

- **EEOC v. Rogers Enterprises, Inc., d/b/a Rogers & Hollands Jewelers**

No. 02-C-186 (E.D. Wis. March 28, 2003)

In this Title VII case, the Milwaukee District Office alleged that defendant, a jewelry retailer, subjected three female store employees to a sexually hostile working environment and transferred one of them to a store farther away from her home in retaliation for complaining of the harassment. The harassment included inappropriate sexual banter and touching by the assistant manager. The case was resolved through a consent decree which provides for a total payment of \$155,000 to the three claimants. Defendant and its successors are permanently enjoined from engaging in sexual harassment and shall not discriminate or retaliate against any person for opposing unlawful practices under Title VII, filing a charge, or participating in a proceeding under Title VII.