

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

THE NEW YORK STATE RIFLE & PISTOL  
ASSOCIATION, ROMOLO COLANTONE, EFRAIN  
ALVAREZ, and JOSE ANTHONY IRIZARRY,

Plaintiffs,

-against-

THE CITY OF NEW YORK, THE NEW YORK CITY  
POLICE DEPARTMENT LICENSE DIVISION,

Defendants.

**DECLARATION OF  
ANDREW LUNETTA**

13 CV 2115 (RWS)  
ECF Case

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**ANDREW LUNETTA**, declares under the penalty of perjury, pursuant to 28

U.S.C. § 1746, that the foregoing is true and correct:

1. I am the Commanding Officer of the New York City Police Department License Division ("License Division"), at 1 Police Plaza, New York, New York. I hold the rank of Inspector. I am also an attorney licensed to practice law in New York. I am in my 28<sup>th</sup> year as a uniformed member of the NYPD where I have worked in various legal, investigative, and enforcement assignments. I have been the Commanding Officer of the License Division for more than six years. I submit this declaration in opposition to plaintiffs' motion for a preliminary injunction and in support of defendants' cross-motion for summary judgment. I submit this declaration to describe how the specific restriction at issue in this case, set forth in Title 38 of the Rules of the City of New York ("RCNY") § 5-23(a)(3), relates to the obligation of the New York City Police Department ("NYPD") to monitor all active handgun license holders in the City of New York (over 40,000) and to explain how the specific restriction is necessary to address the public safety concerns that inherently arise when a handgun is removed from a

premise and taken onto public streets. I also submit this declaration to explain the procedures employed by the License Division for applications for Premises Residence and Carry Business handgun licenses and investigations of both applicants and active licensees, to explain the procedures employed by the License Division for the review and determination of applications for approved firearms ranges in New York City, and to put in specific facts about authorized firearm ranges in New York City. This declaration is based on my personal knowledge, my review of the city's records and conversations with employees, officers, and agents of the City.

**Enforcing the Restriction on Premises Residence Licenses**

2. My experience with incident investigations in the License Division and all patrol and criminal investigations as a uniformed member of the NYPD has shown me that license holders in a public setting are just as susceptible as anyone else to stressful situations, including ones where it would be better to not have the presence of a firearm included. These include, driving situations that sometimes lead to or have the potential to lead to road rage incidents, the stress and injury of traffic accidents, crowd situations, demonstrations, family disputes, all other types of disputes between individuals, being a victim of a crime or harassment, and any other stress-inducing circumstance outside of the home. Premise license holders have not demonstrated proper cause to carry a concealed handgun in public. Clearly, there is less public danger if Premises Residence license holders do not bring their firearms into the public domain.

3. Experience has also revealed that license holders with restricted licenses do not always transport their firearms in a locked box carrying ammunition separately, as required by NYPD rules. There is no requirement that the locked box be in the trunk of the vehicle or other inaccessible compartment. There is a real danger that the firearm will only be

placed in a locked box when police interaction becomes imminent to avoid detecting the violation of the rules governing the transportation of firearms. In addition, a worse danger exists that the firearm will be readily accessible when a travelling holder of a restricted premises license becomes involved in certain stress-inducing circumstances.

4. Premises license holders have not demonstrated proper cause to carry a concealed firearm in public. There is less risk to public safety if premises license holders bring their firearms into the public domain less frequently and the restriction may be more effectively monitored and enforced.

5. The general government interest in this case is public safety.<sup>1</sup> The interest is maintained by limiting handgun access in public places. The holder of a premise or other restricted handgun license who possesses their handgun in public is exempt from certain crimes related to that possession. See Penal Law § 265.20(a)(3). Also, misdemeanor charges under Penal Law § 400.00 are typically not pursued by prosecutors as the result of case law.<sup>2</sup> Thus, only regulatory measures proscribe the carrying of a handgun in public in violation of a restricted license. Unless these rules can be effectively monitored and enforced, and are not easily ignored or susceptible to being violated, public safety will be compromised. Moreover, should New York City Premises Residence license holders be allowed to transport their firearms anywhere outside of the City for target practice or shooting competition, it would circumvent the

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<sup>1</sup> The government interest of public safety relating to limiting handgun access in public places was also at issue in Kachalsky v. County of Westchester, 701 F.3d 81 (2d Cir. N.Y. 2012).

