

CV for Filip Truyen

Education:

- 2004 Doctor of Laws, University of Bergen
- 1994 Practising certificate
- 1991 Cand. jur., University of Oslo

Work experience:

- 2010- Partner, Wikborg, Rein & Co International Law Firm
- 2012- Professor II, Faculty of law, University of Bergen
- 2011- Professor II, Norwegian School of Economics and Business Administration (NHH)
- 2007-2011 Professor, Faculty of law, University of Bergen
- 2004-2007 Associate University Professor, Faculty of Law, University of Bergen
- 2000-2004 Reseach Fellow, Faculty of law, University of Bergen
- 1995-2000 Appellate Court Judge, Gulating Court of Appeal (acting 1995-1996)
- 1993-1995 Lawyer/Associate, Office of the Attorney General
- 1991-1993 Senior Executive Officer, Legislation department, Norwegian Ministry of Justice and the Police
- 1990 Editor, "Jussens Venner" (Norwegian University Law Review)
- 1988-1989 Research Assistant, Department of Private Law, University of Oslo

Publications:

- Contributor to the book 100 næringseiendomstips (100 commercial real estate tips), Wikborg Rein 2014
- Book review of Magnus Aarbakke: Partnerships and Silent Partnerships, 7th edition (TfR 2010 pp. 883-886)
- National Reporter, UNIDROIT 18th International Congress of Comparative Law: Financial Leasing and its Unification
- Can acquisitions in a holding company trigger the requirement for consent in connection with change of ownership? (Company, Contract, Bankruptcy, Sources of Law: Homage to Mads Henry Andenæs 70 years". Oslo, 2010, pp. 318-330)
- General principles on the abuse of shareholders' rights in Nordic legislation (Company Law and SMEs s. 171-190)
- Book review of Beate Sjøfjell: Towards a Sustainable European Company Law, 2009 (LoR 2009 pp. 637-639)
- Capital drought, emergency issue and coup (PACTA 6/2009 pp. 29-31)
- Book review of Knut Bergho, Stock exchange and securities law, Oslo 2008 (LoR 2009 pp. 506-508)
- The compensation by redemption of shares. How far does the Flesberg judgment reach? (NTS 2008 pp. 62-70)
- Corporate Social Responsibility, The 38th Nordic Lawyer's Congress, Vol. II, Copenhagen 2008, pp. 492-496
- Book review of Karl-Anders Grønland: Companies trade with own shares, Oslo 2007 (TfR 2008 pp. 229-233)
- The Terra case (LoR 2007 no. 10 pp. 561-562)
- Valuation principles in connection with a parent company's squeeze-out of shares in a subsidiary. Report from Norway (European Company Law 4/2007 pp. 177-180)
- New rules on accessorial liability. Report from Norway (European Company Law 3/2007 pp. 130-133)
- Remedies against errors in the chairman's meeting voting record at the opening of the General Meeting (TfF 2007 pp. 8-22 and Håkonarmål 2006 pp. 46-57)

- Share analysis and information liability (TfR 2007 pp. 85-170)
- Statutory Regulation of Executive Pay Stipulation in Public Limited Companies. Report from Norway (European Company Law 1/2007 pp. 33-35)
- Book review of Erik Werlauff, Stock exchange law and capital market law, 3rd edition, Copenhagen 2005 (TfR 2006 pp. 697-702)
- "Shareholder conflicts in small and medium sized companies - Remedies for shareholders' abuse of authority and improper retention of dividends" by Paul Krüger Andersen, Rolf Skog and Nis Jul Clausen (editors): Shareholder Conflicts, Copenhagen 2006, pp. 131-151
- Collective investment possibilities - the relation between securities' fund, investment companies and investment clubs (TfR 2006 pp. 268-340)
- Shareholder's abuse of authority, Oslo 2005, 587 pages. [The book includes a summary in English]
- Book review of Rolf Dotevall, Company co-operation. Concerning unincorporated enterprises, Stockholm 2005 (TfR 2005 pp. 659-661)
- Co-determination and abuse of power in private limited companies (Revisjon og Regnskap 2005 no. 2 pp. 17-20)
- The parity principle in article 42 of the second corporate company law directive, in particular regarding equity issues and distribution (TfR 2004 pp. 580-592)
- Authority abuse in private limited companies and public limited companies (JV 2004 pp. 305-328)
- Shareholder's abuse of authority - a study of the Companies Act /Joint Stock Public Companies Act § 5-21 and unwritten principles regarding misuse (Doctoral theses), Bergen 2004, 417 pages
- Norway Seafood's judgment: A signal of a better minority protection? (NTS 2003 pp. 343-356)
- "Amicable settlement and in-court settlement in contestation proceedings" by Gudrun Holgersen, Kai Krüger and Kåre Lilleholt (editors): Nybrott and Odling, Memorial volume to Nils Nygaard, Bergen 2002, pp. 641-649
- Delivery criterion by vendor's suspending operation right (TfR 1990 pp. 342-389)

Chronicles:

- The Municipality of Bergen as owner and shareholder (Bergens Tidende, 03.04.2011)
- Delicious and Daring Danish Company Law (Dagens Næringsliv 21.06.2010)
- Hedge funds with wit (Dagens Næringsliv 20.12.2007)
- Pardon and secrecy (Dagens Næringsliv 03.11.2005)
- Hedge fund to the people? (Dagens Næringsliv 16.03.2005)

Public reports:

- Regulation on ownership restriction on infrastructure enterprises within the securities field (stock exchange etc.). Report from work group submitted 14.12.2007 (chairman)
- NOU 1993:16 Re-examination of the legislation on bankruptcy (secretary)

Directorships:

- 2015- Chairman of the Norwegian Government's Legislative Committee on Securities
- 2013- Chairman of the Norwegian Bar Association's Legislative Committee on Company Law
- 2010- Member of the Ethics Committee of the Norwegian Society of Financial Analysts
- 2008- Member of the editorial committee of Nordic journal of company law ("Nordisk Tidsskrift for Selskabsret")
- 2006- Manager of the control committee in Borea Opportunity II AS
- 2005- Member of the editorial board of "Jussens Venner" (Norwegian University Law Review)
- 2004- Member in Nordic network of company law