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Chapter 2 The Canadian Legal System

MULTIPLE CHOICE

- a. It sets a parliamentary code of ethics.
- b. It creates structure for ceremonial policy.
- c. It establishes Canada's deference to British Parliament.
- d. It establishes Canada's structure of legal authority.

ANS: D PTS: 1 DIF: Medium REF: 23

MSC: Evaluate

- 2. Which of the following is an example of why monitoring government policy is important to business?
 - a. Rules and regulations are periodically revised.
 - b. It is the machinery that regulates government.
 - c. It provides rulings that resolve existing disputes.
 - d. It can be overwhelming and very technical.

ANS: A PTS: 1 DIF: Easy REF: 23

MSC: Understand

- 3. The government enacted a policy change requiring retailers to include new details in firearm sales reports. Loxy's Rifles Inc., unaware of the new requirements, was fined for noncompliance and immediately paid a \$5,000 fine. Which of the following best describes the reason Loxy received and promptly paid the fine?
 - a. Opposition to the change of law led to the fine; paying the fine saved interest.
 - b. Loxy's is lobbying the government and must pay the fine to attend meetings.
 - c. Loxy's is not concerned with compliance; fines are tax-deductible.
 - d. Ignorance of the law led to the fine; ignoring fines leads to harsher penalties.

ANS: D PTS: 1 DIF: Medium REF: 23

MSC: Analyze

- 4. Which of the following would a law professor most likely say correctly identifies the legislature allowed to determine laws that involve the illegal use of firearms in Canada?
 - a. The federal legislature has sole jurisdiction to create criminal law.
 - b. The municipal and provincial legislatures share concurrent jurisdiction.
 - c. The municipal governments receive delegated jurisdiction.
 - d. The provincial legislatures have exclusive jurisdiction.

ANS: A PTS: 1 DIF: Easy REF: 25|26|27

MSC: Analyze

5. The Province of Newfoundland enacted new regulations to better control hazardous waste disposal throughout the province. What type of law should specialized waste control businesses operating in Newfoundland refer to in order to ensure their commercial activities are legally compliant? a. civil law b. statute law c. private law d. common law ANS: B PTS: 1 DIF: Medium **REF: 25** MSC: Evaluate 6. The House of Commons and the Senate are defining characteristics of which legislative body in Canada? a. the Parliament of Canada b. the House of Assembly of Nova Scotia c. the Supreme Court of Canada d. the Legislative Assembly of British Columbia PTS: 1 ANS: A DIF: Easy **REF: 26** MSC: Remember 7. The Senate of one of Canada's legislatures has traditionally become known as the chamber of sober second thought. Which of the following legislatures is distinguished by being the lower chamber to this Senate? a. the Legislative Assembly of British Columbia b. the Parliament of Canada c. the House of Assembly of Nova Scotia d. the House of Commons ANS: D PTS: 1 DIF: Challenging REF: 26 MSC: Understand 8. In circumstances where conflicting federal and provincial laws cannot be reconciled, which of the following outcomes is dictated by the doctrine of paramountcy? a. The federal law prevails, except in Quebec. b. The superior law prevails. c. Concurrent provincial law prevails. d. The provincial law prevails. ANS: B PTS: 1 DIF: Medium **REF: 27** MSC: Evaluate

9. In determining a constitutional challenge, the Supreme Court of Canada upheld the federal government's bilingual language rights legislation. Which of the following exemplifies the reason for the Court's decision? a. The Supreme Court's decision follows the doctrine of paramountcy. b. The Court's decision does not apply in the province of Quebec. c. Regulating language law falls within federal government jurisdiction. d. The Supreme Court's decisions must uphold the public interest. PTS: 1 ANS: A DIF: Medium **REF: 27** MSC: Understand 10. Which of the following denotes a required element in the procedure followed for passing federal legislation through Parliament? a. majority vote by Commons committee and approval by Senate b. quorum vote in the House of Commons and by the Senate c. majority vote of the members in the House of Commons and in the Senate. d. approval of the House of Commons and by the Senate committee REF: 25 ANS: C PTS: 1 DIF: Easy MSC: Analyze 11. The delegation of authority to make law within Canada assigns jurisdiction to regulate business activities primarily to which of the following governing bodies? a. the federal and municipal governments b. the Senates of the federal and provincial governments c. the federal and provincial governments d. the provincial and municipal governments **REF: 28** ANS: D PTS: 1 DIF: Medium MSC: Understand 12. Which of the following would a politician identify as areas where the federal government is given exclusive jurisdiction to make law by the Canadian Constitution? a. currency, trade, national defence b. administration of justice, trade, national defence c. interprovincial trade and commerce, highway regulation, licensing d. criminal law, administration of justice, hospitals ANS: A PTS: 1 **REF: 26** DIF: Medium MSC: Analyze

