From: Stewart W. Fleisher
To: SoS Rulemaking

Subject: Comments - working draft notary rules

Date: Saturday, March 3, 2018 7:13:26 AM

While I haven't read the entire rules, I wanted to get in this comment before I forget:

As an estate planning attorney, I frequently have one client who signs multiple documents - perhaps as many as 10 to 15 different documents - concurrently, some with the same witnesses, some unwitnessed.

I assume that a one line entry in the notary book for the client and one line for each witness would be sufficient - with either a separate memo or an abbreviation in our book to identify the title of the documents. (e.g., W=Will, RLT= Revocable living trust, etc.)

Any suggestions on minimizing the time required for book entry while still complying with the new requirements?

Stewart W. Fleisher
The Fleisher Patterson Law Firm, LLC
Wells Fargo Bank Building
3333 S. Bannock St., Suite 900
Englewood, CO 80110
PHONE 303-488-9888
FAX 303-488-9889

Email: abtrust@aol.com

WebSite: FleisherPattersonLaw.com