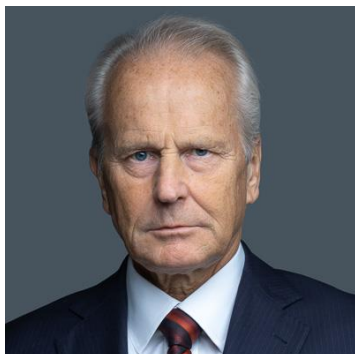


## Dr. Veijo HEISKANEN

Partner



### Nationality

Finnish

### Languages

English, Finnish

French, Swedish,  
German

### Practices

International Commercial Arbitration

Investment Arbitration

International Law

### Areas of focus

Energy and Mining

Construction and Infrastructure

Technology and Telecom

Pharma and Biotechnology

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## BIOGRAPHY

Veijo Heiskanen joined the firm in 2002. He has been practicing international arbitration, including commercial and investment arbitration, for over 25 years. He has acted as counsel and arbitrator in numerous international arbitration proceedings under most of the major arbitration rules, including the ICC, ICSID, UNCITRAL, LCIA, SCAI, SCC, WIPO and Cairo Regional Center for International Commercial Arbitration – CRCICA.

Veijo Heiskanen's practice focuses on the energy (including oil & gas), construction, infrastructure and mining sectors, as well as intellectual property and technology disputes. He has vast experience as arbitrator, including as presiding arbitrator, in complex and high-value commercial and investment disputes. He previously served as Legal Adviser at the Iran-United States Claims Tribunal and as Deputy Chief of the Legal Service of the United Nations Compensation Commission.

He is member of the SCC Board and of several panels of arbitrators, including ICSID, ICDR Energy Arbitrators List, Singapore International Arbitration Centre (SIAC) and Hong Kong International Arbitration Centre (HKIAC), and of numerous professional associations, including IBA, ILA, American Society of International Law, LCIA, IAI, ASA and Finnish Arbitration Association.

Veijo Heiskanen graduated from the University of Helsinki (LL.B., 1983; LL.Lic., 1985) and holds an LL.M. and a Doctorate of Juridical Science (S.J.D.) from Harvard Law School (1988 and 1992). He is Adjunct Professor of International Law at the University of Helsinki and previously served as Adjunct Professor of International Arbitration at the University of Lausanne (2009-17) and taught at the Hague Academy of International Law (2002).

## PUBLICATIONS

### **The virtual matrix: re-thinking hearings in international arbitration**

Veijo Heiskanen, Sam Moss, Anita Subedi, 2020  
LALIVE Blog, 31 August 2020

### **Sovereign Immunity – Switzerland**

Veijo Heiskanen, Sandrine Giroud, 2018

In: Tai-Heng Cheng and Odysseas G Repousis, (Contributing Eds.), *Getting the Deal Through – Sovereign Immunity 2018*, pp. 48-52

### **Entretemps: Is There a Distinction Between Jurisdiction Ratione Temporis and Substantive Protection Ratione Temporis?**

Veijo Heiskanen, 2018

In: Y. Banifatemi (Ed.), *Jurisdiction in Investment Treaty Arbitration*, IAI Series on International Arbitration No. 8, Juris Publishing, 2018, pp. 297- 320

### **Admissibility in International Arbitration**

Veijo Heiskanen, 2017

In: Thomas Cottier and Krista Nadakavukaren Schefer (Eds.), *Encyclopaedia of International Economic Law*, Edward Elgar Publishing, 2017, pp. 319-321

### **Book Review: Yuval Shany: Questions of Jurisdiction and Admissibility before International Courts, Cambridge University Press, 2015**

Veijo Heiskanen, 2017

*Journal of World Investment & Trade*, Vol. 18, 2017, pp. 755-765

### **Borderlines: Is There a Difference Between Protection of Property and Protection of Investment?**

Veijo Heiskanen, 2016

*Transnational Dispute Management*, December 2016, pp. 1-8

### **The Artifact of International Jurisdiction: Concept, History and Reality**

Veijo Heiskanen, 2016

*Transnational Dispute Management*, November 2016, pp. 1-11

### **And Others: Mass Claims in ICSID Arbitration**

Veijo Heiskanen, 2015

In: Meg Kinnear, Geraldine R. Fischer, Jara Mínguez Almeida et al. (Eds.), *Building International Investment Law - The First 50 Years of ICSID*, Kluwer Law International, The Netherlands, 2015, chapter 44

