TAKING OF EVIDENCE IN ARBITRATION

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**ABSTRACT:** If arbitration is to be regarded as a swift dispute resolution instrument, then the difference between the state courts procedure and the arbitral procedure must reside, primarily, in a more effective and speedier way of taking evidence, since taking evidence is the most time consuming of all the phases of a litigation. This paper examines the extent to which the Romanian Lawmaker have met such requirements of taking evidence, when providing new arbitration rules in the recently adopted Code of Civil Procedure.

**KEY WORDS:** Arbitration, Evidence, Arbitration Rules, Disclosure of Documents.
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