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Deutschland, China und USA in der Reformdebatte

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Yanyou YI is a professor of law and the Director of the Research Center of Evidence at Tsinghua University School of Law, and the vice-president of Chinese Case Law Association. YI graduated from China University of Political Science and Law (CUPL), where he got his LLB degree in 1996, LLM degree in 1999, and PhD degree in 2002. He studied at Warwick University Law School in 2001~2002 and got an LLM Degree there. In 2008-2012, he took an adjunct job as the Deputy-Chief Procurator in Yanqing County of Beijing. In 2012, from January to May, He was a visiting scholar at the Chinese Law Center in Yale Law School. Professor YI is one of the foremost experts on Criminal Procedure and Evidence Law, and a leading voice in Chinese legal reform. He has written in both Chinese and English on a wide range of issues in criminal justice, and published a series of books and articles including:

- Criminal Procedure: Rules, Principles and Applications (Law Press, Beijing, 1st edition, 2004; 5th edition, 2019)
- Evidence: Principles, Rules and Cases (Law Press, Beijing, 2017)
- On the Right to Remain Silent (China University of Political Science and Law Press, 1st edition, 2002; Peking University Press, 2nd edition, 2015)
- On the Spirit and System of Evidence Law-with special reference to Anglo-American Law (Peking University Press, 2010)
- Jury Trials and the Adversary System (Taipei, Sanmin Book Store, 2004)
- Understanding China's Criminal Procedure (in English, published in Homa Press in U.S.A.,2013)
- On the Ascertainment and Definition of Fatigue Interrogation: An Analysis on 817 Criminal Cases (published in Tribune of Political Science and Law, 2019)
- The Expression of the Legislation and the Space of its Meanings: A Doctrinal Analysis of Article 54(1) of the Criminal Procedure Law (in Contemporary Law Review, 2017)
- The Chinese Model of Exclusionary Rules: An Analysis of 1459 Criminal Cases (in Social Sciences in China, 2016)
- Exclusionary Rules in China (in Columbia Journal of Asian Law, 2015)
- The Basic Stand point of Human Rights Protection in Criminal Procedure (in Tribune of Political Science and Law, 2015)
- Witnesses Appearance at the Court and the Defendants' Right to Confrontation in Criminal Cases (in Social Sciences in China, 2010)
- The Arrest as Punishment: The Use and Abuse of Arrest in China (in Punishment & Society: The International Journal of Penology, 2008)