SUMARY

LAW N. 10,409/2002 (THE NEW DRUG LAW) AND THE PRINCIPLE OF REASONABILITY . 14
André Fernandes Indalencio
THE NEW AGE OF CIVIL MAJORITY: ITS REFLECTIONS ON THE CRIMINAL LAW AND THE CODE OF CRIMINAL PROCEDURE
Damásio de Jesus
THE PRINCIPLE OF POENA CONSEQUITUR PECCATUM (THE PENALTY FOLLOWS THE CRIME/SYN) IN SAINT THOMAS AQUINAS' PENAL THEOLOGY
<u>Gilberto Callado de Oliveira</u>
THE ACTING OF A DISTRICT ATTORNEY IN THE JURY SYSTEM
THE LAWMAKING PROCESS, ITS OBJECTIVITY
THE TAX VOLUNTARY DISCLOSURE AND THE REQUIREMENT FOR THE DELAY PENALTY
<u>Ivo Zanoni</u>
THE FAULT-FINDING UNNEEDED IN CASE OF A LEGAL SEPARATION 105
Luciano Trierweiller Naschenweng
THE INMATES' SITUATION AND THE HUMAN RIGHTS
<u>Márcia Aguiar Arend</u>
THE CRISIS IN THE CRIMINAL ENFORCEMENT
<u>Renato Flávio Marcão</u>
THE OBLIGATION TO DELIVER AN INJUNCTION: NON-APPLICATION OF THE SECTION 475 (PARAGRAPH 2) FORESEEN IN THE CPC (BRAZILIAN CODE OF CIVIL PROCEDURE)
Tucho Pucho Formandos

Tycho Brahe Fernandes

Fábio de Souza Trajano

Gercino Gerson Gomes Neto

Márcia Aguiar Arend and Max Zuffo

Rui Arno Richter