

HALEY S. ANDERSON

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ACADEMIC APPOINTMENT	Columbia Law School <i>Academic Fellow and Lecturer in Law, 2024–present</i>
EDUCATION	University of California, Berkeley <i>PhD, Jurisprudence and Social Policy, ABD (2026 expected)</i> <i>Committee:</i> David Singh Grewal (chair), Kinch Hoekstra, Daniel Lee, Ryan Goodman (external) <i>Dissertation:</i> “What Sovereigns Owe” <i>Field:</i> Law, Philosophy & Political Theory <i>Awards:</i> Outstanding Graduate Student Instructor (2024); Daniel E. Koshland Jr. Fellowship (2023); Selznick Fellowship (2020–2024) New York University School of Law <i>JD, 2014</i> <i>Honors:</i> John Bruce Moore Award for Excellence in Law & Philosophy; Managing Editor, <i>N.Y.U. Law Review</i> ; Institute for International Law & Justice Scholar <i>Substantial Writing:</i> “A Positivist Defense of International Law” University of Virginia <i>BA, Russian and East European Studies & Interdisciplinary Studies, 2011</i> <i>Honors:</i> Highest Distinction; Raven Honor Society; Echols Scholars Honors Program <i>Publication:</i> Russian-language article in undergraduate research journal
TEACHING & RESEARCH INTERESTS	<i>Primary:</i> Civil Procedure; International Law; Federal Courts; Transnational Litigation & Arbitration <i>Secondary:</i> International Business Transactions; Conflict of Laws; Contracts; Remedies; History & Theory of International Law
JOB TALK PAPER	<i>The Sovereignty of Personal Jurisdiction</i> Are limits on state courts’ jurisdiction grounded in sovereignty, liberty, or both? The Supreme Court cannot seem to decide, instead frustrating parties with a series of rudderless personal jurisdiction decisions in recent years. By combining insights from political theory with attention to how this doctrine operates in practice, I offer a way out of the sovereignty-versus-liberty debate. The answer is and should be both—but in a very particular way.

ACADEMIC
PUBLICATIONS

Hobbes and the Liberal Tradition in International Law, 39 TEMP. INT'L & COMPAR. L.J. (forthcoming 2025) (invited).

Calls to leave Thomas Hobbes in international law's dustbin are understandable given his reputation, but they overlook central elements of his work. In this symposium contribution, I highlight Hobbes as an alternative to the liberal theory that many critical scholars have rejected. His materialism, nominalism, and account of conquest make him a surprisingly likeminded thinker for feminist internationalists, as well as a generative foil.

Procedural Sovereign Distinction, 57 VAND. J. TRANSNAT'L L. 469 (2024).

When U.S. courts apply civil different procedural rules for foreign sovereign and foreign private defendants, one might expect this distinction to coincide with the reason for distinguishing—sovereignty. This often is not the case, however. In this Article, I argue we should at least acknowledge the mismatch, and relevant actors should consider revising procedural rules to promote coherence and justification in U.S. law.

Culpability in Atrocity and the Role of Complicit Observer, 37 TEMP. INT'L & COMPAR. L.J. 11 (2023) (invited).

Atrocity crimes are often associated with an aesthetic of horrific spectacle, the criminal nature of which is deemed intuitively recognizable. This symposium contribution on DeFalco's *Invisible Atrocities* (2022) argues culpability as imagined by the observer is an overlooked dimension of the "atrocity aesthetic." The sense of our complicity being intolerable, rather than the spectacular, is really what distinguishes the atrocity aesthetic.

WORKS IN
PROGRESS
(SELECTED)

Monarchy's Shadows

Although U.S. and international law ostensibly have moved past the age of monarchs, the notion of "the sovereign" as an individual continues to influence foreign official and foreign state immunity. Moreover, monarchy's shadows over contemporary doctrine are producing pernicious effects. It is time to reconceive immunity for a world of states, rather than princes.

Impossible Commands: Hobbes and Spinoza on Law, Rights, and Resistance

Having the right to resist certain laws or orders is an essential element of any anti-authoritarian system, but how far does the right extend? In this draft, I examine two early modern theorists' approaches to commands that would require violating human nature. Doing so reveals possible alternatives for structuring obedience and resistance, and it challenges popular conceptions of both Thomas Hobbes and Baruch Spinoza.

SHORT-FORM
PUBLICATIONS
(SELECTED)

Modeling Immunity in International and Domestic Courts, COLUM. J. TRANSNAT'L L. BULL. (2025) (reviewing CHILE EBOE-OSUJI, END OF IMMUNITY (2024)).

Russia Continues Pressing Sovereignty Claims in the Yukos Award Saga, TRANSNAT'L LITIG. BLOG (Jan. 25, 2024).

Missouri's COVID Suit Against China Revived, TRANSNAT'L LITIG. BLOG (Jan. 17, 2024).