- 13. Groups launching lobbying efforts directed at the federal government to voice opposition to proposed legislation affecting property laws have been advised that the matter lies outside federal jurisdiction. What government possesses the required constitutional jurisdiction to change laws affecting property? a. federal; paramount jurisdiction b. provincial; exclusive jurisdiction c. municipal; concurrent jurisdiction d. provincial; delegated jurisdiction PTS: 1 ANS: B DIF: Challenging REF: 27 MSC: Remember 14. Which of the following exemplifies the powers granted to a government with jurisdictional authority to regulate crime? a. regulate criminal justice in the provinces b. define crimes, establish precedents, and set penalties c. define crimes, establish laws, and set penalties d. regulate criminal sanctions in the Civil Code of Quebec ANS: C PTS: 1 DIF: Medium **REF: 27** MSC: Understand 15. Which of the following correctly describes the required steps involved to pass a bill into final law in the federal Parliament's legislative process? a. passage by House of Commons; approval by Senate; royal assent. b. passage by House of Commons; approval by Senate; royal consent c. Senate approval; passage by the House of Commons d. motion to House Committee; motion to Senate for approval ANS: A PTS: 1 DIF: Challenging REF: 30 MSC: Analyze 16. The Canadian legal system operates within a prescribed structure as provided by law. What is the source of the law that governs the Canadian legal system? a. parliamentary bills
 - b. constitutional law
 - c. the Civil Code
 - d. constitutional conventions

ANS: B PTS: 1 DIF: Easy REF: 43

MSC: Remember

17.		ance from J Tap (Corp. Which			al with an application for a ctly identifies where the
	b. municipal goverc. municipal gover	nment; direct con nment; concurren nment; provincial ent; exclusive jur	t constitution constitution	nal jurisdiction al delegation o	of author	rity
	ANS: C MSC: Evaluate	PTS: 1	DIF:	Medium	REF:	44
18.	Who of the followin state?	g would immedia	tely be recog	nized as the co	onstitutio	onal head of the Canadian
	a. the governor gerb. the reigning Britc. the governor gerd. the prime minist	ish monarch neral in council				
	ANS: B MSC: Evaluate	PTS: 1	DIF:	Easy	REF:	30
19.	Of the following, whethe governor general				e legisla	ative body formally known as
	b. the prime ministc. the ministers of	er and the premie er together with the the various federa er and ministers of	he premiers on a governmen	of the province t departments	es	
	ANS: D MSC: Remember	PTS: 1	DIF:	Challenging	REF:	30
20.	Which of the follow	ing individuals ho	olds the office	e of chief exec	utive of	the federal government?
	c. the duly elected	overnor general reigning Queen of prime minister of ief senatorial offi	Canada			
	ANS: C MSC: Remember	PTS: 1	DIF:	Easy	REF:	30
21.	Which of the follows Canada?	ing correctly deno	otes the comp	oosition of the	judicial	branch of government in
	b. the judiciary andc. a judiciary appoint	rious levels of contact the system of valinted by the goveral federal and proventions.	rious levels ornor general.	of courts		
	ANS: B MSC: Evaluate	PTS: 1	DIF:	Medium	REF:	31

- 22. Lexie McTaggert's position with the Saskatchewan Court of Queen's Bench often requires her to refer to the judiciary for guidance. Which of the following describes the judiciary Lexie refers to?
 a. collective of appointed judges
 b. judicial common law
 c. set of judicial regulations
 d. collection of judge-made decisions
 ANS: A PTS: 1 DIF: Medium REF: 31
 MSC: Remember
 - 23. An accomplished lawyer accepted an appointment by the Justice Minister to the position of judge in the Provincial Judges Court of Manitoba. Which of the following explains the minister's authority to appoint this court's judges?
 - a. Provinces have jurisdiction to appoint judges to superior courts.
 - b. The province can use parliarmentary perogative to appoint judges.
 - c. Provinces have jurisdiction to appoint judges to inferior courts.
 - d. Canada's governments share concurrent jurisdiction to appoint judges.

