By agreeing to hear the case of *Forum for Academic & Institutional Rights v. Rumsfeld*, the Supreme Court has committed itself to determining the constitutionality of a law that was formed in controversy and has remained controversial ever since. The Solomon Amendment has had a troubled past as it relates to the regulation of military recruiters on college and university campuses, culminating with multiple legal challenges on First Amendment grounds. This Note relates some of that history, including the Third Circuit’s decision declaring Solomon unconstitutional, and suggests some ways in which the Court might address the issues involved.