North Sea Continental Shelf Cases, in GLOBAL ENCYCLOPEDIA OF TERRITORIAL RIGHTS (Michael Kocsis et al. eds., 2022).

Why Them? On the U.S. Sanctions Against International Criminal Court Officials, JUST SEC. (Sept. 2, 2020).

The Significance of the Supreme Court's Opati Decision for States and Companies Sued for Terrorism in U.S. Courts, JUST SEC. (May 19, 2020).

PROFESSIONAL
EXPERIENCE

Chief of Staff, Oxford University Press (New York), 2018–2019
Assistant Editor, Oxford University Press (New York), 2017–2018
Associate, Freshfields Bruckhaus Deringer US LLP (New York), 2015–2016
Legal Assistant to the Ambassador, Permanent Mission of the Republic of Mozambique to the United Nations (Geneva), 2015

TEACHING
EXPERIENCE

Columbia Law School

LLM Legal Research & Writing, Fall 2024 & Fall 2025

University of California, Berkeley, Legal Studies Undergraduate Program

Instructor, Writing-Intensive Section in Philosophy of Law (with Prof. Christopher Kutz), Spring 2024

Graduate Student Instructor, International Relations & International Law (Prof. Sarah Graham), Fall 2023

Graduate Student Instructor, Foundations of Legal Studies (Prof. Mark Leinauer), Spring 2023

Graduate Student Instructor, Human Rights Research & Practice (Profs. Rohini Haar, Alexa Koenig & Eric Stover), Spring 2022

Graduate Student Instructor, Theories of Law & Society (Prof. Mark Leinauer), Fall 2021

University of California, Berkeley, Department of Political Science

Graduate Student Instructor, History of Political Theory: Renaissance & Early Modern (Prof. Kinch Hoekstra), Fall 2022

New York University School of Law

Teaching Assistant, Advanced International Law (Prof. Benedict Kingsbury), Fall 2014

Teaching Assistant, Art Law (Prof. Amy Adler), Fall 2013

PRESENTATIONS
(SELECTED)

Presenter/Panelist

The Sovereignty of Personal Jurisdiction

Civil Procedure Workshop (plenary session), University of Richmond
School of Law, June 2025

Law & Society Association Annual Meeting, May 2025

University of Michigan Law School Junior Scholars Conference, Apr. 2025

Sovereignty as Illegality (now Monarchy's Shadows)

American Society of International Law Midyear Meeting, University of
Chicago Law School, Nov. 2024

American Society of International Law's International Law in Domestic
Courts Workshop, University of Chicago Law School, May 2024

Procedural Sovereign Distinction

Civil Procedure Workshop, Northwestern Pritzker School of Law, May 2023

American Society of International Law Midyear Meeting, Nov. 2021

*Citizens in Chains: State Violence and the Right of Resistance in Hobbes's
Political Philosophy*

UCLA Graduate Conference in Political Theory, Apr. 2021

Invited Speaker

Procedural Sovereign Distinction

International Litigation Course, Prof. Zachary Clopton, Northwestern
Pritzker School of Law, Oct. 2023

Economic Responses to the Ukraine War

"The Law and Ethics of Putin's War on Ukraine" Panel, coordinated by
Prof. Christopher Kutz, UC Berkeley, Mar. 2022

Art, Cultural Property, and Atrocity Crimes

Human Rights and Atrocity Prevention Clinic, Profs. Jocelyn Getgen
Kestenbaum & Diana Kearney, Cardozo Law School, Mar. 2018

Invited Discussant/Commentator

Hobbes on Sex Difference and Gender Equality by Susanne Sreedhar

Kadish Workshop in Law, Philosophy, and Political Theory, UC Berkeley
School of Law, Oct. 2023

The Long Arc of Legality: Hobbes, Kelsen, Hart by David Dyzenhaus

Book Launch, NYU School of Law, Nov. 2022

When Does Abuse of Power Justify Impeachment? by Keith Whittington

Kadish Workshop in Law, Philosophy, and Political Theory, UC Berkeley
School of Law, Feb. 2022

SERVICE &
PROFESSIONAL
ACTIVITIES
(SELECTED)

Member, Columbia Law School LRW Curriculum Committee, 2025–present

Coordinator, *Just Security* print series with OUP, 2020–present

Organizer, PhD Workshop in Jurisprudence and Social Policy, 2022

Co-Organizer, Berkeley Law & Society Graduate Association JSP Gateway Conference, 2021–2022

Co-Organizer, Berkeley Graduate Reading Group in Legal Theory, 2021

Organizer & Moderator, Berkeley Law & Society Graduate Association Law Teaching Market Series, 2020–2021

Co-President, Oxford University Press USA Diversity & Inclusion Committee, 2018–2019

Co-President, NYU School of Law International Law Society, 2012–2013

References available upon request.