Henry S. Noyes

Chapman University School of Law One University Drive Orange, CA 92866 714.628.2643 noyes@chapman.edu

PROFESSIONAL EXPERIENCE

Chapman University School of Law

Professor of Law Associate Professor Orange, California 2008-Present 2005-2008

Courses include: Civil Procedure; Civil Procedure Practice Lab; Evidence; Conflict of Laws; The Law of Direct Democracy; Trial Theory; and Seminar on the California Constitution, the California Supreme Court and the Initiative Process. Other teaching and research interests include Native American Law and Alternative Dispute Resolution.

Pillsbury Winthrop LLP

Partner Associate San Francisco, California

2003-2005 1994-95, 1996-2002

Managed all aspects of complex commercial litigation, with a focus on class actions, trade secret disputes, contract disputes and unlawful business practices. Representative clients included Bank of America, Dynegy, ChevronTexaco, Lincoln National, and NevadaCare. Member of the Office Management Committee (1998-2002) and the Pro Bono Committee (1998-2005). Represented the firm as liaison with local pro bono groups. Responsible for staffing and overseeing approximately fifty pro bono cases each year as liaison to the Lawyers Committee For Civil Rights clinic for indigent persons.

Office of the Public Defender

Deputy Public Defender

San Francisco, California August-December 2000

Handled full caseload in San Francisco Superior Court Dept. 17, including jury trials.

The Honorable Jesse E. Eschbach

Law Clerk

U.S. Court of Appeals for the Seventh Circuit 1995-96

Department of Justice

Washington, D.C.

Summer Law Clerk, Asset Forfeiture Office

Summer 1992

Conducted research and drafted memoranda for the Deputy Director and trial attorneys regarding civil and criminal forfeiture litigation matters.

Senate Judiciary Committee

Washington, D.C.

Legislative Correspondent

1990-91

Researched and drafted responses to correspondence to the Committee Chairman, Senator Biden, and Chief Counsel, Ron Klain, on a variety of issues, including judicial nominations, civil rights, civil RICO reform and the Violence Against Women Act.

EDUCATION

Indiana University School of Law

Bloomington, Indiana

J.D. May 1994, Magna Cum Laude, Order of the Coif, top 3%.

Indiana Law Journal: Senior Managing Editor—Responsible for all aspects of

publishing, scheduling, editing and producing four issues. Oversaw workload and performance of 68 student members.

Honors/Activities: *Dean's Honors*, every semester.

AmJur Awards, Criminal Law and Constitutional Law.

Treasurer and Fundraising Chairman, 1993 National Association of

Environmental Law Societies National Conference.

Northwestern University

Evanston, Illinois

B.A., double major in Psychology and Political Science. Three year B.A. Option.

PUBLICATIONS

Henry S. Noyes

Existing Regulations and Recommended Best Practices: The Example of the USA Chapter in: THE ROUTLEDGE HANDBOOK TO REFERENDUMS AND DIRECT DEMOCRACY (Routledge Taylor & Francis Group, 2018)

Henry S. Noyes

Direct Democracy as a Legislative Act
19 Chapman Law Review 199 (2016)

Henry S. Noyes
THE LAW OF DIRECT DEMOCRACY
(Carolina Academic Press, 2014)

Henry S. Noyes
THE LAW OF DIRECT DEMOCRACY—TEACHER'S MANUAL
(Carolina Academic Press, 2014)

Henry S. Noyes

The Persistent Problem Of Purposeful Availment
45 Connecticut Law Review 41 (2012)

Henry S. Noyes

The Rise Of The Common Law Of Federal Pleading:

Iqbal, Twombly And The Application Of Judicial Experience

56 VILLANOVA LAW REVIEW 857 (2012)

Henry S. Noyes

Federal Rule of Evidence 502: Stirring the State Law Of Privilege And Professional Responsibility With A Federal Stick
66 WASHINGTON & LEE LAW REVIEW 673 (2009)

Henry S. Noyes

Good Cause Is Bad Medicine For The New E-Discovery Rules, 21 HARVARD JOURNAL OF LAW & TECHNOLOGY 49 (2007), reprinted in full at 248 FEDERAL RULES DECISIONS (F.R.D.) 1 (2008)

Henry S. Noyes

If You (re)Build It They Will Come: Contracts To Remake The Rules Of Litigation In Arbitration's Image
30 HARVARD JOURNAL OF LAW AND PUBLIC POLICY 579 (2007)

Henry S. Noyes

Is E-Discovery So Different That It Requires New Discovery Rules? An Analysis of Proposed
Amendments to the Federal Rules of Civil Procedure
71 Tennessee Law Review 585 (2004)

Shana Connell Noyes & Henry S. Noyes
ACING YOUR FIRST YEAR OF LAW SCHOOL:
THE TEN STEPS TO SUCCESS YOU WON'T LEARN IN CLASS
(W.S. Hein 1999; Second Edition June 2008)

Henry S. Noves

A "Civil" Method Of Law Enforcement On The Reservation: In Rem Forfeiture And Indian Law 20 American Indian Law Review 307 (1996)

Henry S. Noyes, Note Felony-Murder Doctrine Through The Federal Looking Glass 69 Indiana Law Journal 533 (1994)

PRESENTATIONS AND TESTIMONY

Presenter, "The Ethical Perspective: Privacy and Other Challenges E-Discovery Poses for Litigators," at Whittier Law School Symposium: *E-Discovery In Perspective* (April 2013).

