

Nassim Eslami

Die Nichtöffentlichkeit des Schiedsverfahrens



Arbitration is an essential component in the system of dispute resolution, but its element of secrecy has attracted significant criticism in recent years, especially regarding investment cases. And while the topic of confidentiality in arbitration has been extensively discussed, the broad consensus remains that such proceedings are of a non-public nature. Nassim Eslami analyses the question of whether greater transparency is necessary to conform this nature jurisdictionally. The book's focus is on commercial arbitration, but questions of investment arbitration are also taken into account.

Nassim Eslami Geboren 1985; Studium der Rechtswissenschaft an der Leibniz Universität Hannover; Referendariat am OLG Celle; Promotionsstudium an der Universität Hannover; seit 2010 wissenschaftliche Mitarbeiterin am Lehrstuhl für Bürgerliches Recht, Deutsches, Europäisches und Internationales Zivilprozessrecht der Leibniz Universität Hannover.

2016. XX, 459 pages. VVerfR 132

ISBN 978-3-16-154713-3
sewn paper €104.00

ISBN 978-3-16-154744-7
DOI [10.1628/978-3-16-154744-7](https://doi.org/10.1628/978-3-16-154744-7)
eBook PDF €104.00

Order now:
<https://www.mohrsiebeck.com/en/book/die-nichtoeffentlichkeit-des-schiedsverfahrens-9783161547133/>
Phone: +49 (0)7071-923-17
Fax: +49 (0)7071-51104