CRITICAL REMARKS ON THE ART. 594 PARA. 2 AND 3 
of the Code of Civil Procedure

Brîndușa VARTOLOMEI*

ABSTRACT: While highlighting the novelty of character by the separate plea for annulment of certain categories of conclusion rendered by the arbitral tribunal, the study is criticizing the superficial references, void or unfounded, that the art. 594 of the Code of Civil Procedure has on the regime of the aforementioned separate pleas for annulment by referring to others provisions of Book IV of the Code of Civil Procedure.

KEYWORDS: Action for annulment; separate action for annulment; pleas for annulment; conclusion of the arbitral tribunal attack.

JEL CODE: K1

* Assistant Professor, Phd, The Bucharest University of Economic Studies, Bucharest, ROMANIA