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PROFESSOR OF LAW (SEPTEMBER 2000-PRESENT), DIRECTOR, TRIAL ADVOCACY (AUGUST 2005-PRESENT), DIRECTOR, CENTER FOR LEGAL ADVOCACY (AUGUST 2001-AUGUST 2005), ASSOCIATE PROFESSOR OF LAW (AUGUST 1996-AUGUST 2000), UNIVERSITY OF THE PACIFIC / MCGEORGE SCHOOL OF LAW, SACRAMENTO, CALIFORNIA.

I teach Evidence and co-teach, with three faculty colleagues, the Trial Advocacy course to approximately 200 second- and third-year students each year. In the 1999 Spring semester I formulated and taught our first course in Advanced Trial Advocacy, which is now offered each Spring. I teach one of our school's four sections of Evidence to 100 second-year students. In addition, I oversee and co-supervise coaching for our Mock Trial Competition Teams, which in the past ten years have won local California tournaments and advanced from regional victories to five national tournaments (including two finishes in the top eight teams at the NTC Nationals), with an additional invitation to the Tournament of Champions – these were our first victories in 17 years. In August 2001 I began service as the Director of the School's Center for Legal Advocacy, which comprises all of our trial training courses, our competition teams, and our Concentration in Advocacy. In March 2006 we inaugurated our school's National Ethics Trial Competition, hosting 15 nationally ranked competition teams at the U.S. District Courthouse in Sacramento, hosted by the United States District Court for the Eastern District of California, sponsored by the Sacramento firm of Dreyer, Babich, Buccola & Callaham LLP, and co-sponsored by the ABA Section of Litigation and the Anthony M. Kennedy American Inn of Court; this event is repeated annually. I was awarded tenure by the University of the Pacific September 2003.

Publications. I updated and edited, for republication in a revised edition, "Loss of Attorney-Client Privilege Through Inadvertent Disclosure of Privileged Documents," Attorney-Client Privilege in Civil Litigation: Protecting and Defending Confidentiality (ABA, 2d ed. 1997). I adapted the content of this article for a newsletter-style summary, published as "Oops! Have You Waived the Attorney-Client Privilege by Producing Privileged Documents? What Can You Do About Such a Mistake - How May You Avoid It?," TIPS Section Committee News (ABA Tort and Insurance Practice Section, Summer 1997). My article entitled *Civil Conspiracy: What's the Use?*, which discusses the recognized uses of the doctrine of civil conspiracy and suggests areas for expansion, was published in the October 1999 issue of the University of Miami Law Review. My article entitled "*Propensity*" Evidence and FRE 404: A Proposed Amended Rule with an Accompanying "Plain English" Jury Instruction was published in the Summer 2001 issue of the University of Tennessee Law Review. My article entitled *How Do Jurors React to "Propensity" Evidence? – A Report on a Survey* was published in the Spring 2004 issue of the American Journal of Trial Advocacy. I am co-author of Imwinkelried's California Evidentiary Foundations (LexisNexis 2010) and Miller, Garcia Uhrig, Leach's Federal & California Evidence Rules (Aspen 2011).

OTHER/PRIOR TEACHING EXPERIENCE.

Continuing Legal Education. I have served since 1997 as Program Director for the Western Deposition and Western Regional Programs, National Institute for Trial Advocacy (NITA). I served as an Assistant Team Leader in NITA's National Program (Boulder, Colorado, June 1997), and as a Team Leader in July 1999. I have directed and taught in numerous NITA in-house training programs, including Milbank Tweed, Cooley Godward, Paul Hastings, Littler Mendelson, Latham & Watkins, Jones Day, Munger Tolles & Olson, Steefel Levitt & Weiss, Gibson Dunn, State Farm Insurance, and Allstate Insurance. In addition, building on my prior background in teaching (Master of Arts in Teaching 1969, Wesleyan University), throughout my 18 years of law practice I developed and used my teacher's training in the instruction of trial advocacy, deposition techniques, legal writing, negotiation, and ADR. I served as a Lecturer in Law (Trial Advocacy) at Temple University Law School, earned a Certificate of Master Advocacy from NITA, taught NITA trial-skills courses nationwide (Boulder/National; Dallas/Southern; Minneapolis/ North Central; Philadelphia/Mid-Atlantic & Deposition), and administered and taught my firm's litigation training program.

