
A comparative study of the conditions and criteria to establish the principle of independence and impartiality of judges and tools in Iran and sanction it

mohamad sadegh dorod*,

Abstract Judgment is one of the most important ways of resolving international disputes. This method is easier, cheaper and faster than other dispute resolution methods. The contract may contain the condition for the referral of disputes to arbitration. The condition of arbitration is independent of the contract that it entails. Consequently, the discussion of the validity of the contract containing the condition of arbitration does not necessarily affect the condition of the arbitration or exclusion of the arbitral tribunal to hear the dispute between the parties over the dispute. The independence doctrine of the arbitration clause is expressed by the explicit or implied will of the parties that they agree to arbitrate all and all of the differences between themselves, including those relating to the validity of the contract containing the arbitration clause. This method is easier, cheaper and faster than other dispute resolution methods. A dispute over the validity of a contract containing an arbitration clause is not necessarily effective on the condition of the arbitration or disqualification of the arbitral tribunal to hear the dispute between the parties over the controversial agreement. The independence doctrine of the arbitration clause is expressed explicitly or implicitly by the parties that they agree to arbitrate any arbitration between themselves. The arbitration rules of the International Chamber of Commerce have been based on the independence and impartiality of the arbitrator. In accordance with Ancillary rules, the referee must be independent of the parties and remain independent during arbitration. Keyword: Judgment, Independence of the Referee, Impartiality of the Referee, Law of Iran, Anistral

Keywords : Keyword: Judgment, Independence of the Referee, Impartiality of the

