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Volume 24.1 - Long-Gun Registry, Anti-Terror Laws, the Senate, and Defining a Quebec Judge

This issue of the *Forum* includes articles on: why, from a constitutional stand point, Quebec should be allowed to keep the data from its long gun registry; a comparative constitutional analysis of the issues with Canada's soon-to-be proclaimed *Anti-Terrorism Act*; why the Senate should be representative of provincial interests; the *Reference re Supreme Court Act* and a closer look at appointment of Quebec judges to the Supreme Court.

[The Supreme Court of Canada Long-Gun Registry Decision: The Constitutional Question Behind an Intergovernmental Relations Failure](#)

Ian Peach

[Judicialization or Renunciation? Judges in Today's Landscape of Anti-Terrorism Laws](#)

Grant R. Hoole and Rebecca Ananian-Welsh

[Revisit the Senate as it was meant to be – The Upper House was created to protect provincial interests in the federal legislative process](#)

Vincent Pouliot

[Analysis of Reference re Supreme Court Act: The Implied Currency Requirement for Quebec Seat Appointees to the Supreme Court](#)

Daryl Barton