

Exhibit 4



"Dedicated to Professional Law Enforcement"

Established in 1941

California Peace Officers' Association

MEMBERSHIP AND FORUM BUILDING SACRAMENTO, CALIFORNIA 95814 TELEPHONE 486-2211

August 8, 1969

President
BERNARD J. CLARK
Sheriff, Riverside County,
Riverside

1st Vice President
WAYNE H. BORNHOFF
Chief of Police, Fullerton

2nd Vice President
JAMES W. WEBSTER
Sheriff, Santa Barbara County,
Santa Barbara

3rd Vice President
LAWRENCE G. WALDT
Chief of Police, Hayward

Treasurer
MARK A. STEPHENSON
Chief of Police, Anaheim

Executive Secretary
WILLIAM L. FAULSTICH
802 Forum Building
1107 9th Street
Sacramento, Calif. 95814

Sergeant At Arms
WILLIAM A. SCOTT
Sheriff, Placer County,
Auburn

Junior Past President
IVAN A. ROBINSON
Chief of Police, Downey

The Honorable Ronald Reagan
Governor of the State of California
State Capitol
Sacramento, California 95814

Dear Governor Reagan:

The California Peace Officers' Association and the District Attorneys' Association of California respectfully request your approval of Senate Bill 1272, which was introduced by Senator Moscone, which would require that a person who applies for a license to carry concealed a pistol, revolver or other firearm must live in the county in which the issuing authority (the chief of police or sheriff) has jurisdiction.]

This requirement of residency will assist law enforcement in effectively ascertaining just who within their county does possess such a permit, and these are the officials who are most likely to know whether the applicant does in fact possess that good moral character which must be demonstrated in order to obtain such a license.

Senator Moscone introduced a similar bill last year at the request of our associations, but amendments added to the bill by the Assembly would have provided for a judicial procedure in which the chief or sheriff who refused such a license would be required to justify his action. These amendments were unacceptable and we accordingly requested your disapproval of the measure. We appreciate your action in returning that bill to the Legislature without your signature so that the goals which the bill initially sought to achieve might be accomplished this year.

Senate Bill 1272, as amended July 22, 1969, effectively accomplishes those goals, does not require an unnecessary judicial procedure to test the judgment of the issuing authority, and retains discretion of whether to issue or not

RECEIVED
AUG 11 1969
11 50 AM '69

LEGISLATIVE INTENT SERVICE (800) 666-1917

in the hands of the law enforcement agency.

Therefore, we respectfully request you to sign Senate Bill 1272 into law.

Yours sincerely,

D. LOWELL JENSEN
District Attorney Alameda Co

By *Carl W. Anderson*
Carl W. Anderson
Deputy District Attorney

cc: George R. Moscone, Senator
Robert Williams, Legislative Secretary to
Governor
Herbert Ellingwood, Legal Affairs Secretary to
Governor

LEGISLATIVE INTENT SERVICE (800) 666-1917

PE - 8