



Max Planck Institute for
Comparative and International
Private Law | Hamburg

South East Europe (and Beyond): Let's Talk About Law!

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"Party Autonomy vs. Access to Justice -
Competing Principles in Matters of Concurrent
Jurisdiction of Arbitral Tribunals and State Courts?"

Arbitral tribunals and state courts often have concurrent jurisdiction to order interim relief in aid of arbitration. If the legislator recognizes arbitration as a valid alternative to proceedings in front of a state court, are the parties allowed to agree on exclusive arbitral jurisdiction for interim relief and exclude recourse to state courts? Or would that interfere with the duty of the state to guarantee access to justice? The discussion will focus on arguments for and against contractual waivers of (fundamental) procedural rights.

Wednesday, 11th May 2016 – 5 pm

Conference Room 1, 1st floor

All employees and guests of the institute as well as
other interested parties are cordially invited to the lecture.

Dr. Nataša Hadžimanović