

From: Salter, Carol L (NOCO Admin - Greeley)
To: [SoS Rulemaking](#)
Subject: Comments regarding Notary Program Rules
Date: Friday, March 9, 2018 12:29:03 PM
Attachments: [image002.png](#)
[Carol L. Salter.vcf](#)

Secretary Williams,

Thank you for the opportunity to comment on the proposed changes with RULONA and the Colorado Notary rules. As a currently approved Colorado notary trainer, I am pleased to see the rigor around the proposed notary training regulations.

My comments are as follows:

Rule 2.2

- With the inevitable passage of remote notarization (which I oppose in the healthcare setting) why is there still a DAN requirement? It seems with remote notarization, the electronic rules seem too onerous.

Rule 4

- I am opposed to the notary's employer keeping the journal, especially in the healthcare setting. If you notarize in a healthcare setting, that journal information is covered under HIPAA. Once the notary surrenders their journal to an employer, that notary no longer has the ability to protect that information and that information regarding patients could be released.

Just a few things to consider. Thank you very much.

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