<sup>2</sup> For example, in People v. Thompson, 92 N.Y.2d 957; 705 N.E.2d 1200; 683 N.Y.S.2d 159 (1998), the Court of Appeals affirmed that no crime took place when the holder of a restricted license drove a vehicle with his firearm and ammunition in an unlocked and unlockable pouch placed on the passenger seat. The Court concluded that the appropriate remedy for this clear Continued...

proper cause requirement for issuance of a carry license and make it too easy for them to possess a licensed firearm while traveling in public, and then if discovered create an explanation about traveling for target practice or shooting competition.

6. If ranges anywhere in the State were authorized by New York City, then the perception that this simple deception could be effective would be reasonable. This perception, coupled with a desire to possess guns outside the home, would make it more likely that Premises Residence licensees would travel with their firearms where not authorized. The point is not only that an officer in another jurisdiction would be less able to uncover the lie because it could relate to any range in the State, but that the lie would more likely be made in the first instance. Expanding authorized ranges to anywhere in the state would make it difficult, if not impossible, to monitor and enforce the restriction on guns outside the home.

7. When target practice and shooting competitions are limited to locations in New York City the ability to create such a fiction is limited. An NYPD officer on patrol can more easily determine whether the person is transporting the handgun *directly* to or from an authorized range within the City as well as compliance with the other provisions of 38 RCNY § 5-23(a)(3). This affects the perception about the likelihood of the lie being effective, and makes it less likely to be attempted. The License Division can investigate the credibility of assertions made after the fact more effectively for incidents in New York City. This would not be the case if ranges outside the New York City were authorized. Law enforcement officers outside the City would not be in a position to determine if the person were transporting the handgun directly to or from any range outside the City because the license holder could pick

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violation of provisions governing his license was an administrative remedy within the regulatory framework.

from any number of distant ranges and make assertions about his/her chosen route. Nor would the reporting back from out-of-City law enforcement to the License Division be effective in this context for monitoring the activity and enforcing the general restriction on a Premises Residence license.

8. Because hunting is a highly regulated activity requiring specific authorizations, law enforcement can easily identify those operating outside these specific regulations. A hunting authorization is not carte blanche permission to premises license holders to travel about New York State wherever and whenever they feel like it with their firearms. Law enforcement officers throughout the State are sensitive to the many precise hunting rules and requirements. The Premises Residence license holder must have a valid hunting license to get the hunting authorization as an amendment to their license. The hunting authorization is only effective to allow transport and carry for hunting that is authorized pursuant to the New York State Fish and Wildlife Law (as stated on the authorization card). Law enforcement officers anywhere in the State could require the license holder to produce the New York City premise license, the separate hunting authorization card, a valid hunting license for the present season and area at issue, and knowledge of and compliance with many other rules that are specific to the game and area, such as weapon types, ammunition restrictions, game gender and size restrictions, time and day restrictions, dress restrictions, etc. Thus, there is no credible risk of creating a perception that the Premises Residence license holder can carry his/her guns and then just claim they were going hunting if stopped. An officer anywhere in the State could ask about game tags or myriad other specifics to test the credibility of the assertion. Furthermore, an assertion about hunting designed to justify possession of a handgun on a New York City license that is found to lack credibility is likely to be reported back to the NYPD License Division.

9. The temptation and inclination to carry a handgun in public in violation of the restriction on a premise license is a real concern. Since the elimination of the Target license in 2001, investigations have revealed a large volume and pattern of premises license holders who are found in possession of their handguns in violation of the restrictions on their license. Given the volume and nature of these incidents, it is reasonable to conclude that many additional instances of carrying firearms by licensees with restricted licenses in violation of the restrictions do not come to the attention of the License Division. Public safety compels that these restrictions be effectively monitored and enforced, and that the perception of effective monitoring be supported.

