
CONTENTS

<i>Preface</i>	v
<i>Biographies</i>	xiii

Part I: Introducing the Dialogue Between Legal Theory and Legal History

1. Legal Theory and Legal History: Prospects for Dialogue	3
<i>Michael Lobban</i>	
2. Beyond Universality and Particularity, Necessity and Contingency: On Collaboration Between Legal Theory and Legal History	22
<i>Maks Del Mar</i>	
3. Legal Theory and Legal History: A View from Anthropology	39
<i>Fernanda Pirie</i>	
4. Legal Theory and Legal History: <i>Which</i> Legal Theory?	45
<i>Sionaidh Douglas-Scott</i>	

Part II: Methodology and Historiography

5. Historicism and Materiality in Legal Theory	57
<i>Christopher Tomlins</i>	
6. Legal Consciousness: A Metahistory	84
<i>Jonathan Gorman</i>	
7. Modelling Law Diachronically: Temporal Variability in Legal Theory	108
<i>Maks Del Mar</i>	
8. Is Comparative Law Necessary for Legal Theory?	127
<i>John Bell</i>	

Part III: The History of Theory

9. Reading Juristic Theories In and Beyond Historical Context: The Case of Lundstedt's Swedish Legal Realism	149
<i>Roger Cotterrell</i>	

10. Legal Realism and Natural Law.....167
Dan Priel and Charles Barzun
11. The Role of Rules: Legal Maxims in Early-modern
 Common Law Principle and Practice.....188
Ian Williams
12. Theory in History: Positivism, Natural Law and Conjectural History
 in Seventeenth- and Eighteenth-century English Legal Thought.....206
Michael Lobban

Part IV: Uses and Limits of Theory in History

13. Legal History and Legal Theory Shaking Hands: Towards a
 Gentleman's Agreement About a Definition of the State233
Jean-Louis Halpérin and Pierre Brunet
14. Law, Self-interest, and the Smithian Conscience250
Joshua Getzler
15. The Practical Dimension of Legal Reasoning284
Stephen Waddams
16. Corrective Justice—An Idea Whose Time Has Gone?305
Steve Hedley

Afterword

17. How History Bears on Jurisprudence.....329
Brian Z Tamanaha
- Index*341