ANS: C PTS: 1 DIF: Medium REF: 31

MSC: Understand

- 24. Which of the following would a judge most likely identify as the basic levels of courts that make up the Canadian court system?
 - a. trial, informal appeal, and final appeal courts
 - b. trial, intermediate appeal, and final court of appeal
 - c. informal trial, formal trial, and final appeal courts
 - d. pre-trial, trial, and appeal courts

ANS: B PTS: 1 DIF: Challenging REF: 31/32

MSC: Analyze

- 25. Canadian environmental activitists are often charged with offences for actions taken while expressing their protests, despite the protection of freedom of expression provided by the *Canadian Charter of Rights and Freedoms*. Which of the following would immediately indicate the inability of the *Charter* to protect these individuals?
 - a. Freedom of association is excluded.
 - b. The Charter excludes freedom of action.
 - c. The *Charter* excludes freedom to protest.
 - d. Freedom of action is restricted..

ANS: B PTS: 1 DIF: Medium REF: 32|33

MSC: Evaluate

	a. common lawb. public opinionc. Civil Coded. royal prerogativ	⁄e							
	ANS: B MSC: Remember	PTS:	1	DIF:	Easy	REF:	38 39 40		
27.	In Canada, royal pe actions?	rogative	signifies the C	rown's	exclusive right	to perfe	form which of the following		
	a. to give politiciab. to overrule lawsc. to overturn decidd. to declare war of	s enacted sions of	by Parliament the Supreme C						
	ANS: D MSC: Analyze	PTS:	1	DIF:	Medium	REF:	38		
28.	Which of the follow	ing is a	distinguishing	charact	eristic of the pr	inciple	of precedent law?		
	 a. Private law is based on a Civil Code. b. It only applies in Quebec courts. c. Individual freedoms are valued. d. Like cases should be treated alike. 								
	ANS: D MSC: Remember	PTS:	1	DIF:	Easy	REF:	39		
29.	A recent decision of the Supreme Court of Canada established a new ground of entitlement to spousal support under the federal <i>Divorce Act</i> . Which of the following describes the affect the decision will have on provincial family law courts determining spousal support cases under the federal act?								
	a. Provincial courb. The decision orc. Superior court ofd. Courts apply th	ily applie decisions	es to support ca must be follow	ses out wed and	side of the prov l applied by all	ince of inferior	Quebec.		
	ANS: C MSC: Evaluate	PTS:	1	DIF:	Challenging	REF:	32		
30.	Rules of equity focus on what would be fair given the specific circumstances of the case, as opposed to which of the following?								
	 a. what the strict rules of common law might dictate b. law that governs relations between states c. the internal set of laws of a given country d. law governing agreements between states 								
		igreemen	its octween sta	i Co					

26. What is the least likely source of law in Canada?

	which of the following is a distinguishing characteristic of a fleaty?							
	 a. A treaty is the sole law governing relations between nations. b. A treaty is a set of coded laws to regulate relations. c. A treaty governs relationships between Canada's provinces. d. A treaty can exist between nations governed by international law. 							
	ANS: D PTS: 1 DIF: Medium REF: 30 MSC: Remember							
32.	Britain negotiated treaties with many Aboriginal peoples, some of whom sought to have their treatic recognised by the United Nations. Which of the following explains the benefit recognition by the United Nations would confer to Canada's Aboriginal treaty people?							
	 a. lawyers with international litigation experience b. international aid to pay for litigation costs c. international legal status for Aboriginal treaties d. negotiators for international dispute resolution 							
	ANS: C PTS: 1 DIF: Medium REF: 30 MSC: Analyze							
33.	Which of the following attributes distinguishes substantive law from other forms of law?							
	 a. It defines rights, duties, and liabilities. b. It defines international legal status. c. It defines the relationship between governments. d. It defines procedures under the <i>Charter</i>. 							
	ANS: A PTS: 1 DIF: Medium REF: 40 MSC: Analyze							
34.	Which of the following is the defining characteristic of procedural law?							
	a. It is a set of law defining individual rights, duties, and liabilities.b. It regulates the relationship between persons and governments.c. It governs procedure for enforcement of rights, duties, and liabilities.d. It governs procedure for enforcement of the Civil Code.							
	ANS: C PTS: 1 DIF: Easy REF: 40 MSC: Remember							
35.	Which of the following would a lawyer most likely say describes the defining characteristics of publaw?							
	 a. It regulates relationships between governments and individuals. b. It provides rules concerning rights and obligations of business. c. It focuses on fairness according to strict rules of common law. d. It contains the rules of law in the Civil Code of Quebec. 							
	b. It provides rules concerning rights and obligations of business.							

