

Abstract

In order to solve a series of important problems in the international anti-dumping rules, the members of GATT had reached the Anti-dumping Agreement of the Uruguay Round (the WTO anti-dumping rules) through the complicated and difficult trade negotiations. Comparing to the former anti-dumping rules of GATT, it has drastic revision in the identification of dumping and injury, the anti-dumping procedures etc. The economic interest of the import countries and their producers has been protected by the rules. And the due order of international trade has been maintained very well. But as the development of the global economic, also the rules have to be developed. So we have to improve it. The evidence problem is the most important and complex in the whole anti-dumping procedures. So study the evidence problem is very usefulness.

The article, which is in base of the anti-dumping procedures of the WTO, is composed of five chapters. The first chapter is the prolegomenon. The second chapter introduces the conception of the dumping\anti-dumping and other basic conceptions. The third chapter concentrates on the introduction of the anti-dumping procedures of the WTO anti-dumping rules. And put forward suggestions for improving them. The fourth chapter studies the evidence of the WTO anti-dumping rules. The fifth chapter is the epilogue of the article.