decide that the costs of waste management are to be borne partly or wholly by the producer of the product from which the waste came and that the distributors of such product may share these costs.

ad 1 Waste holder is the one producing waste and end-of-waste is not waste and in the cycle of end-of-waste more **waste management** may be involved and are thus current or previous holder to the original waste producer who is the one producing waste from end-of-waste raw material. This is a natural progression to ad 2:

ad 2 State may then decide if either or the producer of the products (commercial product, goods) shall pay all of the waste management and nothing mentioned of cost related to end-of-waste but only waste seen in **waste management** which is not **end-of-waste management** (latter not ever mentioned which then makes the state pay and not the holder of end-of-waste and or the producer of products from hence the final classified waste originally came from: the producer of any products, car, refrigerator, packaging etc etc.).

Waste, affald, dvs. når end of waste ophører og reelt waste opstår skal efter punkt 2 betales af producenten af produktet, hvorfor end-of-waste til waste kom fra.

polluter-pays principle: kun firmaer er liable efter erhvervsæssig og virksomhed og 1. derfor om waste producer den der har end-of-waste produktet som er staten via forsyningselskaber, som producerer genanvendelige materiale, råstof, hvoraf nogle bliver til waste. Waste er derfor ex.: radioaktive anvendt materiale som ikke mere kan genbruges og andre uanvendelige materialer som må deponeres og absolut ikke har nogen end-of-wastestatus med er waste og for dette skal producenten af det oprindelige produkt betale f.eks. nuclear reaktoren som producerer el og varme hvor prisen derfor er inklusive bortskæggelse og derfor er der betalt en gang. producenten tillægger prisen på produktet.

Affald er derfor ikke mere affald generelt idet det meste er end-of-waste og er et råstof med en vis omkostning til modifikation og behandling eks. nedsmeltning af glas flasker til nyt glas etc.

Borger i Europæiske union samlet producerer reelt ved sortering end-of-waste produkter. Borger er ikke erhvervs mæssig men stat skal behandle end-of-waste.

Der kan naturligvis ikke opkræves affaldsgebyr da der ikke er noget affald.

When "waste" as disgardables are transfred to **waste management** then they are the current holder.

<https://www.lexology.com/library/detail.aspx?g=9e8d96b2-b806-480b-b2d5-bc8a7ace20e1>

"Waste" or end-of-waste bliver til råmateriale og faktisk waste bliver så transporteret til anden behandling og derfor er current of previous holder hos **waste management**. Waste producer er den der har tilvirket, ikke egentligt waste for forbruger, borger, end-of-waste og derfor er cost absolu ikke betalt af holder of waste idet borger absolut ingen waste har. Der er tale om i 1. en confucius som ikke virker idet waste of end-of-waste and products are mixed making people thing non-business is liable which they can never be because they do not produce the waste from end-of-waste cycles and only as per Article 191 TEU are business liable as a consequence because business are cooperatives with large capital and benefit tof selling products and -end-of-wast or rawmaterial has becomes as valuable as iron ore or more exaamples computers containing gold resedue etc etc. That is wy stat is colluding in a scheme with corporation in the manufacturing of end-of-waste because it is big money and taht is the insentive and only motive. East packaging or products becomes end-of-waste which is a silly word, rather rawmaterial however end-of-waste is good also because it makes waste non-waste but they use the waste in end-of-waste to ry and collude in making it seems as waste which it is absolutely not.

There is no recycle directive or end-of-waste directive but the product which is now not waste is termed usinf end-of-waste which means what it says, no longer waste. in other words, waste obly occurs aftr processing and only large state operated **waste management** and must pay for it as cost since now end-of-wste becomes the Cost, namely wasteand must carry the cost only since they are holder of the blood waste, not the non business citizens. The directives used to defraud trillions of EUR from the pokets of EU citizens.

Holder of waste: Greatly tried to be "misundersood" in:

- <https://lup.lub.lu.se/luur/download?func=downloadFile&recordOId=1628122&fileOId=1628123>
- Jans, Jan H., Vedder, Hans H.B., European Environmental Law [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2082895](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2082895)

<https://www.retsinformation.dk/eli/lta/2021/2512>

§ 1. Bekendtgørelsen omfatter håndtering af **affald**, der ikke er reguleret af anden lovgivning, klassificering af affald, planlægning om affald, ordninger for affald, data om affald, brug af affaldssystemer og anmeldelse af affald m.v.

§ 2. Ved **affald** forstås i denne bekendtgørelse ethvert stof eller enhver genstand, som indehaveren skiller sig af med eller agter eller er forpligtet til at skille sig af med.

Waste management; staten-kommuner, bliver indehaver af **affald**.

They actually write it; that only waste owner shall pay. Use of word *affald*, waste, used to deteriorate from older ideas of what waste was and state and business tries to make consumer liable for their waste which is created at the ultimate final stage of end-of-waste status.

Cost of waste is solely paid for the waste producer, yes, the one who processes end-of-waste and is thus current and previous since waste management is not only single company but can be soread over many companies who finally rid the wste or become the current holder and the previous holder can ex then be the one who first made partial waste preprocessed for further waste management.

Waste management is thus is silly word used in the directive which should be ex. end-of-waste management but hardly sinde the directive covers the liability solely of the waste holder who is not the consumer, private, and european ciizens without a business and even if a business then still no waste.

