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EDITORIAL

It is with great pleasure that we present Volume 6 of De Lege Ferenda. As the Cambridge Law Review’s supplementary undergraduate journal, De Lege Ferenda was established with the aim of allowing undergraduate students to showcase their legal scholarship. It has been hugely successful to that end: this year, as with previous years, we received many submissions of remarkable quality.

The articles published in this Volume offer valuable insight into a wide range of legal issues, including the doctrine of res judicata and the need for its reform; the relationship and similarities between English concept of the rule of law and its German counterpart, the Rechtsstaat; the admission of illegally obtained evidence in international law; and how jurisdiction as a matter of private international law should be determined in respect of transactions involving digital assets. This Volume, coincidentally, also contains two articles on competition law as it relates to the digital sector. The first argues for the adoption of a consumer welfare standard grounded in economic and organisational theory. The second examines how existing EU merger control regulations ought to be modernised to cope with the age of big data. Overall, the six articles included in this Volume constitute interesting and enjoyable reads that will hopefully provide food for thought.

We would like to express our gratitude to the Editorial Board for their work in reviewing and editing submissions, especially to the International Editors for providing comments and guidance in respect of submissions pertaining to jurisdictions other than England and Wales.

Leo Pang and Sebastian Aguirre
March 2023
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