Abstract
This article addresses an issue that is paramount to law in general, particularly considering the legislator's unavoidable failure to foresee every situation demanding legal protection or to make flawless that, which is already regulated. This privation or limitation in the law results in voids that must be solved by using two integration tools. This research is motivated precisely by the want of mechanisms with which to integrate a legal framework; we have supported it on the idea that hope for a wholeness cannot be understood as not having voids; instead, it is seen from a perspective in which law can integrate and doors can open to integration as an essential tool to solve cases in spite of existing legal voids.

Keywords
Application, integration, law, methods, voids.