The ultimate meaning of extended producer responsibility is and was that only business producing products shall pay the cost and mostly the cost is put onto the final product whatever that product is. This way the consumer actually does pay for waste but not in this scheme where consumer pays the product already added all externalities (costs) and can as per EU directives not be charged for waste alone. The business and producers will then find ways to make better products that are recyclable and less packaging etc. as an incentive since waste management and waste disposal is very costly and citizens have paid for this over many years where it should be paid for by producers and waste holders.

Business and courts and producers and waste management businesses have used the green wave to make people feel they pollute when in fact they only produce end-of-waste thus no pollution and no waste and no waste paid for by the actual holder of waste. It is a state scheme to defraud citizens very large and not the only one scheme.

## Producentansvar - Extended Producer Responsibility

- <https://en.gsl.dk/udvidet-producentansvar-for-emballage#links-til-lovgivning>
- <https://producentansvar.dk/>
- <https://www.danskindustri.dk/vi-radgiver-dig/forretningsudvikling/gronne-forretningspotentialer/cirkular-okonomi/Udvidetproducentansvar/>

Directive (EU) 2018/852 of the European Parliament and of the Council of 30 May 2018 amending Directive 94/62/EC on packaging and packaging waste

<https://eur-lex.europa.eu/eli/dir/2018/852/oj/eng>

## waste prevention

<https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32008L0098>

(7) In its Resolution of 24 February 1997 on a Community strategy for waste management (8), the Council confirmed that **waste prevention** should be the first priority of waste management, and that re-use and material recycling should be preferred to energy recovery from waste, where and insofar as they are the best ecological options.

## Recycling, energi recovery (incinerator)

17. 'recycling' means any recovery operation by which waste materials are reprocessed into products, materials or substances whether for the original or other purposes. It includes the reprocessing of organic material but does not include **energy recovery** and the reprocessing into materials that are to be used as fuels or for backfilling operations;

Article 4

Waste hierarchy

1. The following waste hierarchy shall apply as a priority order in waste prevention and management legislation and policy:

(a) prevention;

- (b) preparing for re-use;
- (c) recycling;
- (d) other recovery, e.g. **energy recovery**; and
- (e) disposal.

## MAKING MONEY: Recycling – Turning waste into valuable raw materials | WELT Documentary

Germany allows no payment for private citizens and a minimal fee one EUR when going beyond a certain limit. Business pay a hefty fee incentive to produce less end-of-waste and finally no waste meaning no cost meaning competitiveness more sold more profit better for consumers better for businesses.

- <https://www.youtube.com/watch?v=uxtvgkhgwQA>
- WELT Documentary. City Munich <https://youtu.be/uxtvgkhgwQA?t=661> free collection packaging industry obliged to take back end-of-waste.
- Recyclable resources collection (end-of-waste) is FREE IF CHARGE: <https://youtu.be/uxtvgkhgwQA?t=2225>
- Incineration ASH collecting valuable resource: <https://youtu.be/uxtvgkhgwQA?t=2361> "you can find the whole **periodic table** here (ash)"
- Prior incineration processing sorting to extract additional energy: <https://youtu.be/uxtvgkhgwQA?t=2576>

## Scheme 25% robbery by state - also on end-of-waste and waste

"As a resident in Copenhagen you are required to sort your household waste."

<https://international.kk.dk/live/housing/recycling-in-copenhagen>

Yes and no. States are legally committed through EU Directives and commercials are liable to and as such not private citizens [PC] who can for no pay help sort but have absolutely no requirement legally to do so since all cost shall be born by commercial enterprises the producer of waste.

TEU Article 191 stipulates rectified at source. Today Danish private citizens pay a hefty illegal collected fee and thus are held liable for commercial legal liability and state and thus is by paying source and must then rectify. A private citizens contacting any large corporation will just brush it off and laugh. But that is the scheme but when private citizens then fulfill the illegal state and commercials scheme then suddenly communications are lost and suddenly no rectification and demands from PC. PC pays but have no say in the matter.

The scheme is found at source as a motive namely huge sums of money paid from PC to waste management corporations. The scheme is also seen with Danish recycling bottle system, where PC pay a pawn per bottle and are then able to deliver the bottle back all looking dandy yet the transport of this end-of/waste must be born solely by state and waste management corporations and PC are not part of waste management other than PC driven to dumps or otherwise privately moves end-of/waste to a collection unit at home or at a public recycle facility. Finally even ash is recycled from the incineration.

Prior and historically any type of recycling would often be loaded onto sites on landfills but today any "waste" and "garbage" even feces and urine are manageable as recycled product first being processed somewhat even

producing biogas and after bacteria hve done most of teh hard word then there is compost left which can be spread of fields for farming etc.

Almost no waste and the danish scheme has been and still is to have PC pay again and again evne adding V.A.T. 25% each time at each level from buying the product but even paying punktafgifter and other "taxes" on the imports by corporations (state in Europe has even extended as a fraud scheme to collect VAT on products purchsed online WWW in USA and elsewhere extending the border of the state oversees made legal through a scheme and aproved by US Government, hardly, see 3 brances of USA as the full governance)

"Hvis du køber varer på internettet hos en virksomhed i et land uden for EU, skal du betale told, moms og et transportørgebyr oven i varens pris."

