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Titolo	Methodology of Judicial Proof and Presumption [[electronic resource] /] / by Jiahong He
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Collana	Masterpieces of Contemporary Jurisprudents in China, , 2523-3025
Disciplina	347.06
Soggetti	Private international law Conflict of laws Criminal law Criminology Law—Philosophy Law Private International Law, International & Foreign Law, Comparative Law Criminal Law and Criminal Procedure Law Criminology and Criminal Justice, general Theories of Law, Philosophy of Law, Legal History
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Nota di bibliografia	Includes bibliographical references.
Nota di contenuto	Preface -- The dilemma of judicial proof -- The history of judicial proof -- The methods of judicial proof -- The rules of judicial proof -- The burden of judicial proof -- The standards of judicial proof -- The concept of presumption -- The categories of presumption -- The rules of presumption -- The creation of presumption rules -- The application of presumption rules -- The proof of wrongful convictions -- Abbreviation -- Bibliography.
Sommario/riassunto	This book offers the first theoretical approach to rules of evidence and the practice of judicial proof in China written in English by a Chinese professor. As Prof. He's first representative work, based on over three decades of studying and researching evidence law, it clarifies concepts relevant to evidence law, highlights the value of studying evidence law, re-examines the domain of presumption, reviews central problems in

obtaining evidence, and discusses the reasons for misjudged cases. In brief, the book not only presents all major aspects of Chinese rules of evidence in criminal justice, but also introduces readers to the latest developments from a global perspective. .
