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7	7 UNITED STATES DISTRICT COURT		
8	B DISTRICT OF NEVADA		
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10	WAYNE SEARE,		
11	Plaintiff,	Case No. 2:10-CV-02190-KJD-GWF	
12	V.	<u>ORDER</u>	
13	CATHOLIC HEALTHCARE WEST, et al.,		
14	Defendants.		
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16	Presently before the Court is Defenda	ints' Motion to Strike Paragraphs 23 & 24 of the	
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19	Rule 12 (f) of the Federal Rules of Civil Procedures allows the Court to strike from a		
20	pleading any redundant, immaterial, impertinent or scandalous matter. Plaintiff's allegations rest on		
21	the assertion that he was terminated after complaining to a supervisor that he was being sexually		
22	harassed by a co-worker. The paragraphs that Defendant seeks to strike describe a dispute that		
23	Defendant had related to his employment and that Defendant claims affected the view that		
24	management had of him. While it us unclear	whether the incident described will help or hinder his	
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Title VII action, it is clear that the incident is relevant in understanding Defendant's employment situation that led to his termination.

1	Accordingly, IT IS HEREBY ORDERED that Defendants' Motion to Strike Paragraphs 23 &
2	24 of the Complaint (#12) is DENIED .
3	DATED this 5 th day of May 2011.
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7	Kent J. Dawson United States District Judge
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