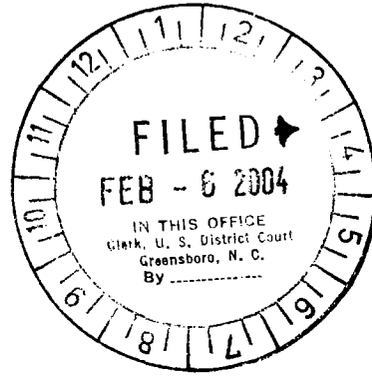


IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

VALERIE S. ALSTON,)	
)	
Plaintiff,)	
)	
v.)	CIVIL NO. 1:03CV00819
)	
NORTH CAROLINA A&T STATE)	
UNIVERSITY; BERNARD COTTEN, In))	
his official and individual)	
capacities; DONALD LINDSAY, In))	
his official and individual)	
capacities; and RICHETTA)	
SLADE, In her official and)	
individual capacities,)	
)	
Defendants.)	



ORDER

BULLOCK, District Judge

For the reasons set forth in the memorandum opinion filed contemporaneously herewith,

IT IS ORDERED that Defendants' motion to dismiss [Doc. #9] is **GRANTED** as to the state law claims against NC A&T. Defendants' motion to dismiss also is **GRANTED** as to the punitive damage claims against NC A&T and Lindsay and Slade in their official capacities for the alleged Title VII and Title IX

violations. Defendants' motion to dismiss is **DENIED** as to the Title VII and Title IX claims against NC A&T and Lindsay and Slade in their official capacities as well as to the Section 1983 claims against Lindsay and Slade in their individual capacities. All claims against Defendant Cotten also remain.

February 6, 2004


United States District Judge