TABLE OF CONTENTS

Preface	
Introduction	2

v xiii

PART I

THE LEGAL SYSTEM OF THE DUAL STATE

	CHAPTER I. THE PREROGATIVE STATE	3
1.	THE ORIGIN OF THE PREROGATIVE STATE	3
2.	THE ALLOCATION AND DELIMITATION OF JURISDICTIONS	6
	a. General Regulation of Jurisdiction	6
	b. The State Police	9
3.	THE ABOLITION OF THE RULE OF LAW	9
	a. Historical Introduction	9
	b. The Dissolution of the Rule of Law as Reflected in the	
	Decisions of the Courts	14
2	I. The Abolition of Constitutional Restraints	14
	2. The Abolition of other Legal Restraints	16
	3. The Abolition of Restraints on the Police Power	20
	4. The Abolition of Judicial Review	24
	a. Introductory Remarks	24
	b. Review by Administrative Courts	25
	c. Review in Civil Procedure	28
	d. Review in Penal Procedure	31
	5. The Party as an Instrument of the Prerogative State	33
	6. Politics as the Aim of the Prerogative State	37
4	. The Prerogative State in Operation	46
	a. The Negation of Formal Rationality	46
	b. The Persecution of the Heretics	49

CONTENTS

	CHAPTER II. THE LIMITS OF THE PREROGATIVE STATE	57
	CHAPTER III. THE NORMATIVE STATE	65
T	THE DUAL STATE AND SEPARATION OF POWERS	65
r.	a. Prerogative State and the Executive	65
	b. Normative State and Discretionary Power	69
2.	THE GUARDIANS OF THE NORMATIVE STATE	71
	a. National-Socialism as the Guardian of the Normative State	71
	b. The Courts as Guardians of the Normative State	73
	I. Internal and External Reservations	73
	2. The Normative State as the Guardian of Legal	
	Institutions	75
	a. Entrepreneurial Liberty	75
	b. Sanctity of Contracts	76
	c. Private Property	77
	d. Competition	79
	e. Labor Law	80
	f. The Law of Non-Tangible Property	82
	3. The Normative State and the Party Program	83
	a. Public Interest Precedes Self-Interest	83
	b. The Racial Idea	87
	c. The Legal Status of the Jews	89
	c. The Estates as Organs of the Normative State	96
	I. Economic Self-Government	96
	2 The German Labor Front	IOI

PART II

THE LEGAL THEORY OF THE DUAL STATE

CHAPTER I	. The	REPUDIATION	OF	RATIONAL	NATURAL		
0		BY NATIONAL				107	. •

	CHAPTER II. THE NATIONAL-SOCIALIST CAMPAIGN	
	AGAINST NATURAL LAW	115
[.	THE CHRISTIAN SYSTEM OF NATURAL LAW	115
	STOTE AD MATTERNE LAW	122

2. SECULAR NATURAL LAW

X

CONTENTS	xi
Chapter III. National-Socialism and Communal Natural Law	133
I. SOCIETAL AND COMMUNAL NATURAL LAW	133
2. Communal Natural Law and Concrete Theory of Order	139
PART III	
THE LEGAL REALITY OF THE DUAL STATE	
Chapter I. The Legal History of the Dual State	153
1. THE DUAL STATE AND THE DUALISTIC STATE	153
2. THE HISTORY OF THE DUAL STATE IN PRUSSIA AND IN GERMANY	157
a. The Establishment of the Absolute Monarchy	157
b. Enlightened Despotism	159
c. The Absolute Bureaucracy	161
d. The Rechtsstaat	167
CHAPTER II. THE ECONOMIC BACKGROUND OF THE DUAL STATE	171
Chapter III. The Sociology of the Dual State	188
I. 'PLANT-COMMUNITY' AND 'SHOP-TROOP'	188
2. Ethnic Community and Armament Boom	197
3. The Concept of Politics in National-Socialist Theory	200
Abbreviations	209
Notes	211
Appendix	241
Table of Cases	242
Index	245