<https://toldst.dk/borger/internethandel/internethandel-uden-for-eu>

One single product added:

- customs duty (told)
- 25% danish V.A.T
- transportation fee

<https://toldst.dk/borger/internethandel/toldberegneren> try enter 2000 and 0 (fragt, shipping) and you get more than DKK 2800 which is an increase in price 40%. Free tradde equal free income doing nothing for state collecting 25% even on shipping if any.

**English version**

<https://toldst.dk/en-us/individuals/online-shopping/online-shopping-outside-the-eu>

## **Scheme, robbery, by state 25%, 40%, upward 101%, on movements of goods, capital and services including commutation, life itself**

Communication done via website is now taxed at 25% to state. Freedom of speach now is costing citizesn 25% of any cost paid to state for the sole purpose of free speach thus ilimitating genuine free speach by state whereas anyone may and shall and can pay a price for printing a book or buying doves or hot air ballons or NEON signs to communicate but state charges you a hefty 25% for communiting using free speache ensrined in international convetions meaning free from state interfrance and naturally it costs to communate even travelingg to Hide part Speakers Coner. A website naturall cost something but the cost thereof is nowviolated gain by state which firther procves democracy and satte are criminals.

Example bluehost.com US company selling host and webserver services

Tax exception mentioned here:

[https://my.bluehost.com/hosting/account\\_center#billing](https://my.bluehost.com/hosting/account_center#billing)

<https://www.bluehost.com/help/article/tax-rates-exemptions>

**Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax:** <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32006L0112>

"Article 93

(ex Article 99) The Council shall, acting unanimously on a proposal from the Commission and after consulting the European Parliament and the Economic and Social Committee, adopt provisions for

the **harmonisation** of legislation concerning turnover taxes, **excise duties** and **other forms of indirect taxation** to the extent that such **harmonisation** is necessary to **ensure the establishment and the functioning of the internal market** *within the time-limit laid down in Article 14.*"

Source: TEU Article 93: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:12002E/TXT>

Article 14: **31 December 1992,**

## Harmonisation of law

### Definition

The process by which two or more states, sometimes under the auspices of an interstate or international organization, change their legislation relevant to some area of common concern to conform [sameness, equal (before the law)] their statutes and to facilitate compliance and enforcement across borders.

Source: <https://www.eionet.europa.eu/gemet/en/concept/3847>

Equality before the law. Well, VAT differ across The European Union. Germany 19% VAT. Denmark 25%. *Pay back* are two words and who said payments always go one direction. How about letting the directing going the right direction for once.

It clearly states and has only one purpose to charge a tax on business with an economic revenue and income which private do not have thus naturally V.A.T. can not be collected outside EC from EC member states also because V.A.T. is a tax but in a state such as Denmark no such V.A.T. exists but is termed MOMS and it is classified as a fee but that aside article 56 clearly says, that it is for business that value added tax (merværdiafgiftssystem) and tax and afgift are not the same as as it writes it is related to only businesses and if the business has no adres then where the business usually resides and this is not and can never be related to private entities such as private persons. Further US is not yet part of EC and no EC treaty is enforced in USA and also not naturally above mentioned directive how could it be because the EC Treaty is not and never was and most likely will never be part of the USA constitution or on any other grounds. I advise bluehost.com to pay back all fees and collect the fee and taxes charged from the state of Denmark and any other state in European Economic Member States EC.

Regards

Niels Ulrik Reinwald

EC Treaty

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A12002E%2FTXT>

Here are the HIGH CONTRACTING PARTIES to above EC Treaty

[https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:41995A1127\(04\):EN:HTML](https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:41995A1127(04):EN:HTML)

United States Of America is not a HIGH CONTRACTING PARTY and has never signed the EC Treaty.

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Furthermore bluehost.com and others now violates as commercial enterprices *free speech* enshrined. Communication is also to use democracy to purchase and the purchasing power is huge and is part og democracy and living, right to live, and thus purchase of goods and serviseseven apparel and personal items is a way to use communcation to tell astate that their tax and VAT schemes are violating every free right anyone has to spean the money one has allrady paid income tax on leaving some left to purchase goods, servies etc and this is not again extracted from the citizens using this scheme to extract 25% VAT and other fees leaving a "tax" of more tahn 40% on any item. To get those 60% purshase power the citizens has to work like five camels maying a burden of tax on in come at ca 38%.

Now, when citizens has finally used apparel or goods and wants to rid it to get something better, citizens has to pay again to rid end-of-waste adding another 25% on the waste management cost. Scheme is proven and for this the state does absolutely nothing except - schemes. Motive, Mr. Poirot, money.

The scheme is not visible and greenwashing and similar psychological abuse is used to defraud people and people end up paying far more than 100% which explains the need for private debts and never being able to gather for a cold winter or hard times and producing a offer of income to pay for all the "shit burdens" laid upon people such as paying grundskyld (land value tax) for owning land already paid for and paying in essence their livelihoods as collateral when one day medical services are wanted begging the states national healthcare to deliver more shit-services with healthcare that is so bad it leaves million of ill people and dansk lægeforening asking and demanding more money each year yet the sole quality insurance and *assurance* should be, less is more, meaning that no ill people and less money spent on healthcare is the only quality measure needed. When it rises, like it does, then it is time to demand through international legislation that these hillbilly state business are changed for a system which follows the enshrined principles and start where the kettle actually gets hot nearly at the persons who chop the wood for the stove, metaphorically speaking.