10. The existing regulation fully allows Premises Residence license holders to protect their premises, practice and compete in New York City, and is closely tied to the government interest in enhancing public safety by limiting handgun possession in the public arena to those who have demonstrated "proper cause" to qualify for a carry license.

#### **The License Division**

11. The Police Commissioner delegated his authority to the License Division to oversee the issuance and suspension of firearms licenses and permits. Currently there are over 40,000 active licenses that have been issued by the NYPD License Division for the possession of handguns in New York City; and over 20,000 active permits for the possession of rifles and shotguns.

12. The License Division currently processes an average of 3200 new applications and 9000 renewal applications for handgun licenses per year. The Rifle and Shotgun Section processes an average of 850 new applications and 5000 renewal applications for rifle and shotgun permits per year.



13. The License Division is divided into several different sections and units, and is overseen by a five member Executive Staff, that includes a director, inspector (myself, as commanding officer), a deputy inspector (as executive officer), and two lieutenants.

14. The License Division has sections of staff established for various tasks. For example, there is an Intake Section, New Applications Section, Carry Guard Section, Retired Law Enforcement Section, Rifle/Shotgun Section, Issuing Section, Incident Section, Cancellation Section, Renewal Section, and Administrative Hearing Section. On average, the License Division's Incident Section has investigated 600 incidents of its handgun licensees per year and the Rifle/Shotgun Section another 150 incidents of rifle and shotgun permit holders.

**Applications for Premises Residence Handgun Licenses**

15. As with all handgun licenses processed by the License Division, when applicants apply for a Premises Residence license, they complete an application form that they submit to the License Division with photograph identification, and are fingerprinted. A copy of the Handgun License Application and Instruction Packet is annexed hereto as Exhibit "A."

16. The License Division's Handgun License Application Packet includes instructions on the handgun license application, a listing of the types of licenses for handguns issued by the License Division, an affidavit of familiarity with the handgun licensing laws to be signed by the applicant, an acknowledgement of the person agreeing to safeguard firearms, a pre-license exemption form, a list of persons prohibited from possessing firearms, copies of certain local law provisions, and an affidavit of co-habitants. See Exhibit "A."

17. In order to process an application for a Premises Residence license, each application is assigned for investigation. As is evident from the application itself, each applicant is asked questions about the applicant's citizenship, name change history, arrest and criminal

conviction history, outstanding warrants, domestic violence history, the history of the issuance of Orders of Protection by or against the applicant, history of mental illness and related treatment, military service history, residence history including proof of current residence, driving history, licensing history, history of lost or stolen firearms, as well as any medical conditions that may affect an applicant's ability to safely possess or use a handgun. See Exhibit "A."

18. License Division staff investigate each applicant and review applications for completeness and accuracy, as well as to determine many state eligibility requirements, such as verifying that all statements in an application are true, that the applicant possesses "good moral character," and that "no good cause exists for denial." Follow up may include reaching out to various federal, state, and city agencies for information about the applicant's history, making requests for additional documentation to support statements made in the application, reviewing the New York State Division of Criminal Justice System ("DCJS") fingerprint response, mental health checks, and requesting further information regarding any arrests or convictions reported therein, and interviewing the applicant. Third parties may be interviewed to obtain relevant information.

19. When an investigator completes the investigation, the recommendation is forwarded to the unit supervisor who reviews the findings, and if complete, forwards the recommendation to the Commanding Officer of the License Division, or the Executive Officer on his behalf. The Commanding Officer then issues a decision with respect to the issuance of all handgun license applications. Disapprovals are subject to administrative appeal, which includes a written appeal to the supervisory head of the License Division (currently, the Director of the License Division), which results in a final agency determination.



20. Licenses are valid for a three year period, and expire on the licensee's birthday. Prior to the conclusion of that period, a licensee seeking to renew a Premises Residence handgun license (and all other handgun licenses) must submit a renewal application to the License Division. The License Division then conducts an investigation into the information contained in the renewal application; and investigates whether there were any incidents that occurred during the license period that may affect the applicant's license renewal.