- 36. Quest Electricial Engineers Inc. contractually committed to provide specialized services to a construction project with specified deadlines for completion. Quest has to meet deadlines or face penalties. Which of the following would a court most likely indicate as the type of law governing the relationship and conduct of the parties to this contract?

 a. common law
 b. corporate law
 c. public law
 d. private law

 ANS: D

 PTS: 1

 DIF: Challenging REF: 40|41

 MSC: Analyze
- 37. Which of the following describes the form of private law that is applied in Quebec courts?
 - a. the Civic Code of Quebec
 - b. the Quebec Civil Code
 - c. the Quebec Civil Law Code
 - d. the Civil Law Code

ANS: B PTS: 1 DIF: Easy REF: 41

MSC: Remember

- 38. Which of the following is the characteristic that distinguishes Quebec's civil law from Canada's common law?
 - a. Civil law courts are not bound by earlier interpretations of the code.
 - b. Civil law courts hear only matters of public law disputes.
 - c. Civil law judges are provincially elected for one five-year term.
 - d. Civil law courts do not have to consider legislation.

ANS: A PTS: 1 DIF: Medium REF: 41

MSC: Remember

- 39. A hospital board of directors granted absolute authority to physicians to arbitrarily withdraw life support from patients. The board's authority to grant such power was quickly challenged and overturned in the courts. Which of the following types of law had to be applied to constrain the hospital board's authority?
 - a. criminal law
 - b. constitutional law
 - c. administrative law
 - d. equity law

ANS: C PTS: 1 DIF: Challenging REF: 43|44

MSC: Understand

40.	Which of the following is an example of a federal administrative body that plays a role in regulating activity?
	 a. the Securities Commission b. the Board of Health c. the Wheat Board d. the Liquor Control Board
	ANS: C PTS: 1 DIF: Medium REF: 44 MSC: Understand
41.	Which of the following is an example of a provincially appointed administrative body?
	 a. the Radio, Television and Telecommunications Commission b. the Securities Commission c. the Food and Drug Agency d. the Atomic Energy Commission
	ANS: B PTS: 1 DIF: Medium REF: 44 MSC: Understand
42.	Which of the following best reflects the high value Canadians place on the political philosophy of liberalism?
	 a. Canada regulates privacy with laws restricting government access to persons and property. b. Canadians have elected more majority Liberal governments than NDP or Conservative. c. Public outcry forced the Green Party leader's acceptance in federal election debates. d. Governments willingly and promptly comply with access to information requests.
	ANS: A PTS: 1 DIF: Medium REF: 23 MSC: Analyze
43.	Which of the following correctly identifies the government Nantucket Sleigh Rides Inc. would lobby for regulated roadway access to sell horse-drawn sleigh rides to patrons of downtown business establishments from December through February?
	 a. provincial government b. federal government c. municipal government d. federal and provincial governments
	ANS: A PTS: 1 DIF: Medium REF: 26 MSC: Analyze

44.	water contamination	now po reme C	sing significant ourt. Which of	t health the foll	risk to people, lowing would in	wildlif mmedia	ention of continued ground e, and plants living in the ately signify the Supreme appeal?
	a. leave to appeal; sb. consent to appeac. consent to appead. permission to appea	l; provii l; jurisd	ncial challenges iction	S			
	ANS: A MSC: Evaluate	PTS:	1	DIF:	Challenging	REF:	32
45.	Which of the followi to set out the basis of			the do	ocument used in	Canad	la's common law court system
	a. statement of codeb. statement of comec. statement of claird. statement of disp	plaint m	tion				
	ANS: C MSC: Remember	PTS:	1	DIF:	Medium	REF:	23
46.	Which of the following provided for by the Co				cate as being th	e three	branches of government
	a. legislative, exectb. federal, provinciac. legislative, exectd. legislative, representation	al, muni itive, re	icipal presentative				
	ANS: A MSC: Analyze	PTS:	1	DIF:	Medium	REF:	25
TRUE	E/FALSE						
1.	The rights and author	rity of n	nunicipal gover	nments	are protected b	by the (Constitution Act.
	ANS: F MSC: Remember	PTS:	1	DIF:	Easy	REF:	25 26 27
2.	The Constitution Act	makes	the provincial g	governr	ments subordina	ate to th	ne federal government.
	ANS: T MSC: Evaluate	PTS:	1	DIF:	Medium	REF:	23 24 25
3.	The legislative branc	h of go	vernment is the	source	of statute law.		
	ANS: T MSC: Evaluate	PTS:	1	DIF:	Medium	REF:	30