### **Key to Efficiency in International Arbitration**

Veijo Heiskanen, 2015

*ICSID Review – Foreign Investment Law Journal*, Vol. 30, 2015, pp. 481-485

### **Applicable Law: Jus ad Bellum, Jus in Bello and the Legacy of the UN Compensation Commission**

Veijo Heiskanen, Nicolas Leroux, 2015

In: Timothy J. Feighery, Christopher S. Gibson, Trevor M. Rajah (Eds.), *War Reparations and the UN Compensation Commission: Designing Compensation After Conflict*, Oxford University Press, 2015, pp. 51-80

## **Post-Award Remedies**

Veijo Heiskanen, Laura Halonen, 2014

In: Giorgetti (Ed.), *Litigating International Investment Disputes: A Practitioner's Guide*, Brill/Nijhoff, 2014, pp. 497-526

## **Aristotle's Statistics: Consistency and Accuracy in International Mass Claims**

Veijo Heiskanen, Sandrine Giroud, 2014

In: Arthur W. Rovine (Ed.), *Contemporary Issues in International Arbitration and Mediation. The Fordham Papers 2013*, Brill Nijhoff, 2014, pp. 109-122

## **Ménage à trois : Jurisdiction, Admissibility and Competence in Investment Treaty Arbitration**

Veijo Heiskanen, 2014

ICSID Review - Foreign Investment Law Journal, Vol. 29, 2014, pp. 231-246

## **And/Or: The Problem of Qualification in International Arbitration**

Veijo Heiskanen, 2010

Arbitration International, Vol. 26 (4), 2010, pp. 441-466

## **Of capital import: The definition of investment in international investment law**

Veijo Heiskanen, 2010

In: Anne K. Hoffmann (Ed.), *Protection of Foreign Investments through Modern Treaty Arbitration: Diversity and Harmonisation*, ASA Special Series (No. 34), 2010, pp. 51-73

## **State as a private: The participation of States in international commercial arbitration**

Veijo Heiskanen, 2010

Transnational Dispute Management, Vol. 7, Issue 1, April 2010, pp. 1-13

## **Book review: Aspects philosophiques du droit de l'arbitrage international, by Emmanuel Gaillard**

Veijo Heiskanen, 2009

European Journal of International Law, 2009, Vol. 20, No. 3, pp. 942-947

## **Domestic review of investment treaty arbitrations: the Swiss experience**

Matthias Scherer, Veijo Heiskanen, Samuel Moss, 2009

ASA Bull. 2/2009, Vol. 27, pp. 256-279

## **Forbidding dépeçage: Law governing investment treaty arbitration**

Veijo Heiskanen, 2009

32 Suffolk Transnational Law Review, 2009, pp.367-408

## **Arbitrating mass investor claims: Lessons of international claims commissions**

Veijo Heiskanen, 2009

In: *Permanent Court of Arbitration* (Ed.), Chapter 12, "Multiple Party Actions in International Arbitration", Oxford University Press, Oxford, 2009, pp. 297-323

## **Arbitrary and unreasonable measures**

Veijo Heiskanen, 2008

In: A. Reinisch (Ed.), *Standards of Investment Protection*, Oxford University Press, 2008, pp. 87-110

## **Unreasonable or discriminatory measures as a cause of action under the Energy Charter Treaty**

Veijo Heiskanen, 2007

International Arbitration Law Review, 2007, Vol. 10, Issue 3, pp. 104-110

## **The doctrine of indirect expropriation in light of the practice of the Iran-United States Claims Tribunal**

Veijo Heiskanen, 2007

The Journal of World Investment & Trade, 2007, Vol. 8, No 2, pp. 215-231

## **Reparations for historical wrongs: From ad hoc mass claims programs to an international framework program?**

Marc Henzelin, Veijo Heiskanen, Antoine Romanetti, 2006  
Uluslararası Suçlar ve Tarih, 2006, pp. 91-118

## **Book review: The World Trade Organization: Legal, economic and political analysis, by Patrick F.J. Macrory, Arthur E. Appleton and Michael G. Plummer (Eds.)**