**Application for a Carry Business License**

21. Applicants for a Carry Business license use the same application form as that used by persons applying for the Premises Residence license. However, unlike the Premises Residence license, New York State Penal Law section 400.00(2)(f) requires applicants for the Carry Business license to demonstrate that "proper cause" exists to justify the issuance of a concealed carry license. In order to establish the existence of proper cause, the applicant must show that he/she has a need to carry a concealed firearm which is distinguishable from that of the general public, for example, the applicant carries large sums of cash or valuables on a regular basis or is exposed to extraordinary personal danger in daily life. Applicants who qualify for a New York City Carry Business license are authorized by the Penal Law to have and carry concealed firearms (with limited exceptions) anywhere in the State of New York.

22. The plaintiffs in this action seek to enlarge the statutory time and place restrictions imposed on Premises Residence licenses by the New York State Penal Law in order to allow them to transport their firearms to any small arms range outside the City of New York for target shooting. Such an extension would greatly expand the restrictions imposed by the Penal Law and in so doing would have a negative impact on public safety.

**Incident Investigations of Active License Holders**

23. All licensees are required by 38 RCNY § 5-30 to report incidents which may affect their license, including all arrests wherever it occurred. The License Division's Incident Section reviews the facts and circumstances regarding all incidents and makes recommendations as to whether to suspend or revoke a particular license. The License Division also receives reports from DCJS regarding all arrests made within the State of New York for which an arrestee is fingerprinted.

24. No formal report is forwarded to the License Division for summonses and other arrests and incidents for which a detainee is not fingerprinted. With respect to arrests made outside the State of New York or by the federal government, the License Division may be, but is not always, notified of an arrest by the arresting jurisdiction.

25. The NYPD Department Manual (Patrol Guide Procedure 212-118) includes a procedure for NYPD personnel to investigate and report incidents involving holders of handgun licenses and rifle/shotgun permits to the License Division Incident Section. Among other things, the procedure directs that if the holder has a Premises Residence license, the investigating supervisor must ascertain whether the handgun was possessed at the premise listed on the license at the time of the incident. If the licensee claims to have been traveling to or from an authorized range, the investigating supervisor must ascertain whether the handgun was unloaded in a locked container with ammunition carried separately, and whether the licensee was traveling directly to or from the range. A copy of Patrol Guide Procedure No. 212-118, is annexed hereto as Exhibit "B."

26. The procedure also includes a list of the type of incidents involving holders of a handgun license or rifle/shotgun permit that require an investigation be conducted

and reporting to the License Division Incident Section. The list, which is contained in the “Additional Data” section, includes the following: “Violating terms, conditions, or rules relating to the license/permit (including but not limited to carrying a firearm in public with a Premises Residence license, transporting a firearm on a Premises Residence license for use at an authorized range that is not unloaded in a locked box, and exceeding time or place restrictions on a Limited Carry license).” Exhibit “B.”

#### **History and Elimination of the New York City Target License**

27. Although not specifically authorized by New York State Penal Law § 400.00, up until 2001, the License Division had issued a class of licenses called the “target license” to New York City residents. The Target License was eliminated for various reasons, including harmonizing the classifications of licensure in New York City with those specifically authorized by the Penal Law. The Target License was a category of firearm licenses issued only by the Police Department (under the theory that it was a conditional “carry license”) and permitted the transport of a registered firearm, unloaded, to and from an authorized shooting range or club for regular recreational target shooting purposes.

28. One of the chief reasons that the Target License was eliminated in 2001 was the history of incidents experienced by the License Division of non-compliance with the limitations of the Target License. Over many years, myriad examples were reported to the License Division of licensees bearing Target Licenses travelling with their firearms when it was clear that they were not on the way to or from an authorized range. Examples included, licensees travelling with loaded firearms, licensees found with firearms nowhere near the vicinity of an authorized range, licensees taking their firearms on airplanes, and licensees travelling with their firearms during hours where no authorized range was open.