4.	Canada's federal Par	liament	is composed o	f the H	ouse of Commo	ns and	the Senate.
	ANS: T MSC: Remember	PTS:	1	DIF:	Medium	REF:	26
5.	All municipalities in	Canada	are created by	provin	cial legislation.		
	ANS: T MSC: Remember	PTS:	1	DIF:	Medium	REF:	26
6.	The judicial branch of	of gover	nment includes	s the co	urts and the leg	islature	s.
	ANS: F MSC: Remember	PTS:	1	DIF:	Medium	REF:	31 32
7.	The judges in Canad	a's high	er courts are ap	pointe	d and those in t	he lowe	er courts are elected.
	ANS: F MSC: Remember	PTS:	1	DIF:	Medium	REF:	31
8.	There are no limits o <i>Freedoms</i> .	n the gu	narantees of rig	hts and	freedoms estab	olished	by the Charter of Rights and
	ANS: F MSC: Remember	PTS:	1	DIF:	Easy	REF:	32 33 34 35
9.	Public law deals with	n the reg	gulation of relat	tionship	s between indi	viduals	and government.
	ANS: T MSC: Remember	PTS:	1	DIF:	Medium	REF:	40 41
10.	Federal and provinci within specified judie	_		titution	ally provided w	vith aut	hority to appoint judges
	ANS: T MSC: Remember	PTS:	1	DIF:	Medium	REF:	31
11.	A federal bill must b	e appro	ved by a vote in	n the H	ouse of Commo	ons in o	rder to pass first reading.
	ANS: T MSC: Remember	PTS:	1	DIF:	Easy	REF:	25
12.	The new Criminal Cocontrary to the Canad				be enforced by t	the cour	rts because it would not be
	ANS: F MSC: Remember	PTS:	1	DIF:	Easy	REF:	27
13.	A provincial governmental legisla				-		ald conflict with federal iction.
	ANS: F MSC: Remember	PTS:	1	DIF:	Medium	REF:	27

14.	Public health and the environment are constitutionally undefined as areas of concurrent jurisdiction shared between the federal and provincial governments.						
	ANS: F MSC: Remember	PTS:	1	DIF:	Medium	REF:	27
15.		ally woul	ld not be applic	able wl	here an individu	ual or b	lation, the doctrine of usiness is able to simply obey
	ANS: T MSC: Remember	PTS:	1	DIF:	Challenging	REF:	27
16.	Municipal legislation ownership requires				ent of a fee per	taining	to the licensing of dog
	ANS: T MSC: Remember	PTS:	1	DIF:	Easy	REF:	28
17.	A bill put before a wants to make into		e body represer	nts a pro	oposed piece of	legisla (tion that a political party
	ANS: T MSC: Remember	PTS:	1	DIF:	Easy	REF:	37
18.							e, meaning the higher the level e common law system.
	ANS: F MSC: Remember	PTS:	1	DIF:	Medium	REF:	39
19.							ould be fair given the specific common law might dictate.
	ANS: T MSC: Remember	PTS:	1	DIF:	Medium	REF:	39
20.	Substantive law is t	he intern	al law of a give	en coun	try, which inclu	ıdes bo	th statute and case law.
	ANS: F MSC: Remember	PTS:	1	DIF:	Easy	REF:	40

