Ivey v Spilotr	b, et al	
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3		DICTRICT COLIDS
4	UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA	
5	DISTRICT OF NEVADA	
6		
7	LUCIAETTA IVEY,	
8	Plaintiff,	2:11-cv-02044-RCJ-RJJ
9	vs.	)
10	JOHN SPILOTRO et al.,	ORDER
11	Defendants	
12		
13	This case arises from allegations of legal malpractice and civil conspiracy during the	
14	course of prior divorce proceedings. Defendants moved to dismiss pursuant to Fed. R. Civ. P.	
15	9(b), 12(b)(1), and 12(b)(6). In the order, the Court rejected nearly all of Defendants' arguments	
16	and denied the motions to dismiss. The Court accepted a ripeness argument in part, noting that	
17	the measure of damages that Plaintiff could claim were ripe was limited. However, the Court	
18	included a line in the order indicating that it intended to grant the motions to dismiss based upon	
19	ripeness. Plaintiff has asked the Court to clarify its order. The Court grants the motion, as the	
20	inclusion of the challenged line was indeed in error.	
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22	///	
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	1	of 2
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## CONCLUSION

IT IS HEREBY ORDERED that the Motion for Clarification (ECF No. 38) is GRANTED. The order of July 9, 2012 (ECF No. 35) is hereby AMENDED to omit the sentence beginning with the word "Although" on line 10 of page 18 and ending with the word "adjudication" on line 11 of page 18.

IT IS SO ORDERED.

DATED: 18th day of October, 2012.

ROBERT C. JONES United Spes District Judge