



**BOARD OF PROFESSIONAL RESPONSIBILITY
OF THE
SUPREME COURT OF TENNESSEE**

10 CADILLAC DRIVE, SUITE 220
BRENTWOOD, TENNESSEE 37027
TELEPHONE: (615) 361-7500
(800) 486-5714
FAX: (615) 367-2480
E-MAIL: ethics@tbpr.org
Website: www.tbpr.org

RELEASE OF INFORMATION
RE: DAVID SICAY-PERROW, BPR #27963
CONTACT: WILLIAM C. MOODY
BOARD OF PROFESSIONAL RESPONSIBILITY
615-361-7500

January 26, 2016

GEORGIA LAWYER DISBARRED

On January 26, 2016, David Sicay-Perrow, an attorney licensed to practice law in Tennessee and residing in Atlanta, Georgia, was disbarred from the practice of law by Order of the Tennessee Supreme Court. As a condition of reinstatement, Mr. Sicay-Perrow must comply with the terms of settlement agreements made in lawsuits brought against him by two former clients. The disbarment begins on January 26, 2016. Mr. Sicay-Perrow must pay the Board's costs and expenses and the court costs within ninety days of the entry of the Order of Enforcement.

Mr. Sicay-Perrow received funds on two (2) occasions which were intended for a client. The funds were to be sent directly to the client but, instead, he deposited them to his operating account. On another occasion, Mr. Sicay-Perrow received settlement funds for a second client which should have been deposited to his trust account but, instead, he deposited them to his operating account. Substantial portions of these funds were used to pay Mr. Sicay-Perrow's operating expenses. He failed to keep appropriate trust account records, commingled funds and failed to adequately monitor his trust account.

Mr. Sicay-Perrow's ethical misconduct violates Georgia Rules of Professional Conduct 1.15(I)a, Safekeeping Property-General; 1.15(II)b, Safekeeping Property-Trust Account and IOLTA; 1.15(III)a, Record Keeping; 5.3a, Responsibilities Regarding Nonlawyer Assistants; and 8.4a, Misconduct.

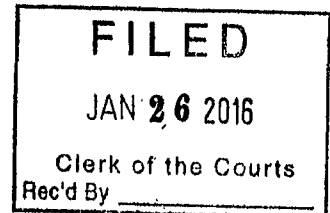
Mr. Sicay-Perrow was suspended by the Tennessee Supreme Court on August 19, 2015, for failing to comply with continuing legal education requirements and remains so suspended.

Mr. Sicay-Perrow must comply with the requirements of Tennessee Supreme Court Rule 9, Sections 28 and 30, regarding the obligations and responsibilities of disbarred attorneys.

IN THE SUPREME COURT OF TENNESSEE
AT NASHVILLE

IN RE: DAVID SICAY-PERROW, BPR #27963
An Attorney Licensed to Practice Law in Tennessee
(Atlanta, Georgia)

No. M2016-00152-SC-BAR-BP
BOPR No. 2015-2469-0-WM



ORDER OF ENFORCEMENT

This matter is before the Court upon a Petition for Discipline filed against David Sicay-Perrow on July 20, 2015; upon Response to Board of Professional Responsibility's Petition for Discipline filed by Mr. Sicay-Perrow on August 5, 2015; upon entry of a Conditional Guilty Plea filed by Mr. Sicay-Perrow on December 23, 2015; upon an Order Recommending Approval of Conditional Guilty Plea entered on December 29, 2015; upon consideration and approval by the Board on January 4, 2016; and upon the entire record in this cause.¹

From all of which the Court approves the Order of the Hearing Panel and adopts the Hearing Panel's Order Recommending Approval of Conditional Guilty Plea as the Court's Order.

On August 19, 2015, Mr. Sicay-Perrow was administratively suspended by this Court for failure to comply with continuing education requirements (Case No. ADM2015-00050). To date, Mr. Sicay-Perrow has not requested, nor been granted reinstatement.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT THAT:

- (1) Pursuant to Tenn. Sup. Ct. R. 9, § 4.1, David Sicay-Perrow is disbarred.
- (2) As a condition of reinstatement, Mr. Sicay-Perrow must be in compliance with the terms of settlement agreements to which he is a party in *Trustee Management Company v. Sicay-Perrow, et al*, No. 2014-CV-242323, and *Fidelity Bank v. Sicay-Perrow, et al*, No. 2014CV243908, in the Superior Court of Fulton County Georgia.

¹Because this matter was initiated prior to January 1, 2014, it is governed by Tenn. Sup. Ct. R. 9 (2006) except as otherwise noted.

(3) Additionally, Mr. Sicay-Perrow shall comply in all aspects with Tenn. Sup. Ct. R. 9, §§ 18 (2006) and 30.4 (2014) regarding the obligations and responsibilities of suspended attorneys and the procedure for reinstatement. Prior to seeking reinstatement, Mr. Sicay-Perrow must meet all CLE requirements and have remitted all outstanding registration fees and outstanding professional privilege taxes, including those due from the date of this disbarment until the date of reinstatement.

(4) Further, the administrative suspension of August 19, 2015, for failure to comply with continuing education requirements, in Case No. ADM2015-00050, shall remain in effect pending further orders of this Court.

(5) Pursuant to Tenn. Sup. Ct. R. 9, § 18.5, this Order shall be effective ten (10) days after the date of entry.

(6) Pursuant to Tenn. Sup. Ct. R. 9, § 24.3, Mr. Sicay-Perrow shall pay to the Board of Professional Responsibility the expenses and costs of this matter in the amount of \$1,804.61 and shall pay to the Clerk of this Court the costs incurred herein, within ninety (90) days of the entry of this Order, for all of which execution may issue if necessary.

(7) The Board of Professional Responsibility shall cause notice of this discipline to be published as required by Tenn. Sup. Ct. R. 9, § 18.10.

PER CURIAM