

SUMMARY

SPECIAL SUBJECT: TAX ORDER

THE OBJECTIVE CONDITION OF PUNISHMENT AND THE TAX ASSESSMENT 9

Andreas Eisele

THE PLANS OF TAX REFINANCING IN THE LIGHT OF THE THEORY OF THE OBJECTIVE IMPUTATION IMPLYING IN THE NON-TYPIFICATION OF THE CRIME DESCRIBED IN SECTION 2 (II) OF THE LAW N. 8,137/90 57

Márcia Aguiar Arend

TAX CRIME AND THE EXTINCTION OF CRIMINAL LIABILITY FOR THE PAYMENT: A BRIEF ANALYSIS RELATED TO THE CUSTODY OF THE LEGAL GOOD 67

Maury Roberto Viviani

THE ARGUMENTS TO PLAY VICTIM TO JUSTIFY THE TAX EVASION AND AVOID THE OBJECTIVE IMPUTATION 87

Andreas Eisele

CIVIL LAW

THE EXCLUDED FROM FAMILY SUCCESSION: THE UNWORTHY AND DISOWNED HEIRS 109

Rui Carlos Kolb Schiefler

THE ON-LINE BLOCKING OF THE FINANCIAL ASSETS – PRACTICAL ASPECTS 133

Eduardo Sens dos Santos

THE INTERLOCUTORY INJUNCTION AND THE LIMITS OF CONVERTIBILITY FORESEEN IN THE CODE OF CIVIL PROCEDURE SECTION 273 (PARAGRAPH 7) 143

Márcio Schiefler-Fontes

THE TERMS OF OUT-OF-COURT SETTLEMENT ON BEHALF OF THE ELDERLY PERSON, ITS REFERENDUM BY THE STATE PROSECUTION SERVICE AND THE ASPECTS OF ITS EFFECTIVENESS: THE POSSIBILITY OF CIVIL ARREST 163

Maristela Nascimento Indalencio

CONSTITUTIONAL LAW

SOME CONTROVERSIAL CONSTITUTIONAL POINTS ABOUT THE PROVISIONAL ARREST 177

André Ghiggi Caetano da Silva

THE CONSTITUTIONAL COURT'S JURISDICTION JUDGMENT OF AN INJUNCTION AGAINST ACT OF THE DISTRICT ATTORNEY 199

Renato Franco de Almeida

CRIMINAL LAW

THE MAYOR AS AN ACTIVE SUBJECT OF THE CRIME PREDICTED IN THE CRIMINAL CODE SECTION 359-D 213

Fabiano Francisco Medeiros

THE HEINOUS CRIMES AND THE PERSONALIZATION OF PENALTY IN THE LIGHT OF A NEW PROPOSAL OF ACTING 227

Fernando da Silva Comin