Courtroom to Révolutionary Stage

Performance and Ideology in Weimar Political Trials

HENNING GRUNWALD

OXFORD UNIVERSITY PRESS
Contents

Introduction 1
Historiography 4
Rethinking Weimar political justice 12
Definitions and sources 13
Chapter structure 15

1. The Rosa Luxemburg Trials of 1914 and the Emergence of the Ideal Type of the Weimar Party Lawyer 17
Wilhelmine legal culture and its discontents 19
'The best outcome is that where the party profits the most': The militarism trial and the revolution in Social Democrat defending 33
Conclusion 44

2. 'Nursing Revolutionary Fighters' and 'Legal SA-Duty': Ten Political Lawyers 45
Biographies 51
Patterns of professional development 61
'Cleaning the toilet for Uncle Scrooge': party lawyers vs. their non-political peers 79
Conclusion 89

3. 'To Fight the Class Struggle with the Bourgeois Courts with All Acridity': the Communist Party Legal Organization 92
Communist legal aid: evolution and organizational structure 98
Communist legal aid in practice 106
Lawyers as agents of party control 123
Conclusion 131

4. The Compliment of Imitation: The Rise of National-Socialist Legal Organizations 133
(Mis-)Managing the Rathenau trial: The Reich League of German Nationalist Trial Lawyers 135
Symbols without substance? The Patriotic Prisoners Aid/National Emergency Aid 141
The Association of National Socialist German Lawyers 151

5. Performing Ideology: Rethinking Weimar Political Justice 171
The performativity of justice and German legal culture 173
'Better propaganda of the deed than the offence itself': political trials in the public sphere 180