29. The License Division revoked many pistol licenses with target endorsement, such as that of Rafael Lugo, who was found to have violated 38 RCNY § 5-01(b) when his briefcase containing the pistol was reported stolen during a street robbery and there was no evidence to support Mr. Lugo's testimony that he was on his way to an authorized range. See Matter of Lugo v. Safir, 272 A.D.2d 216 (1st Dep't 2000). A copy of this decision is annexed hereto as Exhibit "C."

30. Over the years, there were several reported cases where licensees who held only Target licenses, or Premises Residence licenses with target endorsement, were charged with criminal possession of a weapon when found with their firearms while not en route to a range. However, Courts struggled to precisely define the restrictions associated with the target licenses. Although the Courts found that the defendants were engaged in activity in violation of the terms and conditions of their licenses, the Courts concluded that it was unclear if the defendants could be charged with criminal possession of a weapon without a license. See, e.g., People v. Thompson, 92 N.Y.2d 957 (1998); People v. Ocasio, 108 Misc.2d 211 (2d Dep't 1981); People v. Lap, 150 Misc.2d 724 (N.Y. Crim. Ct., N.Y. County 1991); People v. Schumann, 133 Misc.2d 499 (N.Y. Crim. Ct., Bronx County 1986). Copies of these cases are collectively annexed hereto as Exhibit "D."

31. The Police Commissioner through the License Division is best situated to evaluate the safety concerns with respect to different kinds of licenses. The abuses of the Target License led the Police Commissioner to promulgate rules that eliminated that license and converted existing Target Licenses into Premises Residence licenses, which allow for the same

benefit, the transport of a firearm (locked and unloaded) to an authorized range.<sup>3</sup> See 38 RCNY § 5-23(a)(3).

**Obtaining Approval as a New York City Authorized Range**

32. In accordance with Administrative Code § 10-131(c), it is unlawful for anyone to discharge firearms in New York City anywhere other than places specifically designated by the New York City Police Commissioner. As such, the New York City Police Department (“NYPD”) has established a procedure for individuals or organizations to apply to the NYPD for a special designation to operate a small arms range in New York City.

33. Persons/entities interested in obtaining a designation by the Police Commissioner to operate an authorized small arms range, must submit an application to the NYPD for designation as an approved Small Arms Range in New York City. A copy of the application form, along with the detailed requirements all approved Small Arms Ranges must follow in New York City set forth on the back of the application form, is annexed hereto as Exhibit “E.”

34. On the application, the applicant must provide a name and residence for the applicant, a location for the proposed range, information about whether the proposed range is for an outdoor or indoor range and if indoor, where within a building the range would be located, information about any clubs or organizations the range is associated with, the type of weapons for which authorization is being sought, and other information. See Exhibit “E.”

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<sup>3</sup> The rule also eliminated Special Target licenses. These were target licenses issued to persons who resided in other New York counties outside of New York City to target shoot in New York City. Those licenses were not replaced.

35. A background check is conducted for each applicant, and all persons/officers associated with any organizational or corporate entity applicant. In addition, for each application, the NYPD consults with the New York City Department of Buildings (“DOB”) for a complete review of the zoning, property and land use designations for the proposed site. For a full description of the process governing applicants for designation as Small Arms Ranges, a copy of NYPD Administrative Guide Procedure No. 321-09, issued June 1, 2005, is annexed hereto as Exhibit “F.”

36. Each application goes through a several step review and approval process, starting with the Commanding Officer of the local police precinct, to the License Division, the Borough Commander, the Commanding Officer of the Firearms and Tactics Section of the NYPD Police Academy, the Chief of the Department, the Deputy Commissioner, Legal Matters, and finally, designated by the Police Commissioner. As with all licenses issued by the NYPD public safety is the primary concern during the review. See Exhibit “F.”

37. The NYPD has specific requirements in place governing authorized Small Arms Ranges, including requirements that indoor facilities have appropriate sound absorbent materials in place to contain the noise, and specifics on how targets and firing booths must be set up to ensure the safety of patrons and employees of the authorized range. See Exhibit “E.” In addition, the Administrative Guide sets forth specific requirements governing operators of authorized Small Arms Ranges, that are to be explicitly listed in their approval letter, including: all ranges must keep a roster of the names and addresses of all persons using the range with the date and time noted, all ranges must follow all federal and New York City Fire Department laws pertaining to the storage and possession of ammunition and power, all ranges must allow only those with valid licenses to discharge weapons at their ranges, all ranges must keep their record,

books, and membership rosters available for immediate inspection by NYPD officials, and all ranges must prominently display their designation letters. See Exhibit "F."

