



DE LEGE FERENDA
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Kyra Chong

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TABLE OF CONTENTS

<i>Editor's Introduction to Volume II</i>	VII
Kyra Chong	
<i>Competition Policy in the Global Connected Economy: A Promising Research Agenda</i>	1
Beatriz Kira	
<i>What Would Be the Consequences in Private Law of Treating Cyber-Currencies as Money?</i>	27
Bilal Mohamed	
<i>Fairness and Equality in Administrative Law: The Supreme Court in Gallaher</i>	43
Timothy Lee	
<i>The Death and Resurrection of Corporate Criminal Liability in the United Kingdom</i>	54
Shambhavi Tej Nargundkar	
<i>Veil Piercing in the UK: An Evolution of Doctrinal Approaches</i>	92
Jamie McGowan	

EDITOR'S INTRODUCTION TO VOLUME II

It has been an honour to work on the second volume of *De Lege Ferenda*. Created for the purpose of allowing current undergraduate students the opportunity to delve into academia, we had hoped that our robust peer review and editing system would allow students to develop their submissions to a higher level. With the second Volume now completed, I am proud of our writers and editors for writing and enhancing pieces that deal with a range of contemporary legal issues, such as the implications facing private law if cryptocurrencies were to be treated as money, whether corporate veil piercing can be considered a doctrine, the impact of technological developments on competition law, the state of corporate criminal liability in the UK, and a powerful commentary on the 2016 UKSC decision of *R (on the application of Gallaher Group Ltd) v Competition and Markets Authority*. I hope our readers will enjoy and gain insights from these pieces, and I owe heartfelt thanks to our team of undergraduate editors who have worked tirelessly to ensure the highest standards of quality for this Volume, and to the Managing Board of the Cambridge Law Review for their continuous support. I wish the new Editorial Board every success with the next Volume and look forward to seeing *De Lege Ferenda* thrive in the future.

Kyra Chong

Managing Editor

