

# **Table of Contents**

v	<i>Preface and Acknowledgments</i>
vii	<i>Introduction</i>
1	<b>Part I The Administrative Requirements of Judicial Independence</b>
3	<i>Chapter 1 The Judicial Branch: Legal Fiction or Reality?</i>
25	<b>Part II The Obstacles to Judicial Branch Control of Internal Operations</b>
27	<i>Chapter 2 Politics and the State Courts: Balancing the Popular Will and Adjudicative Independence</i>
51	<i>Chapter 3 Extracting the State Judiciary from Local Government</i>
81	<i>Chapter 4 Judges and Lawyers: Who's in Charge?</i>
103	<i>Chapter 5 Developing a Management Perspective in the Judiciary</i>
117	<b>Part III Creating an Independent Judicial Branch: The Court Reform Movement</b>
119	<i>Chapter 6 Origins of Court Reform and the Movement to Upgrade the State Judiciary</i>
133	<i>Chapter 7 The Unification Movement and the Advent of Judicial Administration</i>
155	<i>Chapter 8 Creation of an Administrative Infrastructure: The State Component</i>
173	<i>Chapter 9 Creation of an Administrative Infrastructure: The Trial Court Component</i>
193	<b>Part IV The Next Reform Phase</b>
195	<i>Chapter 10 The Old and New Agendas</i>
207	<i>Chapter 11 A New Look at the Adversarial Process</i>
223	<i>Chapter 12 Broadening the Role of Judges and the Concept of Justice</i>
233	<i>Chapter 13 The Open Service-oriented Court</i>

247	Chapter 14 <i>The Assault on Unification: Specialty Courts and Special Interest Groups</i>
257	Chapter 15 <i>Leadership Challenges</i>
263	Index