

TABLE OF CONTENTS

Preface	vii
I. Introduction	1
PART ONE: BASIC APPROACHES TO THE JUDICIAL APPLICATION OF LAW	
II. Description of the Judicial Application of Law	11
III. Models of Judicial Application of Law	23
IV. Descriptive Models of Judicial Application of Law	30
V. Normative Models of Judicial Application of Law	61
PART TWO: THEORETICAL ANALYSIS OF THE JUDICIAL APPLICATION OF LAW	
VI. Validity of Law and Decision of Validity	75
VII. Operative Interpretation and Decisions of Interpretation	87
VIII. Determination of Facts and Decisions on Evidence	131
IX. Determination of Legal Consequences, Decision of the Choice of Consequences and the Final Judicial Decision	189
X. Rationality and the Correctness of a Decision of the Application of Law	209
PART THREE: PROBLEMS OF THE IDEOLOGY OF THE JUDICIAL APPLICATION OF LAW	
XI. Judicial Application of Law and the Ideological Point of View	265
XII. The Ideology of Bound Judicial Decision-Making	273

XIII. The Ideology of Free Judicial Decision-Making	284
XIV. The Ideology of Legal and Rational Judicial Decision-Making	305
XV. The Judge and the Application of Law	315
Bibliography	330