



Jun. 2013 Volume 21 No. 3
2013年6月 第21卷 第3期

证据科学

Evidence Science

逻辑与法律之间的又一个冲突——根据关于专家意见可采性的《联邦证据规则》703对待第二手事实的戈尔迪之结

[美] Edward J. Imwinkelried著，王进喜译

我国当前刑事证据的误区和盲区 闵建雄

医疗损害鉴定之因果关系研究 刘 鑫

从仵作到检验吏：中国传统检验的转折——以《吉林提法司第一次报告书》开学照为起点 范 巍

中国政法大学

ISSN 1674-1226

06>
9 771674 122084

CN 11-5643/D
ISSN 1674-1226

证据科学

(双月刊)

2013年第21卷第3期

2013年6月25日出版

逻辑与法律之间的又一个冲突——根据关于专家意见可采性的《联邦证据规则》703对待第二手事实的戈尔迪之结

[美]Edward J. Imwinkelried 著,王进喜译·281·

我国当前刑事证据的误区和盲区 闵建雄·309·

论证明责任裁判的表现形式 冀宗儒,孟亮·314·

论毒品犯罪中“明知”的证明标准 赵志华·325·

医疗损害鉴定之因果关系研究 刘鑫·334·

机会丧失医疗纠纷因果关系及参与程度鉴定分析 彭书雅,夏文涛·354·

从仵作到检验吏:中国传统检验的转折——以《吉林提法司第一次报告书》开学照为起点 范巍·360·

·博士生论坛论文选登·

论警讯录音录像证据 吴纪奎·365·

刑罚个别化的正当程序载体:判决前调查报告 杨东亮·375·

Evidence Science

Volume 21 Number 3 Jun. 25, 2013

Contents

| | |
|---|-------------------------------------|
| The Gordian Knot of The Treatment of Secondhand Facts Under Federal Rule of Evidence 703 Governing The Admissibility of Expert Opinions: Another Conflict Between Logic and Law. | <i>Edward J. Imwinkelried</i> (282) |
| Misunderstanding and Blind Zone of Criminal Evidence in China. | <i>Min Jianxiong</i> (309) |
| On the Modes of Adjudication of Burden of Proof. | <i>Ji Zongru, Meng Liang</i> (314) |
| On Standard of Proof of “Knowingly” in Drug Crimes. | <i>Zhao Zhihua</i> (325) |
| Study on Medical Harm Assessment of the Causation. | <i>Liu Xin</i> (334) |
| On Causation and Degree of Contribution in Medical Disputes Concerning Loss of Chance. | <i>Peng Shuya, Xia Wentao</i> (354) |
| From Wu Zuo to Inspection Beadle: A Transition of Traditional Forensic Examination System — In Terms of the Photograph of School Commence Day in the Report Book of Jilin Judicial Administrative Organ. | <i>Mao Wei</i> (360) |
| On Evidence of Audio-visual Recording in Police Interrogation. | <i>Wu Jikui</i> (365) |
| Presentence Investigation Report: Due Process as an Instrument of Individualized Sentencing. | <i>Yang Dongliang</i> (375) |