

GESTEL, R. VAN / H. W. MICKLITZ / E. L. RUBIN, EDS.: RETHINKING LEGAL SCHOLARSHIP. A TRANSATLANTIC DIALOGUE

### **Part I. The Realities of Scholarship:**

1. The varieties of methodology in legal academics: why we do what we do: comparing legal methods in five law schools through survey evidence Mathias M. Siems and Daithí Mac Síthigh
2. The varieties of methodology, subject matter and authorship in legal academics: comparative fashions in legal research Reza Dibadj
3. Assessing the quality of legal scholarship: methodology and quality of doctrinal legal publications Rob van Gestel

### **Part II. The Roles of Legal Scholarship:**

1. Legal scholarship, policy and the preservation of doctrine: European legal scholarship: the socio-political context Hans W. Micklitz
2. Legal scholarship, policy and the abandonment of doctrine: from coherence to effectiveness: a legal methodology for the modern world Edward Rubin
3. Legal scholarship and regulation: field, frame, and focus: methodological issues in the new legal world Roger Brownsword
4. Legal scholarship and judicial decision making: making doctrine for European Law Nils Jansen

### **Part III. Legal Scholarship and Other Academic Disciplines:**

1. Legal scholarship, political theory and economic analysis: the logic of the law and the essence of economics - searching for the analytic foundations of methodology Neil Komesar
2. Legal scholarship and behavioral economics: do methodology and ideology conflate when behavioural sciences meet law? Orly Lobel
3. Legal scholarship and empirical research: the role of empirical legal studies in legal scholarship, legal education and policy-making Deborah R. Hensler
4. Legal scholarship and the humanities: freedom and method Paul Kahn.