Pardon, yes, it does take time to facilitate harmonisation since industrial revolution and all the other revolutions but it takes very little time to tell people that they now need to pay less and modern technology facilitates very fast implementation across borders just as "capital" can move at the speed of light so can legislation and The European Union was that purpose yet computers and The Internet not invented in 1974 but today is and the program is not complicated and the interpretations leading to the final law-instruments must be like 2 plus 2 equals and when schemes produce taxation-schemes leaving people having to **turnover** their income **multiple times** in these schemes leaving nothing left to live for, well, the purpose of the law is then death. Denmark, state in The European Union, has

## Waste harmonisation

Waste and all cost living are death with in Germany according to waste directive and state Denmark has not harmonized the law as per TEU Article 93 on a scale that far from minor robbery - it is robbery on a level which makes the Italian Mafia look like Maria sinking so deep leaving her "children" dead suffering from the state infiltration of lives and it is actually visible through statistics and even seeing how people eat and dress and drive - you have eyes and use them to see welfare for what it really is.

## Welfare state

Read those two words a few times. The state is comprised of the business model like any corporation. The CEO who does very little takes the most. The welfare lies with the upper echelon of the state and state is? A corporation or simply a structure same as corporation since we can hardly look up Bulgaria Inc.

[Welfare](#): the general health, happiness and safety of a person, an animal or a group.

Somewhat explained here <https://denstoredanske.lex.dk/velf%C3%A6rdsstat> yet shows the dilittants in action:

"Eksempelvis har alle statsborgere i Danmark fri adgang til bl.a. uddannelse, sundhedsvæsen og folkepension, mens dagpenge og arbejdsmarkedspension er forsikringsbaserede og kontanthjælp er behovsprøvet."

Saying education, healthcare and pensions have free admittance. it is nowhere free since paid for multiples times in multiple schemes.

This leaves **waste and end-of-waste** or visa versa. Since all these free items are paid for allegedly through tax-schemes, then waste is not but is in Germany paid for by the legal liable namely commercial enterprises who is the fascist states is corporations and governance in union which is the welfare state, fascist, creates in the

aftermath of Kingdoms (or *enevalde*). Cost of waste is not harmonized. Taxes are not harmonized. Cost of living also not harmonized. Since Brexit then the harmonisation only lasts until the people allegedly decide differently.

**Waste is no longer waste.** Welfare sounds like greenwashing. Tax sounds like democracy. Democracy is an important part of the algorithm to extract resources from private citizens and the overall purpose is to keep the ancient systems intact from a system of people in poverty however leaning people just enough having capital enough to even rid the waste which originates no longer at private farming households but at large corporations who produce the items they tell people to buy having nowhere to farm or produce for living and when state charges fees even 24 DKK annually on rat combat fee by municipality we are at a level which Mr. Poirot would probably say utter one single word, shit, and then leave the set leaving the scriptwriter to explain words like source, rectification, waste, end-of-waste, waste lists, end of being on a waste list, environmental liability for commercial enterprises, taxes paid on waste, VAT paid on waste, tariffs paid for on waste, incinerators, energy production, ash, composting - and all the other words used to describe democracy.

We are also dealing, not only with waste, but the idea of from cradle to grave and finally even that is no longer waste a corpse. It is a product like any other and graves are paid for at huge costs and some choose to be incarcerated and he then goes somewhere as recyclables but to get that one has to pay for waste again and again. One might even ask if packaging a corpse into a coffin constitutes packaging thus is end-of-waste but such things are only of concern by officials who deal in matters like this finding places to tax people to far beyond kingdoms comes. Such matters sound almost scripted by horror movie writers but that is even what they do write such scripts Hostel 1, 2 and 3 and Pearl movie where death is entertainment using sexual references and dreams to lure people into thinking such is not the order of life. Wrong, waste goes far beyond the borders and is everything and harmonizing waste seems as difficult as harmonizing eating ice cream yet there seems to be only one way to eat ice cream and needs no harmonisation. Waste does. That is why our common ground, Earth, the World, was polluted to such a degree that the aftermath of waste and large corporations since industrial revolution has the effects we see today on a scale leaving absolutely no nature left in almost any European country except for a few mountain ranges even they are polluted with ski resorts and the waste produced leaves nature lost because nature has been greenwashed and greenwashed into fields of corn stargate leaving the landscape with scars of intoxicated farming where crops are manipulated and the health of people left to generation in the future to see if genetically engineered crops and life leaves people as waste or less manipulated using waste schemes which goes far and deep into the heart of democracy where even the waste-polls are a four year conundrum in how to waste a ballot on a system called rule of law when neither exists except as a scheme to bypass common sense, common anything. Mr. Poirot lost and is only a tool to fool when people watch him think he can solve it then there is hope then there is someone who is able to do the work which politicians do not namely investigate and use common investigative methods to see who the guilty is. Mr. Poirot and Miss Marple lived and dies on the screen and they never found the real guilty because that is the heart of democracy, the source is people and thus people are guilty which explains why there are CORPORATE NATIONS as businesses leaving people to pay for the CORPORATE NATIONS PARTY GALORE and they laugh while loads of trucks drive across the lands in some state and one experimental CORPORATION is named DENMARK and it is an experiment far beyond The Jonestown Massacre where fairytales and very lousy entertainment and taxes and waste is and the payments therefore are paid for by those names people who do not want it or are simple waste themselves. Boiling frog or worse. From state of poverty on fattidomshjælp to welfare state where Ritt Bjerregard Danish politician lives a few days at Hotel Ritz in Paris as an experiment to see how far the fascist state can bring people into a less than waste state. Ritt Bjerregard was a social democrat and did the welfare bit but was hailed as "waste" when she arrived home in the experimental fascist state now named wastestate.

