

Andrea Gyger

From: Hallenberger, Susan <Susan.Hallenberger@childrenscolorado.org>
Sent: Thursday, July 31, 2014 8:51 AM
To: SoS Rulemaking
Subject: Help shape Notary Rules

Hello I would suggest the following changes to clarify –Page 14, Lines 26-33

~~7.2.3.C. 3.9.1 Duty of Approved Vendor to Respond to a Written Request from Secretary of State.~~ It shall be the duty of a vendor to DUTY TO RESPOND TO THE SECRETARY OF STATE’S WRITTEN REQUEST. VENDORS AND COURSE PROVIDERS MUST respond in writing within 20 BUSINESS days of receiving a written request from the ~~secretary of state~~ SECRETARY OF STATE for any information relating to a complaint **against the Vendor and Course Providers** or **about the Vendor’s and Course Providers’** approved course of instruction ~~offered by the vendor.~~ The ~~secretary of state shall~~ SECRETARY OF STATE WILL send a written request to the address or email address listed on the most current ~~Notary Public Education Vendor Application~~ APPLICATION.

I also agree with others’ comments on falsifying documents - it is a privilege to be a Notary and with that comes strict responsibility.

Notaries should not be notarizing documents that have already been signed, and are presented without the person present and signing in front of them. If it is allowed, then what is the reason for notarizing?

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Paralegal, Notary

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