

## Faulk, Camilla

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**From:** Lofton, Lorraine [llofton@vjgseattle.com]  
**Sent:** Friday, February 13, 2009 1:23 PM  
**To:** Faulk, Camilla  
**Subject:** CR 45 form of Subpoena

The rule indicates the issuer of the subpoena, when taking a deposition, must state the manner in which the testimony is going to be taken, i.e. court reporter or videotape.

There still, even with this new form, as far as I can see, is no place to indicate the manner in which the deposition is going to be taken.

Law firms insert this language themselves to comply with the CR 45 rule.

Debbie Brooks (filling in for)  
Lorraine Lofton (on vacation)

P.S. I teach litigation procedures and my students are law firm employees from Seattle law firms. I teach the subpoena process in these classes.

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