Veijo Heiskanen, 2006  
Journal of World Trade, 2006, Vol. 40, pp. 1149-1154

## **Dealing with Pandora: The concept of 'merits' in international commercial arbitration**

Veijo Heiskanen, 2006  
Arbitration International, 2006, Vol. 22, No. 4, pp. 597-611

## **Reparations to victims before the international criminal court: Lessons from international mass claims processes**

Marc Henzelin, Veijo Heiskanen, 2006  
Criminal Law Forum, 2006, Vol. 17, pp. 317-344

## **Oil platforms: Lessons of dissensus**

Veijo Heiskanen, 2005  
Nordic Journal of International Law, 2005, Vol. 74, pp. 179-208

## **The sardines decision: Fish without chips?**

Veijo Heiskanen, 2005  
In: Mitchell (Ed.), *Challenges and Prospects for the WTO*, Cameron May, London, 2005, pp. 165-192

## **CRT-II: the second phase of the Swiss banks claims process**

Veijo Heiskanen, 2004  
In: Boisson de Chazournes/Quéguiner/Villalpando (Eds.), *Crimes de l'histoire et réparations : les réponses du droit et de la justice*, Editions Bruylant, Brussels, 2004, pp. 147-162

## **The regulatory philosophy of international trade law**

Veijo Heiskanen, 2004  
Journal of World Trade, 2004, Vol. 38, pp. 1-36

## **Housing and property restitution in Kosovo**

Veijo Heiskanen, 2003  
In: Leckie (Ed.), *Returning Home: Housing and Property Restitution Rights of Refugees and Displaced Persons*, Ardsley N.Y., Transnational Publishers, 2003, pp. 225-242

## **Speeding the resolution of mass claim using information technology**

Veijo Heiskanen, 2003  
Dispute Resolution Journal, 2003, Vol. 58, pp. 79-84

## **Switzerland**

Veijo Heiskanen, 2003  
In: Barber/Gibson (Eds.), *Online Service Providers: International Law and Regulation*, Dobbs Ferry NY, Oceana Publications, 2003, pp. SWI 1-28

## **The United Nations Compensation Commission**

Veijo Heiskanen, 2003  
Collected Courses of the Hague Academy of International Law, 2003, Vol. 296, pp. 259-393

## Dispute resolution in international electronic commerce

Veijo Heiskanen, 1999

Journal of International Arbitration, 1999, Vol. 16, pp. 29

## UN Compensation Commission panel sets precedents on government claims

Veijo Heiskanen, 1998

American Journal of International Law, 1998, Vol. 92, pp. 339 ss

## Jurisdiction v. Competence: Revisiting a frequently neglected distinction

Veijo Heiskanen, 1994

Finnish Yearbook of International Law, 1994, Vol. 5, pp. 1 ss

## The arbitration commission of the international conference on the Former Yugoslavia

Veijo Heiskanen, 1994

Lakimies, 1994, Vol. 2, pp. 173 ss (in Finnish)

## Applicable law in international commercial arbitration

Veijo Heiskanen, 1993

Finnish Yearbook of International Law, 1993, Vol. 4, pp. 98 ss

## The Iran-United States Claims Tribunal

Veijo Heiskanen, 1993

(in collaboration with Bosman L., Brunetti M., Hagen-Egas Reparaz D., Mäkelä S., Marteau H., Takamaa K.) *The Hague Yearbook of International Law*, 1993, Vol. 6, pp. 239 ss

## The Iran-United States Claims Tribunal

Veijo Heiskanen, 1992

(in collaboration with Brunetti M., Hagen-Egas Reparaz D., Mäkelä S., Muls D., Wilbers E.) *The Hague Yearbook of International Law*, 1992, Vol. 5, pp. 237 ss

## The Iran-United States Claims Tribunal

Veijo Heiskanen, 1991

(in collaboration with Hagen-Egas Reparaz D., Kroeskop A., Kuokkanen T., Muls D., Wilbers E.) *The Hague Yearbook of International Law*, 1991, Vol. 4, pp. 280 ss

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## CONFERENCES

### **Selection of recent conferences (for a complete list, please contact Dr. Veijo Heiskanen):**

#### **Basel Winter Arbitration School**

Basel, 6 February 2022

Speaker: Digitalization of International Arbitration

#### **ITA-IBA EU Investment Law Virtual Conference: The Future of Investment Law in the EU**

Online, 1 December 2021

Speaker on the panel: The future implications of the *Achmea*, *Komstroy* and *Holdings* rulings by the CJEU on investment law in the EU

