

Denials, Defenses and Remedies

Once a claim of sexual harassment has been made, there are certain denials and defenses that the alleged harasser can raise and defenses the company can make to the claims. If the sexual harassment claim is successful in a court proceeding, the remedies that can be awarded to the victim are discussed below.

Denials

The common response to charges of sexual harassment is a denial of the charges:

- “It never happened.”
- “There are no witnesses.”
- “Look at how she dresses!”
- “I am a hugger.”
- “Ever hear of a woman scorned? If I don’t say she’s hot, she’s not going to get the job done.”

Defenses

- The victims could have avoided part or most of the harm if they had taken advantage of the employer’s procedures for addressing sexual harassment (Avoidable Consequences Doctrine)
- The amount of harm to the victim could have been less if the employee had taken action (Failure to Mitigate Damages)

Remedies

- Injunctive Relief
 - Training
 - Development or changes in policies/procedures
- Economic Damages
 - Lost wages
 - Medical expenses
 - Job search expenses
- Non-Economic Damages
 - Emotional Distress
 - Loss of Enjoyment of Life
- Punitive Damages