Affirmative action

With let-them-eat-cake obliviousness, today, the majority pulls the ripcord and announces "colorblindness for all" by legal fiat.

But deeming race irrelevant in law
does not make it so in life.
And having so detached itself from
this country's actual past and present
experiences, the Court has now been lured
into interfering with the crucial work
that UNC and other institutions
of higher learning are doing to

solve America's real-world problems.

Katanji Brown Jackson, dissent in
Students for Fair Admissions, Inc. v.
Harvard College and University of North Carolina