## **Welfare is like farewell**

Or two words well and fare. Doing well, fare, travel. They love to game and play hillbilly with people's minds and lives. MARIA and MAFIA same. Welfare is Farewell probably in that context. Farewell equal to fare, travel well, is however meaning departing. State departs people. People are the waste of democracy of welfare state. People say fare well to state and it happens very four years as a turnover still leaning with THE PEOPLE as an oxymoron and a Danish Kingdom as a piece of a crown yet entertainment hailed as "garbage" when it comes to series like The Crown yet CNN and similar such as Danmarks Radio happily exposes this



royal institution yet uses democracy meanwhile running multiple systems parallel including the EU Directives and The European Union costing billions annually leaving multiple subsystems within where schemes are sued and they even use the word scheme. Spit people in their face and they won't notice it is raining democracy. When waste can not be harmonized nor taxes nor live nor nature nor environment.

## Environment

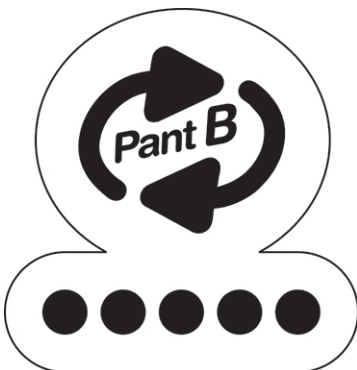
Details. Law. law is deatai just look et the list of interpretations in EU Directives. What is environment?. Liable too?

noun

1. the surroundings or conditions in which a person, animal, or plant lives or operates.  
"survival in an often hostile environment"
2. the natural world, as a whole or in a particular geographical area, especially as affected by human activity.  
"the impact of pesticides on the environment"

Waste in his context, as proven, no longer exists. Which is good except in danish state in The European Union it still exist at a cost so huge it extracts annually ca. DKK 5500 from each private domestic house differentiated via waste bins of different sizes but none for those who have no waste and some an get a larger recycling container leaving them with less welfare namely costing upwards DKK 10.000 annually. Since not harmonized as per Rule Of Law and equality then we are dealing with an experiment seeing how far democracy can destroy people. That is done already in these state schemes leaving very little for **real** well and much fare.

Watching the [WELT documentary](#) shows the effects of life where any item can end up as waste and large corporation design and produce after one principle, or rather did, namely to manufacture in such a way waste and lots of it is produced also producing at the same time the need for consumers to buy new all the time because of "bad" design where products, and food, is designed to breakdown after a certain time. example is cars and even housing surely technology advances but when a car is rusted and starts to break by design after six years it is by design. Weather and such plays into the equations yet we know today since modern [sic] car manufacturing that production is aimed at producing things that last only a certain amount of time usually as short as possible. We then again see the blame game in action now termed CONSUMER SOCIETY. In context people and life is not static and culture and technology advances even into cityscapes and whole nations from fishing culture to skyscraper cultures with five star hotels in Dubai which look like Disney Land on a very dark day at a cost which surely is welfare and out ends waste and outside cars parked Rolls Royce to invite people to a place of quality and endurance lasting the time it takes to deliver and nowhere is the truckloads of garbage and waste seen. This must be because the waste management has now built it into the five star hotels because it must at least be paid off by the hotel-guest paying to stay there. Are they getting a bill for waste disposal and waste management, yes, on the hotel bill paid for at the cost for having access to 50 m2 with complimentary such as waste management. Dubai ran out of oil and the "oil" is now producing waste and the price of this waste stands at five stars at USD 2000 per night or more. Such hotels even say they have seven stars. The two must be for waste because there is only five stars max yet to pay for waste and this we find in the recycling madness-schemes in danish state:



<https://danskretursystem.dk/>

Esoterically a hotel with seven stars in Dubai is a waste-bin and the more waste the more the Rolls Royces need to be swapped for a new model because last year's model is now waste even if it drives perfectly because the idea of CONSUMER SOCIETY is to produce waste and people are waste and the more they pay and the bigger the tips the louder the laughs. State Denmark in The European Union is a waste-land formulating it mildly and the cost shall only be born by state or producer of waste which is no longer people who produce waste but solely corporate and commercial enterprises. Such is the harmonisation and such is the EU Directives yet Mr. Poirot still needs to find an audience who can actually find the real perpetrators of this waste/-cheme.

