

**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](mailto:abtrust@aol.com)**  
**WebSite: [FleisherPattersonLaw.com](http://FleisherPattersonLaw.com)**