

Chek regularly and properly handle the principle of Due process in International Arbitration

Masoume Beyabani Ghasbeh*, Seyyed Morteza Naeemi,

In the current era, one of the dimensions of the agreement in the field of international trade, it was agreed to refer the dispute arbitration and determine the laws and regulations governing it. What the parties to the dispute more important by the referee dispute settlement with the principle of right and regular hearing. in the definition of the correct procedure and international arbitration hearing it can be said the principle of right and regular means compliance with the general rules, abstract, and are worth that regardless of the protocol proceedings should be taken into consideration to independence, equality and fairness in full by both sides referee. tantamount to comply with the principle of equality, to guarantee the right to hear both sides and the possibility of expression and subject evidence issued a decree, the two parties could be familiarized with and documents filed in time, providing the terms of participation in the meetings of the reasons set and other documents and. the principle of the correct handling and international commercial arbitration enough to guarantee that the implementation of its failure to comply with the principle of international trade in terms of its nullity to vote or the right to revoke the referee by fighting companions.

Keywords : judgment, to seek international arbitration hearing, regular, the principle of

[Islamic Azad University, Rasht Branch - Thesis Database](#)
[دانشگاه آزاد اسلامی، واحد رشت - سامانه بانک اطلاعات پایان نامه ها](#)