

## UC Irvine Law Review

---

Volume 4

Issue 1 “*Law As . . .*” II, *History As Interface for the Interdisciplinary Study of Law*

---

Article 2

3-2014

## Table of Contents, Volume 4, Number 1

Follow this and additional works at: <https://scholarship.law.uci.edu/ucilr>

---

### Recommended Citation

*Table of Contents, Volume 4, Number 1*, 4 U.C. IRVINE L. REV. i (2014).

Available at: <https://scholarship.law.uci.edu/ucilr/vol4/iss1/2>

This Prefatory Matter is brought to you for free and open access by UCI Law Scholarly Commons. It has been accepted for inclusion in UC Irvine Law Review by an authorized editor of UCI Law Scholarly Commons.

*Symposium Issue*  
**“Law As . . .” II, History As Interface for the  
Interdisciplinary Study of Law**

**FOREWORD**

Foreword: “Law As . . .” II, History As Interface for the Interdisciplinary Study of Law <i>Christopher Tomlins</i>	1
---	---

**ARTICLES & ESSAYS**

Every Law Tells a Story: Orthodox Divorce in Jewish and Islamic Legal Histories <i>Lena Salaymeh</i>	19
Law As Temporality: Colonial Politics and Indian Settlers <i>Renisa Mawani</i>	65
Routine Exceptionality: The Plenary Power Doctrine, Immigrants, and the Indigenous Under U.S. Law <i>Susan Bibler Coutin, Justin Richland, and Véronique Fortin</i>	97
Repetition in History: Anglo-American Legal Debates and the Writings of Walter Bagehot <i>Kunal M. Parker</i>	121
Standing on Shaky Ground: Criminal Jurisdiction and Ecclesiastical Immunity in Seventeenth-Century Lima, 1600–1700 <i>Michelle A. McKinley</i>	141
Demonic Ambiguities: Enchantment and Disenchantment in Nat Turner’s Virginia <i>Christopher Tomlins</i>	175
Property, Law, and Race: Modes of Abstraction <i>Brenna Bhandar</i>	203

Hargrave's Nightmare and Taney's Dream <i>Michael Meranze</i>	219
Reconstructing the Limits of Schmitt's Theory of Sovereignty: A Case for Law As Rhetoric, Not As Political Theology <i>Brook Thomas</i>	239
Mannheim's Pendulum: Refiguring Legal Cosmopolitanism <i>Thomas Kemple</i>	273
Humane Killing and the Ethics of the Secular: Regulating the Death Penalty, Euthanasia, and Animal Slaughter <i>Shai J. Lavi</i>	297
The Rescaling of Feminist Analyses of Law and State Power: From (Domestic) Subjectivity to (Transnational) Governance Networks <i>Mariana Valverde</i>	325
Beyond Sexual Humanitarianism: A Postcolonial Approach to Anti-Trafficking Law <i>Prabha Kotiswaran</i>	353
Political Theology with a Difference <i>Nomi Maya Stolzenberg</i>	407
How to Speak Well of the State: A Rhetoric of Civil Prudence <i>Jeffrey Minson</i>	437
Law As (More or Less) Itself: On Some Not Very Reflective Elements of Law <i>Shaun McVeigh</i>	471

## NOTE

Judging HIV Criminalization: Failures of Judges and Commentators to Engage with Public Health Knowledge and HIV-Positive Perspectives <i>Tim Martin</i>	493
--	-----