

*People v. Eraybar*. 13PDJ070. September 16, 2013. Attorney Regulation. The Presiding Disciplinary Judge approved a conditional admission of misconduct submitted by the parties and suspended Leyla Nezahat Eraybar (Attorney Registration Number 36567) from the practice of law for sixty days, all stayed upon the successful completion of a two-year period of probation, with conditions, effective September 16, 2013. After opening her own law firm, Eraybar approached another attorney whose license to practice law was suspended, asking for advice about obtaining a client base and about criminal law. Eraybar and the suspended attorney entered into an agreement whereby he would provide marketing and paralegal services for Eraybar. After the suspended attorney disseminated advertising flyers for Eraybar, he met with six clients and gave them legal advice, without Eraybar's direct supervision. He also drafted motions and entries of appearance for Eraybar, again without her direct supervision. Eraybar did not immediately notify her clients of the status of the suspended attorney's license, as she was required to do. She did later notify the clients of the attorney's suspension, and she also refunded the clients' unearned fees. Eraybar's misconduct constitutes grounds for the imposition of discipline pursuant to C.R.C.P. 251.5 and violated Colo. RPC 5.5(a)(3), 5.5(b), and 5.5(d).