University of Miami Law Review

VOLUME 51

JANUARY 1997

NUMBER 2

ARTICLES

,	
BLINDED BY COLOR: THE NEW EQUAL PROTECTION, THE SECOND DECONSTRUCTION, AND AFFIRMATIVE INACTION	191
SPECIALIST CERTIFICATION FOR LAWYERS: WHAT IS GOING ON?	273
Some Cautions About Structural Overhaul of the Federal Courts	389
Casualties of the War on Crime: Fairness, Reliability and the Credibility of Criminal Justice Systems	413
RACE, COPS, AND TRAFFIC STOPS	425
COMMENTS	
FIVE UNDER THE EIGHTH: METHODOLOGY REVIEW AND THE CRUEL AND UNUSUAL PUNISHMENTS CLAUSE	445
THE FIRST AMERICAN CASE UNDER THE NORTH AMERICAN AGREEMENT FOR LABOR COOPERATION	481
CASENOTE	
United States v. Robinson: Has Robinson Killed the Katz?: The Eleventh Circuit Concludes That Warrantless Thermal Surveillance of a Home Does Not Constitute a Search Under the Fourth Amendment	511

Bibliot Corbs 6

30491

Estante

Tabla



LAW REVIEW

ARTICLES

Blinded By Color: The New Equal Protection, the Second Deconstruction, and Affirmative Inaction

CEDRIC MERLIN POWELL

Specialist Certification for Lawyers: What Is Going On?

JUDITH KILPATRICK

Some Cautions About Structural Overhaul

CARL TOBIAS

of the Federal Courts Casualties of the War on Crime:

STEPHEN B. BRIGHT

Fairness, Reliability and the Credibility of Criminal Justice Systems

ANGELA J. DAVIS

Race, Cops, and Traffic Stops

COMMENTS

Five Under the Eighth: Methodology Review and the Cruel and Unusual Punishments Clause

The First American Case Under the North American Agreement for Labor Cooperation

CASENOTE

United States v. Robinson: Has Robinson Killed the Katz?: The Eleventh Circuit Concludes That Warrantless Thermal Surveillance of a Home Does Not Constitute a Search Under the Fourth Amendment



VOLUME 51

JANUARY 1997

Number 2