NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

٦

FILED

MAR 17 2009

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

CHRISTIAN LEGAL SOCIETY	No. 06-15956
CHAPTER OF UNIVERSITY OF	
CALIFORNIA, HASTINGS COLLEGE	D.C. No. CV-04-04484-JSW
OF THE LAW, aka Hastings Christian	
Fellowship,	MEMORANDUM*
Plaintiff - Appellant,	
V.	
MARY KAY KANE, in her official capacity as Chancellor and Dean of University of California, Hastings	
College of the Law; JUDY CHAPMAN,	
in her official capacity as Director of	
Student Services for University of	
California, Hastings College of the Law;	
MAUREEN E. CORCORAN; EUGENE	
L. FREELAND; CARIN T. FUJISAKI;	
JOHN T. KNOX; JAN	
LEWENHAUPT; JAMES E.	
MAHONEY; BRIAN D. MONAGHAN;	
BRUCE L. SIMON; JOHN K. SMITH;	
TONY WEST, in their official capacities	
as the Board of Directors of the	
University of California, Hastings	
College of the Law,	

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

page 2

Defendants - Appellees,

HASTINGS OUTLAW,

Defendant-intervenor -

Appellee.

Appeal from the United States District Court for the Northern District of California Jeffrey S. White, District Judge, Presiding

Argued and Submitted March 10, 2009 San Francisco, California

Before: KOZINSKI, Chief Judge, HUG and BEA, Circuit Judges.

The parties stipulate that Hastings imposes an open membership rule on all

student groups—all groups must accept all comers as voting members even if those

individuals disagree with the mission of the group. The conditions on recognition

are therefore viewpoint neutral and reasonable. Truth v. Kent Sch. Dist., 542 F.3d

634, 649–50 (9th Cir. 2008).

AFFIRMED.