



- a. Retired officers qualifying for CCW privileges within the **State Of California only** shall minimally meet the criteria described in §25455 and be issued an ID card as described in §25460 CPC:
  1. The ID card is to be 2”x 3” in size
  - 2.

3. The retiring officer is not prohibited by Federal law from receiving a firearm.
4. The retiring officer, at the officer expense, **annually** provides evidence they meet the state standard for training and qualification for active Law Enforcement Officers to carry a weapon.
5. ID cards issued to retired officers who qualify for national CCW privileges according to 18 USC 926C will meet the criteria described above for State CCW (See Section b(1)(a) above), with the following exceptions:
  - i. The text “National CCW Approved” and “Law Enforcement Officers Safety Act of 2004” shall appear on the back of the card



4. Is placed under court order not to possess a firearm.
- b. An officer may be deemed unqualified for CCW privilege when prior to , or after retiring, the Officer has:
    1. Suffered an emotional or nervous disorder; or

2. Permanent revocation of a CCW endorsement may only be made subsequent to a hearing. The hearing shall conform to all the requirements of PC 26320. The hearing board will be comprised of:
  - a. One member selected by the Chief of Police
  - b. One member selected by the retired peace officer, or SUPA.
  - c. One member selected by joint agreement of the Chief of Police and the retired peace officer or SUPA.
  - d. Any decision of the board shall be binding on the Department and the retired peace officer {PC 26320(b)}.
3. Any retired peace officer, when notified of the revocation of their privilege to carry a concealed and loaded firearm, after the hearing, or upon forfeiting their right to a hearing, shall immediately surrender to the Department their ID card with CCW endorsement. The Department will issue a new ID card without CCW endorsement which reads [I(e)-1 (IS#-1 (emh-2 (ng,)5 4

