Submitter:	Ritch Hanneman
On Behalf Of:	More smoke and mirrors of lies
Committee:	Senate Committee On Rules
Measure, Appointment or Topic:	SB243

To increase the 72 hrs is not counting the delay by OSP. Also, it doesn't require the criminals to wait 72 hrs. To determine where a licensed holder may carry on the whim of

a bureaucrat is wrong . Also, since in public in a city picks places a person cannot carry. They shall have to provide security in that area at all times.

A way to solve this problem would be to require the criminal to call and advise the proper authority of their intent. Thus the local agency can have people there to stop them.

If the criminal does not call in advance it is an automatic 10 years added to their sentence. So an armed robbery would not occur because the criminal has to inform the local

agency of their intent. If the local agency does not respond and the crime occurs . Then that agency is responsible for all damages.

Now doesn't that fix the problem. If the intent is to stop criminals who DON'T follow any laws. Or is there a more nefarious intent behind this bill. I think there is but the authors

don't want to come out and tell us what it really is .

Remember when crime happens the emergency responders are only 5 or more minutes away. The first responders are the victim, witnesses , and criminal or criminals .