Abstract
This paper will examine the invocation by the Constitutional Court of Chile of the case law of the Inter-American Court of Human Rights, one of the privities advanced by the IACHR as part of the control of conventionality. This paper will follow developments and offer some conclusions.

Keywords
Control of conventionality, Inter-American corpus iuris and its impact on domestic law, The invocation by the Constitutional Court of Chile of the case law of the Inter-American Court of Human Rights.