#### **Summer Law School on International Investment Law**

Athens, 24 August 2021

Speaker: Expropriation in International Investment Law

## **London International Disputes Week**

London, 10 May 2021

Speaker: The Rise and Rise of State Power in Global Disputes

## **British Institute of International and Comparative Law**

Investment Treaty Forum - Annulment in International Investment Law

London, 6 February 2019

Speaker: Annulment Regimes in Light of Recent Swiss Developments

## **The Swedish Arbitration Association**

The Swedish Arbitration Days

Stockholm, 6-7 September 2018

Speaker: Best Practices in Written Advocacy

## **U.S. Energy Stream Oil and Gas Intelligence**

4th London Gas & LNG Forum

London, 13-14 September 2017

Speaker: The Gas Supply Contracts in the New LNG Driven Market

## **C5 Communications Ltd**

Long Term Gas Supply Contracts: Europe

Berlin, 5-6 July 2017

Speaker: Is there a lex mercatoria emerging for long-term gas contracts?

## **SC Eurasia**

Eurasian Natural Gas Infrastructure Conference

Athens, 22-23 June 2016

Speaker: What is the appropriate legal framework for cross-border gas pipeline projects?

## **Arbitration Institute of the Stockholm Chamber of Commerce**

Investment Arbitration under the SCC Rules

Frankfurt, 11 March 2016

Speaker: Efficient presentation of evidence: Issues of confidentiality and privilege

## **University of Cambridge**

Cambridge Arbitration Day 2016

Cambridge, 5 March 2016

Speaker: Multiple Parties in International Arbitration

## **Georgian International Arbitration Centre (GIAC)**

GIAC Arbitration Days 2015

Tbilisi, 8-10 October 2015

Speaker: Corruption in Arbitration - Must or May an Arbitrator Refer Suspicions of Corruption to Competent Authorities?

## **London Court of International Arbitration (LCIA)**

LCIA European Users' Council Symposium

Vienna, 4 October 2015

Co-Chair: Practice and Procedure

## **Arbitration Institute of the Finland Chamber of Commerce**

Helsinki International Arbitration Day

Helsinki, 28 May 2015

Keynote Speaker: Key to Efficiency in International Arbitration

## **Global Energy Geneva**

Global Energy 2014 Conference

Geneva, 2 December 2014

Speaker: Regulation and Liberalization of Gas Markets in Europe: Lessons for the Industry

## **Global Arbitration Review (GAR)**

GAR Live Dubai

Dubai, 20 November 2014

Speaker: The Future of Investment Arbitration in the Middle East

## **The Danish Institute of Arbitration**

Arbitration of Energy Disputes: New Challenges

Copenhagen, 1-2 September 2014

Speaker on panel "Dispute settlement options for environmental disputes in the context of energy projects"

## **C5 Communications Ltd**

Long Term Gas Supply Contracts

Berlin, 2-3 July 2014

Speaker: How to Prove a Clear Trigger Event for a Price Reopener

## **International Council for Commercial Arbitration (ICCA)**

22nd ICCA Congress

Miami, 6-8 April 2014

Speaker on panel "Universal Arbitration"

## **C5 Communications Ltd**

Long Term Gas Supply Contracts

Berlin, 2-3 July 2013

Speaker: Overcoming the Challenges of Confidentiality and Disclosure in Price Review Disputes

## **Global Arbitration Review (GAR)**

GAR Live Turkey

Istanbul, 4 June 2013

Speaker: What kind of disputes are likely to emanate from Turkey in the coming years?

## **Ukrainian Bar Association**

Kiev Arbitration Days 2012: Think Big!

Kiev, 15-16 November 2012

Speaker: Commencing Investment Treaty Arbitration: ICSID v. Non-ICSID

## **AAA ICDR ICC ICSID Joint Colloquium "Frontiers of Arbitration"**

29th Joint Colloquium

Washington, DC, 2 November 2012

Speaker: Mass Arbitrations: Is There a Need for Specialized Rules?

