## Compulsory Arbitration and Optional Arbitration in the Iranian Law

Meysam Nahvi\*, Dr. Seyyed Mohammad Asadinejad,

In our legal system, Arbitration is for referring to it by the sides. The effect of arbitration is that the courts' qualifications for hearing the case will be resolved. The contract of arbitration can be either before or after the case; however the important thing is the determination of the parties. It is important to realize the determination of the parties in arbitration. This determination can be compulsory or optional. In optional one, the parties may, in the frame work of law, determine the rules, as in the compulsory one it's not. The compulsory type is more in family cases (divorce). Of course, there are some other cases in which some disagreements exist, such as judgement in the jury Stock Exchange, some consider them a part of compulsory arbitration and some disagree. In this study, it is aimed to deal with the compulsory and optional arbitration using descriptive method and library resources.

**Keywords: Arbitration, Compulsory Arbitration, Optional Arbitration, Courthouse.** 

Islamic Azad University, Rasht Branch - Thesis Database دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات بابان نامه ها