

# North Carolina Central Law Review

---

Volume 29  
Number 1 *Volume 29, Number 1*

Article 1

---

10-1-2006

## Contents Vol. 29 No. 1

North Carolina Central Law Review

Follow this and additional works at: <https://archives.law.nccu.edu/nclcr>

---

### Recommended Citation

North Carolina Central Law Review (2006) "Contents Vol. 29 No. 1," *North Carolina Central Law Review*: Vol. 29 : No. 1 , Article 1.  
Available at: <https://archives.law.nccu.edu/nclcr/vol29/iss1/1>

This Title and Contents is brought to you for free and open access by History and Scholarship Digital Archives. It has been accepted for inclusion in North Carolina Central Law Review by an authorized editor of History and Scholarship Digital Archives. For more information, please contact [jbeeker@nccu.edu](mailto:jbeeker@nccu.edu).

# North Carolina Central Law Journal

---

VOLUME 29

2006

NUMBER 1

---

## CONTENTS

PAGE

### ARTICLES

RACIAL JUSTICE AND EQUITY FOR  
AFRICAN-AMERICAN MALES IN THE  
AMERICAN EDUCATIONAL SYSTEM:  
A DREAM FOREVER DEFERRED . . . . *Floyd D. Weatherspoon* 1

PROVIDING MATERIAL SUPPORT TO  
VIOLATE THE CONSTITUTION:  
THE USA PATRIOT ACT AND ITS  
ASSAULT ON THE 4TH AMENDMENT . . . . *Christopher Metzler* 35

*DAIMLERCHRYSLER V. CUNO* — PLAINTIFFS  
LACK STANDING TO CHALLENGE  
STATE FRANCHISE TAX CREDIT IN  
FEDERAL COURT, ACCORDING TO  
THE SUPREME COURT . . . . . *Sue Ann Mota* 66

BARGAIN BASEMENT ANNEXATION:  
HOW MUNICIPALITIES SUBVERT  
THE INTENT OF NORTH CAROLINA  
ANNEXATION LAWS . . . . . *Elizabeth R. Connolly* 77

### ESSAY

OPPRESSION THROUGH VIOLENCE:  
THE CASE OF COLOMBIA — AN  
EXPANSION OF THE FETISH OBJECT? . . . . . *J. Corey Harris* 98

### CASENOTE

WHERE SEXUAL PRIVACY MEETS PUBLIC  
MORALITY: HOW *WILLIAMS V. KING*  
IS INSTRUCTIVE FOR THE FOURTH  
CIRCUIT IN APPLYING PUBLIC MORALITY  
AS A LEGITIMATE STATE INTEREST  
AFTER *LAWRENCE V. TEXAS*. . . . . *Douglas E. Nauman* 127

