## **TABLE OF CONTENTS**

## STUDIES - DISCUSSIONS - COMMENTS

RADU I. MOTICA, GEORGE MARA: Judicial power – a genuine third power in the state?	9
MONNA-LISA BELU MAGDO: Evolution of the regulation of the tort criminal liability from the Civil Code of 1864 to the new Civil Code	23
MARIA FODOR: Probative force of the authentic documents	69
ION TRAIAN ŞTEFĂNESCU: About the rational meaning of Article 56 (4) of the Labour Code	98
CĂTĂLIN-SILVIU SĂRARU: Procedural quality of the parties in the administrative contentious disputes	103
CRISTIAN IONESCU: Legal nature of the parliamentary committees	136
VASILE NESTER, DRAGOŞ-CĂTĂLIN BORCEA: Opinions about the possibility of invoking requests and exceptions in the procedure of confirmation of the solution to abandon the criminal prosecution. Practical consequences	146
ION RUSU: Elements of unconstitutionality with regard to Article 318 of the Criminal Procedure Code	159
JUDICIAL PRACTICE	
The traps of interpretation or about establishing the material competence of the National Council of Settlement of Complaints with regard to the qualification of public contracts. Comment to the Decision CNSC No 824/2019, with comment by Simona Gherghina	173