SHORT ANSWER

PTS: 1

1.	Briefly describe the circumstances under which the guarantee of Canadian's rights and freedoms provided under the <i>Canadian Charter of Rights and Freedoms</i> is permitted to be limited.
	ANS:
	Limitation of the guarantee of Canada's <i>Charter</i> rights and freedoms is allowed when the limitation is demonstrated to be justified and by the use of the notwithstanding clause contained in section 33 of the <i>Charter</i> .
	PTS: 1 DIF: Easy REF: 35 MSC: Remember
2.	Briefly describe the benefits to be derived by businesses being aware of government policy and the status of regulations affecting their operations, as well as the consequences of being unaware of the same.
	ANS:
	Businesses need to actively monitor government policy and regulations that affect how businesses are permitted to operate because either may be changed periodically. Awareness allows business to comply with laws and to attempt to influence development of policies and regulations to favour and further business interests. Being unaware of changes would result in noncompliance with regulations, levy of fines, or even closure of a business. Lack of awareness of government policy may also result in a missed opportunity to lobby government to change law or to take advantage of favourable change in law.
	PTS: 1 DIF: Medium REF: 23 MSC: Remember
3.	Briefly describe what is meant by the statement "Canada has a federal form of government."
	ANS:
	It means that governmental power is split between the central, national authority and regional authorities. In Canada, the national authority is the federal government and the regional authorities are the provinces. Territories are provided with a form of limited self-government. Each authority is empowered to legislate within constitutionally defined jurisdictions and matters.
	PTS: 1 DIF: Easy REF: 25 26 MSC: Remember
4.	Name the branches that make up the Canadian government, describe their function, and specifically identify the body that represents each branch and carries out its function.
	ANS:
	The Canadian government consists of three branches, legislative, executive, and judicial. The executive branch formulates and implements government policy, the legislative branch creates law in the form of statues and regulations, and the judicial branch provides rulings to resolve existing legal conflicts. The legislative branch of the Canadian government is the Canadian Parliament, the executive

REF: 23|25|30|32 MSC: Remember

branch is the federal cabinet, and the Supreme Court heads the judicial branch.

DIF: Medium

5. Briefly describe the origins of the *common law system* and the *civil law system* as they exist in Canada and the comparable and contrasting characteristics of each system of law.

ANS:

The Quebec civil law system originated from the French legal system and was brought to Quebec by the French when they colonized the region. The Canadian common law system is rooted in England's legal system, which was established in all provinces excluding Quebec by the British when they conquered and colonized the Canadian regions of North America.

The key principle of common law is that laws are interpreted and applied in decisions of the court known as judgments. Judgments become precedents, which form the body of case law that must be referred to and applied by every judge hearing a similar matter when making a legal determination in a similar dispute involving the same laws.

The key principle of the civil law system is that the Quebec legislature makes civil law, and those laws are *codified* or compiled in one source known as a Civil Code. The judges' task in the civil code system is to find the specific provision in the code that applies to the case at hand, and to apply it to resolve the dispute. Civil code judges do not refer to past decisions at all.

Both systems are designed to deliver constant, consistent justice.

PTS: 1 DIF: Medium REF: 39|40|41|42 MSC: Remember

6. Identify the nature of the question that Rothmans would use to challenge Saskatchewan's power wall ban under its *Tobacco Control Act*. Briefly explain how the government of Sasktachewan would be required to respond to such a challenge. Identify and briefly explain what actions the Supreme Court of Canada would take and the source of its authority to do so in the event that a Rothmans challenge was able to demonstrate that Saskatchewan's *Tobacco Control Act* violated a *Charter* provision and the provincial government failed to prove its legislation met the standard set by s. 1 of the *Charter*.

ANS:

A challenge of the Saskatchewan legislation banning use of the power wall to advertise cigarette brands by Rothmans would involve the question of whether the provincial legislation violated the *Charter*'s guarantee of freedom of expression. The Saskatchewan government would respond by arguing that such a violation is justified under s. 1 of the *Charter* due to both the provincial and federal governments pressing and substantial purpose, which is to prevent young people from becoming addicted to the drugs contained in cigarettes.

If Rothmans were able to demonstrate that Saskatchewan's *Tobacco Control Act* violated a *Charter* provision and the government failed to prove that its legislation met the standard set by s. 1, the court would be entitled to strike down the province's legislation by declaring it to be of no force and effect because it is unconstitutional. The court's authority to order such a powerful remedy is set out s. 24 and s. 52 of the *Charter*.

PTS: 1 DIF: Challenging REF: 34 MSC: Remember

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7. Identify and briefly describe the statement made by Madam Justice Wilson with respect to the Supreme Court of Canada's view that in Canadian society, a liberal and democratic system of government is not just about majority rule

ANS:

Madam Justice Wilson of the Supreme Court of Canada stated that the *Charter* recognizes that an individual is not totally independent from society, nor just a body in an impersonal system where individual values, goals, and aspirations are subordinate to the collectivity. In Canada, the *Charter* leaves a wide range of activities and decisions open to legitimate government control while placing limits on the proper scope of that control. Thus, the rights guaranteed in the *Charter* erect around each individual an invisible fence over which the state will not be allowed to trespass. The role of the courts is to map out, piece by piece, the parameters of the fence.

PTS: 1 DIF: Challenging REF: 35 MSC: Remember