The waste/scheme does not stop there. When consumer drops their used bottles and gets a receipt for the pawn paid the consumer has two choices. 1. get the pawn back or 2. move the money to a new scheme giving to hungry children this time: <https://danskretursystem.dk/skoler-uddannelse/danmarksindsamling/>

### **Bottles, glass, Extended Producer Responsibility**

Pant4, pawn, is paid for when buying a bottle of sodapop or beer or similar. Usually DKK 1.5 per bottle. That is sometimes more than the price of a sodapop. The commercial enterprise now has all these pawns and they amount to millions daily in revenue. The consumer is fraudulently incentivised to deliver back the bottle since it carries DKK 1.5 and this is much for a poor Dane. Earlier poor people could collect such bottles and make an extraincome but this has now been removed leaving the poorer poor without this simple yet very much welfare system in place. People now return the bottle and has two buttons to press and hungering is now used and guilt and all types of psychological systems used to defraud the Danish population. It is a hard choice, keep the money because I am poor living in a perpetual state of welfare or donate (word donate used to donate wash mind thinking donate to someone hungry, I, or someone hungry far away outside of the European Union [in a place in Africa a small child sitting with a bottle of probably water thinking thirst alleviated from waste](#)) and the choice is on the PANT (pawn) machine and each time I or you press the ME button guilt drips down the neck into your back onto the floor where you see a large blob of brown filth from all the wet sweat dripping off people having to make this very complicated choice whether to donate to someone thirsting and dying or return the pawn to yourself from a system who has now had all these pawns somewhere investing all the billions of crowns and raking in interest and knowing you are now guilty of murder because of thirst you hesitantly press the not donate button thinking nobody sees it yet it is registered above danskretursystem.dk leaving a taste of dryness of guilt making your heart pound harder and as you drive home you think of nothing else but the murder you just committed to save your own life from utmost poverty and the mechanisms you have now endured which are those that you are paying for something such as your time precious time using part of life to transport now you being waste management and charity for which you can not deduct one single crown.

### **Donations are tax deductibles**

Above system doing donation included the donation to yourself since the machine is a donation enterprise. You donate to someone and you have two choices and while the PANT, pawn, is away that too is tax-deductible. Then also considering the ethical fraud that too should be tax deductible but since we are dealing with waste which only shall be paid for by state and commercial liabilities corporation you are now working donating your time at the time it costs to return and act waste management and at least the minimum wage which does not exist in state Danish should be reanalyzed let's say DKK 200 per hour to transport the bottles, glass. For this income which is a minus which is tax deductible. Then there are other tax deductibles which would leave this return bottle systems in a perpetual state of debt.

Fradrag for gaver og bidrag til velgørende foreninger: <https://skat.dk/borger/fradrag/fradrag-for-gaver-og-bidrag-til-velgoerende-foreninger> (Deductions for gifts and donations to charity).

When using the donation "venting machine" then a receipt is received which shows how many bottles are returned and the total pawns collected. Legally we are dealing with a pawn which is important to notice. There is capital lost on a large scale nationwide dealing in multiple millions. Interest lost. Capital gain lost. The receipt is now a valuable, a bill. Money. Capital. This is capital gain and so far seems to be non-taxes however one you use the bill, receipt, in the shop to pay for your products and you can only use the pawn in that shop where the bottle were returned to then you return the bill, capital, and get absolutely no receipt of this transaction leaving

you in dire straits since any deduction in your tax is now obsolete in this scheme leaving all the liquid (capital) at the hands of someone else and it has absolutely nothing to do with the fact that this end-of-waste (not waste) shall absolutely not cost you anything however in this state scheme thirsty african children are now used to, not only to scheme you from paying for waste, which does not exist, but also scheme you into a psychological state of feeling guilt return that to you which is yours and naturally Mr. Poirot forgot such simple matters because that is the purpose of Mr. Poirot to scheme you into thinking that Mr. Poirot thinks for you because nobody with a scriptwriter can find the guilty in an Agatha Christie or Mr. Poirot plot.

