



## **Martins Paporinskis**

Martins Paporinskis is a D Phil candidate at the University of Oxford, writing his thesis on investment protection law. His other degrees are M Phil (Dist) (Oxon), M Jur (Dist) (Oxon) and LL B (University of Latvia). He is presently an AHRC and Commercial Bar Scholar and has been an AHRC, Commercial Bar, Freshfields Bruckhaus Deringer and Chevening Scholar and Clifford Chance Prize Winner at the University of Oxford and a Kristaps Morbergs Scholar at the University of Latvia.

Since 2003 Mr Paporinskis has practiced with Sorainen Riga, concentrating on litigation and arbitration, including pleading before the Latvian Supreme Court and consulting on investment arbitration. He has consulted the Latvian Ministry of Justice on issues of international criminal law and justice. He has provided an expert opinion on international law issues to the Latvian Constitutional Court in a widely publicised 2007 case regarding the constitutionality of the Latvian-Russian Border Treaty. He has been cited by the Latvian Constitutional Court and the Latvian Supreme Court on issues of international law.

Since 2003 Mr Paporinskis has edited the Latvian State practice section for the Baltic Yearbook of International Law. His article '*Barcelona Traction: A Friend of Investment Protection Law*' is forthcoming in the 2008 Yearbook, and another article '*MFN Clauses between Maffezini and Plama: a Third Way?*' has been accepted for publication by ICSID Review – Foreign Investment Law Journal. He has published in Latvian legal journals on different issues of international law, including law of treaties, investment protection law, State and diplomatic immunity, international criminal law, law of territory and law of the sea. Most recently he has written about Latvian Supreme Court's case law on State and diplomatic immunity (Piezīmes par vēstniecību imunitāti: vērtējot Senāta spriedumu lietā Nr. SKC-237. *Jurista Vārds*, 2008.gada 10.marts, nr. 10), the Latvian-Russian Border Treaty (Maisot tiesisko 'spageti bļodu': robežlīgums, Satversme un starptautiskās tiesības. *Jurista Vārds*, 2007.gada 30.janvāris, nr. 5) and the international law issues of the Holocaust restitution (Likumprojekts un starptautiskās tiesības. *Jurista Vārds*, 2006.gada 12.decembris, nr. 49). He has also talked on different issues of international law in conferences both in Latvia and internationally, most recently on 'MFN Clauses in Investment Arbitration – *Tertium Datur?*' at [the 2008 pre-ESIL Conference International Economic Law Workshop in Heidelberg](#) and on 'Investment Arbitration and the Law of Countermeasures' at [the 2008 Society of International Economic Law Inaugural Conference in Geneva](#).