## **University of Bucharest**

International Conference "Modern Trends in International Commercial Arbitration"

Bucharest, 6-7 September 2012

Speaker: Applicable Law in Investment Treaty Arbitration

## **International Law Association (ILA)**

75th ILA Conference

Sofia, 26-30 August 2012

Speaker: New Developments in ICSID Arbitration: MFN Treatment



## **World Trade Institute**

Summer Academy: Dispute Settlement in International Investment Agreements: Recent Trends and the Way Forward

Bern, 14 July 2011

Speaker: Execution and Enforcement of Awards outside the ICSID System

## **Union Internationale des Avocats**

Current Hot Topics in International Arbitration

Copenhagen, 8 April 2011

Speaker: Divided Intentions: The Brave New European International Investment Policy

## **International Bar Association – First Ukrainian International Conference**

International Dispute Resolution: Ukraine, Russia and CIS countries

Kiev, 23 November 2010

Speaker: States in International Commercial Arbitration: Concept and Jurisdiction

## **International Arbitration Institute (IAI)**

Jurisdiction in Investment Treaty Arbitration

Paris, 14 October 2010

Speaker: Is there a distinction between jurisdiction *ratione temporis* and substantive protection *ratione temporis*?

## **Investment Treaty Forum – British Institute of International and Comparative Law**

Recent developments in Investment Arbitration Procedure

London, 10 September 2010

Chair of panel: The Question of Costs: A Rising Concern

## **Singapore International Arbitration Forum 2010**

Investment Arbitration: Perils and Possibilities

Singapore, 21-22 January 2010

Speaker: Investment arbitration: perils and possibilities – States' reactions

## **ICC Turkey**

International Arbitration

Ankara, 3 April 2009

Speaker: State entities in international commercial arbitration: Some strategic considerations

## **World Jurist Association**

Twenty-Third Biennial Congress: International Investment law

Kiev, 22-25 March 2009

Speaker: Towards free movement of international capital? The scope of foreign investment protection in bilateral investment treaties

## **Suffolk University Law School and the American Society of International Law (ASIL)**

Symposium on Investor-State Arbitration: Perspectives on Legitimacy and Practice.

Suffolk, 31 October 2008

Speaker: The law governing the agreement to arbitrate in investment treaty arbitration

## **International Bar Association (IBA)**

Annual Conference

Buenos Aires, 12–17 October 2008

Speaker: Applications for annulment of investor-state awards by national courts



## **United Nations Conference on Trade and Development (UNCTAD) / Cairo Regional Centre for International Commercial Arbitration**

Investor-State Disputes Settlement: Challenges and Perspectives for Arab Countries

Cairo, 14 -15 May 2008

Speaker: The definition of investment and investor in international investment law

## **Swiss Invest Forum**

Protection on Foreign Investments through Modern Treaty Arbitration

Zurich, 7 March 2008

Speaker: The definition and interpretation of the concept of investment

## **British Institute of International and Comparative Law (BIICL)**

Domestic Review of Investment Treaty Arbitrations

London, 17 January 2008

Speaker: The Swiss experience in reviewing investment treaty awards

## **International Law and International Relations Sections of the University of Vienna**

International investment arbitration - Standards of Investment Protection

Vienna, 21 September 2007

Speaker: Arbitrary and unreasonable measures

## **Permanent Court of Arbitration (PCA) / Houston International Arbitration Group / University of Texas Law School**

Multiple parties, multiple problems – Consent, procedure and enforcement in commercial and investment arbitrations

Peace Palace The Hague, 10-11 May 2007

Chair, speaker

Chair: The arbitration and the international claims

Speaker: Arbitrating international claims? Lessons of international claims commissions

## **Al-Quds University**

The International Conference on the Palestinian Refugees: Conditions and Recent Developments

Jerusalem, 25-26 November 2006

Speaker: International claims commissions in a historical and conceptual perspective

## **State Chancellery of the Republic of Latvia**

Topicalities in International Commercial Arbitration

Riga, Latvia, 4-5 September 2006

Speaker: Regulatory expropriation

## **10th Geneva Global Forum on Arbitration**

Geneva, 3-4 December 2003

Panelist, speaker

Panelist: Innovations to speed mass claims - The experiences of international mass claims tribunals and the American Arbitration Association

Speaker on evidence and burden of proof before international claims tribunals

## ACADEMIC POSITIONS

**Adjunct Professor**  
University of Lausanne  
International arbitration  
2009-2017

**Adjunct Professor**  
University of Helsinki  
International Law  
1998 -

**Professor**  
Hague Academy of International Law  
2002

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