Plot, scheme or simply democracy is like saying cheese cake inviting all kinds of superlatives then state and their official think of such things and when found out, Mr. Poirot, they scratch their bald empty brains wondering why Mr. Poirot did not work after all scheming their way through waste yet that is exactly what they think about but when you, the people, think, then they hail all kinds of negated superlatives against you and finally when they lost they refill the canisters with **oleoresin capsicum** and when that no longer works then wars, terror and finally entertainment on national television, The Internet, social media, all to let us the people forget Mr. Poirot too needs a detective to investigate the detective and this we call democracy with all types of measures to gauge how people do what they do because they try to mimic what state does; be fascists. Fascism not wanted thus democracy not and neither virtual Poirot nor the inflictions done via democracy so what is left, not democracy. Waste is as everything else connected with democracy through rule of law yet has been infiltrated with corporations and governance which explains why large funds and corporations managing what governance did now these corporations naming their business governance. Waste is then part thereof and in that private citizens have no share and are however termed source of waste where it shall be rectified (set right, correct etc) yet when doing so, as this documentation does, then suddenly rectification at source suddenly no longer lies at source, the private domesticated people. but now is like a show with hot and cold turning on and off at corporate and governance will leaving people to pay multiple times as is not done directly at hotels in Dubai as an example location; the waste produced is by the hotels doing their business and part of the product, strange as it may sound, is the customers, the visitor. Without customers, no hotel. No hotel, no customers. Which came first. Well, when it counted in waste and end-of-waste we can clearly prove, that the hotel came first and they are then producing waste and are the holder of waste within the hotel and manage the waste and the prices very expensive because the only product produced as the output of all that comes in to a hotel is measured in what comes out. At leaving the hotel the guest or part of product, the guest, is not presented with any further bills or pawn and is naturally welcome again as long as the bill says: "One suit room 432 one night including VAT" then that covers everything paid for the product and everyone would be in woe being presented with another bill for waste alone reminding the guest of what he guest produced also besides taxes, fees, and a long list of cost demanding the obvious questions do hotel-guest have any say in the price? Yes, when educated in waste management, waste production, end-of-waste and recycling leaving the price for the room cheaper but who knows when guest can't follow the flow of waste and never thinks of waste as collateral or revenue and is a measure of the hotel's success. See what comes out as waste and end-of-waste and the revenue becomes more clear. A clean society and environment seems to have obliterated nature and life support systems for genuine nature and the lure and idea of nature is only living on green packaging as greenwashing since inventing real genuine nature would leave most of lands and nations in dire straits and nature has been pushed away for fields of completely void of any nature and they stretch on for thousands of miles. Waste would, but will never again, return to the basics of a pig running in the lands or horse wild or similar. That would or could be the rectification at source, the pig, but a pig can't talk so we are left with bureaucrats who have no idea of real genuine nature and would run scared away from any jungle or real nature since they have never seen it and never own it. **Rectified at source** is another way to extrude life into wastelands using words of meaning but meanings without words and genuine rectification. Waste too a word which brings about memories and thoughts. London littering can cost a hefty fine. Dropping a cigarette bud even. Well, who invented smoking. Who invented cities and cityscapes, not people. The obvious is now neon signs as nature and a park as unnatural as they come and wastebaskets left for litter yet the litter as waste rectified at source rings a bell, source. EU Directive waste directive as the recipe to understand waste rectified at source, with those who pay, is then easy understood since source is neither at customer or private citizens but at geology where raw materials are found still in a state of nature even if trees grown in plantations and not forests then the source must rectify and those who profit on behalf of private citizens. is it then reasonable to ask the hotel to pay for waste or ask is the customer's wish to pay for waste management now when knowing what waste is and what is it not. The hotel guest may sleep well or seemingly doing so but once the bill is split into its parts most would

probably understand that five or seven stars of any product has everything to do with products which live in a society of consumers and the more is consumed the less the quality thus the more waste less quality less welfare. Finally one might argue, and one will, that no waste, no end-of-waste would equal cras that lasted 100 plus years and they did and hotels of such quality that nobody would ever sit in the lobby of a seven star hotel watching all the waste produced rather than enjoying a real genuine hotel of such quality that one would have Hotel Ritz all over for everyone and when Ritt Bjeregard did it and was found out it was like Mogens Glistrup pondering such things which would leave people with more money to buy real good solid quality that would last many lifetimes obliterating the need to perpetual consumption of waste, yes, product is then waste or at least end-of-waste and they are designed to be that, waste, because it is where revenue is created in the perpetual low quality produce and products yet the manufacturing of these things cost trillions with robots, AI and facilities so expensive Henry Ford would be able to sing Fly Me To The Moon because the *manufacturing is of such high cost and quality that it is obvious the products last hundreds of years*. Rectified at source is not that complex and AI will never figure that out and once AI and bots are in place all over then people will trust a machine programmed by some entity but forgets Mr. Poirot too is an invention of the human mind just as is waste especially when the objective is to obliterate waste and end-of-waste now that corporations have emptied all lands and filled what is left with billions of tons of waste such as London and New York in part built on waste. From **waste to waste** the new motto rather than life to life. A **life directive** yet not seen in trillions of lightyears near Earth, inside or on Earth which explains the need for a waste directive. Less life, more waste or visa versa and in between people private are domesticated into a waste product lasting a so-called life-time. If society (read commercial corporations) and governance can produce waste and create welfare - then better genuine welfare for two decades rather than live nine decades in waste produced from low quality products and services.

### Smarter Than a Yeast?

Read **indoctrinated brain** in which waste is used twice:

[https://www.bibliotecapleyades.net/archivos\\_pdf/indoctrinated-brain.pdf](https://www.bibliotecapleyades.net/archivos_pdf/indoctrinated-brain.pdf)

As smart as waste or Mr. Poirot. [poi](#) wiktionary. Anagrams: [IOP](#), [IPO](#), [OPI](#), [PIO](#), [Pio](#) to [Pío](#).

### Mr. Poirot

**Hercule Poirot**, *fictional* Belgian detective featured in a series of novels by Agatha Christie. Short, somewhat vain, with brilliantined hair and a waxed moustache, the aging bachelor Poirot enjoys his creature comforts.

<https://en.wikipedia.org/wiki/Hercules>

[Cule](#) Italian for ass, bum. Her I so English in which we get a **he** and **her**. What does Mr. Poirot have to do with waste; well, as any good detective, find out.

