Abstract
The right to give opinion and to be heard that the children and adolescents have it is introduced in the Convention on the Rights of the Chile, as a new principle that prepares the changes of the interrelation with these as subjects of law.- The observations made come from the document investigation in which a revision was carried out from the legal regulation existing in the country and of the main national and foreign doctrine, in virtue of which they can affirm that the right that the children and adolescents have to give opinions, is a new right that has the main limits the age and maturity that they have reached in order to have their own judgment.

Keywords
Children, opinion, convention