U.S. Pastor Council et al v.	Equal Employment	Opportunity	Commission et al

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U.S. Equal Employment Opportunity Commission		Enter search terms	Search		
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The Commission & the General Counsel	Preventing Employment Discrimination Against Lesbian, Gay, Bisexual or Transgender Workers				
Meetings of the Commission	Clay, Disexual	or transgender workers			
Open Government		Discrimination occurs when you are being tre			
Newsroom	differently than others (or are harassed) because of your race, color, national origin, sex, pregnancy, religion, age, disability, or genetic information. It is also against the law for an employer to retaliate against you because you report discrimination against you or on behalf of others.				
Laws, Regulations, Guidance & MOUs					
Budget & Performance		of 1964 does not explicitly include sexual	orientation		
Enforcement & Litigation	or gender identity, the EEOC and courts have said that sex discrimination includes discrimination based on an applicant or employee's gender identity or sexual orientation. For				
Initiatives	example, it is illegal for an employer to deny employment opportunities or permit harassment because:				
Task Forces	 A woman does not dress or talk in a feminine manner. 				
Interagency Programs					
Publications	 A man dresses in an effeminate manner or enjoys a pastime (like crocheting) that is associated with women. 				
Statistics	 A female employee dates women instead of men. 				
Outreach & Education	 A male employee plans to marry a man. 				
Legislative Affairs	An employee is planning or has ma	 An employee is planning or has made a gender transition from female to male or male to female. 			
FOIA					
Privacy	Who is protected?				
Doing Business with EEOC	•	Who is protected? Title VII applies to all private sector and state/local government employers with at least 15			
Jobs & Internships	employees. Note: State or local laws in your jurisdiction also may explicitly prohibit				
EEOC History	employment discrimination based on sexual orientation or gender identity.				
Office of Inspector General		ederal government agencies also have right nd also Executive Order 11478, as amended	-		
	discrimination based on sex, and viola	ecause that person is transgender , is by det tes Title VII. <i>Macy v. Department of Justice</i> , 2) (transgender discrimination is sex discrin	EEOC		

violation of Title VII because it involves non-conformance with gender norms and stereotypes, or based on a plain interpretation of the statutory language prohibiting discrimination because of sex); *Lusardi v. Dep't of the Army*, EEOC Appeal No. 0120133395 (March 27, 2015) (Title VII is violated where an employer denies an employee equal access to a common restroom corresponding to the employee's gender identity, or harasses an employee because of a gender transition, such as by intentionally and persistently failing to use the name and gender pronoun corresponding to the employee's gender identity as communicated to management and employees).

Discrimination based on **sexual orientation** also necessarily states a claim of sex discrimination under Title VII because (1) it literally involves treating an applicant or employee differently based on his or her sex, (2) it takes sex into account by treating him or her differently for associating with a person of the same sex, and, (3) it involves discrimination based on gender stereotypes -- employer beliefs about the person to whom the employee should be attracted because of the employee's sex. *Baldwin v. Dep't of Transportation*, EEOC Appeal No. 0120133080 (July 15, 2015). Examples of sex discrimination involving sexual orientation include:

- Denying an employee a promotion because he is gay or straight.
- Discriminating in terms, conditions, or privileges of employment, such as by providing a lower salary to an employee because of sexual orientation, or denying spousal health insurance benefits to a female employee because her legal spouse is a woman, while providing spousal health insurance to a male employee whose legal spouse is a woman.
- Harassing an employee because of his or her sexual orientation, for example, by derogatory terms, sexually oriented comments, or disparaging remarks for associating with a person of the same or opposite sex.

It also violates Title VII to discriminate against or harass an employee because of his or her sexual orientation or gender identity in combination with another unlawful reason, for example, on the basis of transgender status and race, or sexual orientation and disability.

How Do I Report Workplace Discrimination?

Employees or applicants of a private company, state government, or local municipality: EEOC will investigate complaints of employment discrimination, harassment and retaliation and may act to stop it and seek remedies on your behalf for free. We accept complaints from job applicants, employees (full-time, part-time, seasonal and temporary), and former employees. Regardless of your citizenship and work authorization status, the law still protects you. Complaints may be filed by mail or in person at the nearest EEOC office. Visit www.eeoc.gov to find out more about laws against employment discrimination. In some cases, you have 180 days to file a complaint. In others, you have 300 days. Call us immediately if you believe you experienced discrimination.

Federal government applicants and employees should contact their agency EEO office within 45 days of experiencing discrimination to pursue a Title VII claim. Federal employees also may have rights to pursue claims in internal processes governed by E.O. 11478.

The Equal Employment Opportunity Commission is the federal agency that enforces laws against employment discrimination, harassment and retaliation. We have offices around the country that can help you. We can explain whether the situation you face is lawful or unlawful.



Our mission is to stop and remedy unlawful employment discrimination.



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