## Sistine Chapel: Michelangelo, the Warrior Pope and God's Bottom

Waste goes far but near. You are sitting on it: <https://www.dailyartmagazine.com/michelangelo-warrior-pope-and-gods-bottom/>

[https://en.wikipedia.org/wiki/Sistine\\_Chapel\\_ceiling](https://en.wikipedia.org/wiki/Sistine_Chapel_ceiling) nudity, bums directed at you in six (sex in Swedish) and lovely from waste to waste just as per cerasius.com which was right that it drops and up it goes the produce or the corn field or the flower bed. Love, you are sitting on it. The temple. The dome(s). Anyway, waste comes from one of the holes no longer waste but classified as an end-of-waste and **ende** is ass or bum is Danish. Your behind, your polite *end* esoterically meaning God as God. The vatin is a temple and the cule and Mr. Poirot has everything to do with temples and life and investigating and no one will know until we can look it up and find the evidence and then great aluhter because you are, as Dave Allan would say: "May God go with you" and God follows you

everywhere and that is the partial apocapylpse or dark world inside and end of waste and reminding that any waste is now found with cerasius.com which was the ultimate waste as the ultimate temple where NUR depicted an ass of a woman and it was so amazing if lit up fires across Earth and ignited flames of hell and love and fairies and hillbillies and everything one can think of and taht is why cerasius.com is very much alive very much at The Vatican and at temples around Earth and NUR still pondering why they (probably because the temple lies with the secret because finding a needle in a haystack that you walk around with is very *very* difficult to find) so much hate/love \*) the ass and the one **actually** spreading the word.

\*) <https://en.wikipedia.org/wiki/Oxytocin> (maybe technocrats, oligarchs and the likes are just ill or need hormone treatments)

## Svar til Sønderborg Forsyning A/S (SONFOR)

I Indsigelse af 12.1.2024 SONFOR:

- Henvises til § 48 stk 6 og 7. Dette er her i dette bevist er ulovligt med opkrævninger gebyr rettet til ikke/erhverv, virksomhed. undertegnede er ikke moms/registreret ej har nogen virksomhed p[ Skolebakken 22 64300 Nordborg.
- Henvises til § 28 stk 4. Dette g;lder igen kun for virksomhed, erhverv.
- Pligt til at betale visse faste gebyr for affald er ulovligt opkrævet.
- Spildevand: denne kan anvednes og er råmateriale og er derfor klassificeret som end-of-waste og er ikke waste. Farlige kemikalier osv skal ikke tømme i kloak men givet som end-of-waste til waste management som kan genbruge farlige kemikalier m.v.. Opkrævning af spildevangsgebyr er ulovligt for private der ikke producerer affald.
- SONFOR skal venligst ikke snede dokumenter til sagen til underretgende private email, udenomsretlige, hvis ikke underretgende har anmodet herom.
- SONFOR henviser til tidligere dom. Hvorfor?
- SONFOR har i Lovgivning m opkrævning af affaldsgebyrer henvist til love hvilket giver det resultat, at gebyrer er ulovlige for ikke-affald og/eller ikke-virksomheder.

## Modkrav

- Sønderborg Forsyning A/S skal med renters rente tilbagebetale det indbetalte fra januar 2018. Opgørelse gives senere.
- Stat og dennes forsyningsselskaber skal tilbagebetale samtlige ikke-erhvervs-mæssige der ikke har produceret affald (waste) men har betalt ulovligt opkrævede gebyrer for afhentning af råmateriale som er klassificeret som end-of-waste. Opgørelse gives senere.
- Danmarks Domstole skal afvise FS N04-8187/2023, BS-469/2024-SONBS-38833\_2020, BS-43318\_2021-SON.
- Danmarks Domstole har i samarbejde med Sønderborg Forsyning lavet en udeblivelsesdom for BS-43318/2021-SON og denne dom skal trækkes tilbage, dementeres, og det skal ske offentligt. Herfor skal der betales erstatning. Opgørelse gives senere.
- Danmarks Domstole har i samarbejde med Sønderborg Forsyning har bedraget undertegnede samt millioner af borgere. Erstaninskrav som modkrav tilkommer. Opgørelse gives senere.
- Danmarks Domstole har tilsidesat tidligerebevis, som igen er angivet i denne sag med reference fra artikel 191 i EC traktaten til EC Directiv og beviset er igen fremlagt. At Danmarks Domstole har afvist beviset i BS-43318/2021-SON og stadfæster udeblivelsesdommen ses i den sag bevist, at Danmarks Domstole har handlet med henblik på at forbyde sig imod private borgere of motivet er milliard-indtjening, som Danmarks Domstole har deltaget i at bedragebefolkningen fra. Dette skal ersattes. Opgørelse gives senere.
- Staten Danmark vil ligeledes motage et modkrav. Opgørelse gives senere.

- Denne liste modkrav er ikke udtømmelig og andre kan tilkomme.

Niels Ulrik Reinwald  
Skolebakken 22  
6430 Nordborg  
Den Europæiske Union

<https://www.retsinformation.dk/eli/lta/2022/1536>

§ 16.

stk. 3. Hvis en ordning omfatter både husholdninger og virksomheder,

## **dictionary**

punktafgifter, excise duties

## **eionet.europe.eu General Multilingual Environmental Thesaurus**

<https://www.eionet.europa.eu/gemet/en/themes/>