

MĀRTIŅŠ PAPARINSKIS

CANDIDATE OF LATVIA FOR THE INTERNATIONAL LAW COMMISSION

2023-2027



Endorsed by the Baltic States: Latvia, Estonia, and Lithuania



Dr. Mārtiņš Paparinskis has a strong academic and professional background in public international law. He is Associate Professor in Public International Law at University College London, with a DPhil from the University of Oxford.

Dr. Paparinskis is the first candidate from the Baltic States to the International Law Commission (ILC). All three Baltic States – Latvia, Estonia, and Lithuania – endorse his candidature.

Since joining the United Nations, Latvia has consistently emphasized the significance of public international law, the rules-based international order, multilateralism, and human rights. These fundamental principles lie at the core of the mission of the ILC and would be a priority for Dr. Paparinskis in the event of his election.



Colombian Constitutional Court, photo by Julian Felipe Gutiérrez

PROFESSIONAL SKILLS

- Strong academic and professional background in public international law
- Associate Professor in Public International Law at University College London, with DPhil from the University of Oxford
- Academic expertise in foundational topics of public international law, such as the sources of international law, the law of treaties, the law of State responsibility, and international dispute settlement, as well as in the subfields of international investment law, international human rights law, and international environmental law
- Member of the Permanent Court of Arbitration, the OSCE Court of Conciliation and Arbitration, the ICSID Panels of Arbitrators and of Conciliators, the Implementation Committee under the UNECE Water Convention, and the Management Board of the European Union Agency for Fundamental Rights
- Published with prominent scholarly journals, authored and co-authored books with leading publishers, and regularly and globally cited by international tribunals, domestic courts, and States in international dispute settlement

KEY EXPERTISE AND SIGNIFICANT APPOINTMENTS

- International dispute settlement: Member of the Permanent Court of Arbitration (since 2017), Conciliator of the OSCE Court of Conciliation and Arbitration (since 2019), lead drafter of the 2019 declaration by Latvia recognizing as compulsory the jurisdiction of the International Court of Justice.
- International law of responsibility: Publications on the topic in leading scholarly journals and the forthcoming 10th edition of Oppenheim's International Law: Peace (Oxford University Press).
- International human rights law: Member of the Management Board of the European Union Agency for Fundamental Rights (since 2017), expert eligible to serve on the Advisory Committee on the Council of Europe's Framework Convention for the Protection of National Minorities (since 2019).
- International investment law: Member of Panels of Arbitrators (since 2014) and of Conciliators (since 2020) of the International Centre for Settlement of Investment Disputes, author cited globally by domestic courts, international tribunals, and States.
- International environmental law: Member of the Implementation Committee under the Convention on the Protection and Use of Transboundary Watercourses and International Lakes (Helsinki Convention) (since 2018).

"The International Law Commission's work on foundational topics of international law and within selected specialist fields can make an important contribution to addressing the challenges faced by the international community."

Dr. M.Paparinskis

LANGUAGES

Latvian (native), English (fluent), Russian (fluent), French (good)

PUBLICATIONS (SELECTED)

- 'Responsibility of States' in C Greenwood and D Sarooshi (eds), Oppenheim's International Law: Volume 1: Peace (Oxford University Press, 10th edition forthcoming)
- International Investment Law and Arbitration (Cambridge University Press 2018, second edition forthcoming April 2021) (coauthored)
- 'A Case against Crippling Compensation in International Law of State Responsibility' (2020) 83 Modern Law Review 1246
- 'COVID-19 Claims and the Law of International Responsibility' (2020) 11 Journal of International Humanitarian Legal Studies 311
- The International Court of Justice at the 75th Anniversary of the United Nations' (28 October 2020) Lawyer's Word no 42 (in Latvian)
- 'Investment Law before Arbitration' (2020)
 23 Journal of International Economic Law
 929 (co-authored)
- 'Revisiting the Indispensable Third Party Principle' (2020) 103 Rivista di Diritto Internazionale 49
- 'The Once and Future Law of State Responsibility' (2020) 114 American Journal of International Law 618
- 'General Principles and the Other Sources of International Law: Conclusions' in M Andenas, M Fitzmaurice, A Tanzi, and J Wouters (eds), General Principles and the Coherence of International Law (Brill 2019)
- 'MFN Clauses and Substantive Treatment: A Law of Treaties Perspective' (2018) 111 AJIL Unbound 49
- 'Circumstances Precluding Wrongfulness in International Investment Law' (2016) 31 ICSID Review-Foreign Investment Law Journal 484

- 'We Will Always Have International Law: Editorial Note' (2016) 16 Baltic Yearbook of International Law 1
- 'Derecho internacional de protección de la inversión' in R Urueña (ed), Derecho internacional. Poder y límites del derecho en la sociedad global (U. de los Andes 2015)
- 'Analogies and Other Regimes of International Law' in Z Douglas, J Pauwelyn, and JE Viñuales (eds), The Conceptual Foundations of International Investment Law: Bringing Theory into Practice (Oxford University Press 2014)
- 'Come Together or Do It My Way: No Systemic Preference' (2014) 108 ASIL Proceedings 246
- 'Regulating Treaties: A Comparative Perspective' in C Tams, A Tzanakopoulos, and A Zimmermann (eds), Research Handbook on the Law of Treaties (Edward Elgar 2014)
- International Minimum Standard and Fair and Equitable Treatment (Oxford University Press, Oxford Monographs in International Law Series, 2013, paperback with a new introduction 2014)
- 'Procedural Aspects of Shared Responsibility in the International Court of Justice' (2013)
 4 Journal of International Dispute Settlement 295
- 'Equivalent Primary Rules and Differential Secondary Rules: Countermeasures in WTO and Investment Protection Law' in T Broude and Y Shany (eds), Multi-Sourced Equivalent Norms (Hart Publishing 2011)
- 'Investment Arbitration and the Law of Countermeasures' (2008) 79 British Year Book of International Law 264