# Table of Contents

**Acknowledgments** ix

**Introduction** xi

Laws and Sovereignties in the Middle Ages and the Renaissance  
ROBERT S. STURGES

**Part I: Theories**

1. Unjust Rulers and Conflicts with Law and Sovereignty: 3  
The Case of Gottfried von Strassburg's *Tristan*  
ALBRECHT CLASSEN

2. “Lawless” Sovereignty in Sixteenth-Century Spain: Juan de Mariana's *De rege et regis institutione* 23  
H. E. BRAUN

3. From “Generall Meditations” to “Particular Decisions”: The Augustinian Coherence of Richard Hooker's Political Theology 43  
TORRANCE KIRBY

**Part II: Fictions**

4. Sovereign Recognition: Contesting Political Claims in the *Alliterative Morte Arthure* and *The Awntyrs off Arthur* 69  
LEE MANION

SHARON D. KING (TRANS. AND INTRO.)

RETHA WARNICKE

7. “Withered Plants do bud and blossome yeelds”: Naturalizing James I's Succession 133  
CATHERINE LOOMIS
### Part III: Contestations

8. Testimony and Authority in Old English Law: Writing the Subject in the “Fonthill Letter”
   **Andrew Rabin**

9. The Prince and the Prostitute: Competing Sovereignties in Fourteenth-Century Milan
   **Martina Saltamacchia**

10. Sovereignty of the People: Discourses of Popular Sovereignty in Renaissance Spain
    **Aurelio Espinosa**

### Part IV: Applications

11. Inheritance Law and Gender Identity in the *Roman de Silence*
    **Erika E. Hess**

12. Inscribed Bodies: The Virgin Mary, Jewish Women, and Medieval Feminine Legal Authority
    **Adrienne Williams Boyarin**

13. Cecily Champain v. Geoffrey Chaucer: A New Look at an Old Dispute
    **Richard Firth Green**

Notes on Contributors 287

Index 289