



## Danish court case regarding injury at home office

On 2 May 2025, the Danish Supreme Court ruled in a landmark case in which an employee fell over a box containing private objects in her home whilst working from home. The Supreme Court concluded that the injury sustained by the employee in connection with the fall was an occupational injury covered by section 5 of the Danish Workers' Compensation Act (Danish: "arbejdsskadesikringslovens § 5"), regardless of the fact that the injury took place at the employee's home and that the employee fell over a private object that she had placed in her home without any influence or instruction from the employer.