Presenter, Blank Lecture Series, Work in Progress: *The Persistent Problem of Purposeful Availment (January 2012).*

Presenter, Blank Lecture Series, Work in Progress: *The Application of Judicial Experience* (October 2010).

Speaker, Orange County Democratic Club, *Constitutional Conventions In California* (November 2009).

Presenter, AALS Litigation Section, Work in Progress: Federal Rule of Evidence 502: Stirring the State Law of Privilege and Professional Responsibility with a Federal Stick. Article selected in response to a Call for Papers from the AALS Section on Litigation. Also served as Panelist, "E-Discovery: A Litigation Revolution?" at the Litigation Section meeting during the 2009 AALS Annual Meeting in San Diego, California (January 2009).

Presenter, Blank Lecture Series, Work in Progress: Federal Rule of Evidence 502: Stirring the State Law of Privilege and Professional Responsibility with a Federal Stick (April 2008)

Presenter, *The Internet and Emerging Jurisdictional Issues*, Before the California Judicial Council Education and Research's Trial Court Judicial Attorneys Institute (November 2007).

Presenter, Care and Feeding of Expert Witnesses From The Attorney's Perspective, Before the Forensic Expert Witness Association (January 2007).

Presenter, Blank Lecture Series, Work in Progress: *Good Cause Is Bad Medicine For the New E-Discovery Rules* (February 2007).

Presenter, Blank Lecture Series, Work in Progress: If You (re)Build It They Will Come: Why Contractually-Modified Litigation Is A Superior Alternative to Arbitration (March 2006).

Witness, *January 2005 Hearings On Proposed Amendments To The Federal Rules Of Civil Procedure*, Before the Civil Rules Advisory Committee to the Committee On Rules Of Practice And Procedure of the Judicial Conference Of The United States.

OTHER

Mediator, U.S.D.C. Central District of California Mediation Panel (appointed by the District Court, December 2011; reappointed 2013; reappointed 2015; reappointed 2017).

Certified Attorney Fee Disputes Arbitrator for the Orange County Bar Association's Mandatory Fee Arbitration Program. (2009-Present).

Op-Ed, *The Limbo President: leading by lowering the bar*, The Panther Online, Sunday, February 5, 2017. http://www.thepantheronline.com/opinions/limbo-president-leading-lowering-bar

Op-Ed, *Go high, Clinton supporters*, San Francisco Daily Journal and Los Angeles Daily Journal, Thursday, November 17, 2016, at page 9.

Op-Ed, *The Initiative Process: California's Little Shop of Horrors*, The Sacramento Bee, Sunday, December 13, 2009. http://www.sacbee.com/1190/story/2389664.html

Member, Rules & Legislation Subcommittee, California Bar Association, Litigation Section. (2005-2006).

Northern California "SUPER LAWYER" (Law & Politics and San Francisco Magazine, 2004).

"Outstanding Volunteer in Public Service Award" (S.F. Bar Association, 2004).

Chairperson for the San Francisco Barristers Pro Bono Issues Committee. Coordinated 14 firms and 70 summer associates in staffing the Homeless Advocacy Project's Summer Associate Public Service Program and handling cases. Arrange CLEs on topical issues. (2004).

Certified Attorney Fee Disputes Arbitrator for the Bar Association of San Francisco's Attorney Fee Disputes Program. (2000-2005).

Admitted to practice before the U.S. Supreme Court, the Supreme Court of the State of California, the U.S. Court of Appeals for the Ninth Circuit and the U.S. District Courts for the Northern, Central, Eastern and Southern Districts of California.

Chapman Committee service includes: University Faculty Senate (2007-2010); Ad Hoc Committee on Intellectual Property Policy, University Faculty Senate (2012); Dean Search Committee (2010); Dean Evaluation Committee (2009); Admissions Committee (Chair 2006-2009); Long Range Planning Committee (2007-2008); Career Services Committee (2009-2010); Judicial Clerkship Committee (2009-2010); Academic Standards Committee (2005-2007, 2017-2018; Chair 2010-2011, 2013-2014, 2017-2018); Library Committee (Chair 2015-2016); Ad Hoc Committee on Faculty Handbook (2013-2015); Ad Hoc Committee on Bar Passage (Chair 2016-2017) Faculty Appointments Committee (Chair, 2014-2015) and Rank & Tenure Committee (2005-Present; Chair 2016-2017, Spring 2018).