International/Comparative Advocacy. In 2003-04 I designed and co-taught an advocacy skills training course for 32 Chilean prosecutors and public defenders as part of a USAID grant for assisting Chile in its transition from an inquisitorial to an adversarial trial system for criminal cases. In 2004 I taught a 10-week course at the University of Parma Law School, Parma, Italy, where Italian undergraduate law students learned adversarial trial advocacy skills and techniques. In 2007 I was a visiting professor at China University of Political Science and Law, Beijing, as part of Pacific McGeorge's project under a USAID grant for training of Chinese advocacy professors in advocacy skills teaching techniques. Since 2008 I have regularly taught in Pacific McGeorge's LL.M Program in Teaching of Advocacy, including a summer program in Hangzhou, China. Since its establishment this LL.M program has included students from China, the Ukraine, France, and Switzerland.

PARTNER (1985-1996)/ASSOCIATE (1978-1985), DRINKER BIDDLE & REATH, PHILADELPHIA, PENNSYLVANIA. As a partner and trial lawyer at Drinker Biddle & Reath in Philadelphia I concentrated my work in the fields of general corporate and commercial disputes, franchising, construction litigation/arbitration, Alternative Dispute Resolution, automobile products liability cases, and automobile manufacturer/distributor representation.

Corporate & commercial. My trial practice included a broad range of corporate and commercial law issues, e.g., breach of representations and warranties in business acquisition cases, securities fraud, contracts disputes, sales warranties, and partnership/shareholder disputes. In addition to trying such cases, I also provided preventive counseling to clients in advance of and in the course of their business and contractual relationships.

Franchising. For twelve years I represented a major international soft-drink and confectionery franchisor/manufacturer in disputes and issues arising with its licensees. This work comprised both litigation and business issues, including antitrust and trademark counseling. I litigated four major cases for this client, one to verdict, three to favorable settlements; and I also conducted the documentation and closing of transactions to transfer license rights from prior bottlers to new bottlers, including research and counseling on antitrust issues and franchise-law compliance.

Construction litigation/arbitration. I litigated over fifty cases on behalf of owners/developers, architects, and general contractors covering the full range of issues that such cases present: delay claims, change-order disputes, architect/engineers' liability for errors or omissions, contract abandonment and termination disputes, and defective-work claims.

Alternative Dispute Resolution. With the trend towards pre-litigation settlement through mediation, several of my largest cases were handled by ADR techniques. I assisted in representing a major pharmaceutical company in its disputes with a general contractor arising out of a \$130 million project for construction of a new R&D headquarters. The ADR proceeding involved claims and counterclaims totaling approximately \$35 million; it was settled through the ADR process.

In another such case, I was lead counsel representing ICI Americas, Inc. in disputes with its design-build engineer/contractor, which claimed \$8 million for extra and delayed work on a polyethersulfone plant. That case, too, was settled through ADR.

In a third ADR case, I persuaded both parties to employ a mini-trial technique, even though a lawsuit was already at summary judgment stage in federal court. The case settled after two days of ADR.

In light of the successful use of ADR in these cases, and of my and our clients' interest in the advantages of ADR over traditional litigation forums, I organized and headed, as ADR Partner, my firm's ADR Resources Group. This Group served as a cross-departmental coordinating arm for the firm's ADR experience and expertise; provided training to all firm attorneys in the choices and uses of ADR; maintained an ADR Library and ADR Forms File; and offered seminars and assistance to client groups interested in ADR options.

Automobile-related matters. I represented several importer/distributors of foreign automobiles in dealer disputes, warranty litigation, Lemon-Law suits, and major products liability actions. I successfully defended one of these clients in two million-dollar personal injury actions.

General. I coordinated the cross-departmental Construction Law Group, which collected the expertise of over twenty construction litigators, real estate practitioners, labor and tax lawyers for service to clients whose needs span these various disciplines. I am a member of the ABA Forum on the Construction Industry, and served on the Construction Disputes Committee and the Mediation Committee of the Center for Public Resources, a non-profit organization that serves to promote the use of Alternative Dispute Resolution. I served on the Professional Guidance Committee of the Philadelphia Bar Association, which issues advisory opinions on ethical questions. I have reading and spoken fluency in French.

A 1967 honors graduate of Cornell University, I received my J.D. from the University of Pennsylvania in 1976. Before joining Drinker Biddle & Reath in 1978 I served a two-year clerkship with The Hon. Edmund B. Spaeth of the Superior Court of Pennsylvania.