38. Once an individual or entity has received a designation as an approved Small Arms Range in New York City, their designation may be suspended or revoked at any time for failure to comply with the terms of the designation, violation of any laws or rules, or any incidents which occur at the authorized range.

**Authorized Ranges in New York City**

39. Currently, there are eight NYPD approved Small Arms Ranges in New York City (not including police or military ranges). In April 2014, I directed police officers assigned to the License Division to make inquiries to the ranges in New York City about their policies. A listing of all designated New York City ranges is annexed hereto as Exhibit "G."

40. Currently, seven of the eight ranges are available to anyone possessing a valid license or permit. Six public ranges ask for membership, but are fully available for any member of the public to join, if they pay the membership fee (much like a membership in a health club/gym). They are: (1) Westside Rifle & Pistol Range on West 20<sup>th</sup> Street in Manhattan; (2) Woodhaven Rifle & Pistol Range in Woodhaven, Queens; (3) Seneca Sporting Range, Inc. located in Ridgewood, Queens; (4) Bay Ridge Road & Gun Club, Inc., located in Bay Ridge, Brooklyn; (5) Colonial Rifle & Pistol Club, located in Staten Island; and (6) the Richmond Borough Gun Club, located in Staten Island. Olinville Arms, located in the Bronx is available to the public for shooting (for a fee), and does not require membership.<sup>4</sup>

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<sup>4</sup> Olinville Arms, Inc. had been temporarily closed due to a fire, however, it has recently reopened and is available to the public. See printout from Olinville Arms' website, annexed hereto as Exhibit "H."



41. It should be noted that each of the NYPD-approved Small Arms Ranges are commercial enterprises that are free to make their own determinations about how they will accept payment for their services, and to change the method at any time according to their business judgment. By analogy, commercial gym facilities are available for anyone to join, and each gym typically makes a business judgment as to whether to require membership.

42. I understand that plaintiffs allege that no authorized New York City Small Arms Range hold any competitive shooting events. However, we are aware that at least some New York City designated ranges do hold regular shooting competitions and other events. Specifically, the Richmond Borough Gun Club, located at 4775 Arthur Kill Road in Staten Island (of which plaintiff Romolo Colantone was President, at least as of the time plaintiffs' filed this action) notes on its website that it has weekly shooting events. Copies of printouts from relevant pages of the Richmond Borough Gun Club's website ([www.richmondborogc.org](http://www.richmondborogc.org)) are collectively annexed hereto as Exhibit "I." In particular the website states that: "[v]arious rifle and pistol matches are held each week" at the range. Id. The website refers to regular steel challenge plate matches and bullseye matches, which are pistol and rifle shooting competitions (some of which are governed by rules of the National Rifle Association). Id. In addition, the website states that non-members of the gun club may access the range at certain times and to compete in certain competitions. Id.

Dated: New York, New York  
May 29, 2014

  
ANDREW LUNETTA

# EXHIBIT

# A



INSTRUCTIONS TO HANDGUN LICENSE APPLICANTS  
PD 643-115 (Rev. 05-12)

POLICE DEPARTMENT  
CITY OF NEW YORK  
HANDGUN LICENSE APPLICATION SECTION  
LICENSE DIVISION ROOM 110A

**INSTRUCTIONS TO ALL HANDGUN LICENSE APPLICANTS**

The attached application **MUST** be typewritten and signed. Only the original application will be accepted. **DO NOT SUBMIT A PHOTOCOPY.** The application must be completely filled out and presented by you personally at the License Division.

At the time you submit your application, you must furnish the items listed below that are applicable to you. You must submit original copies of certificates, licenses, etc. In addition, a legible photocopy of each item submitted must accompany the original or certified copy. (A copy certified by the issuing agency as true and complete is also acceptable in lieu of the original.) Your application will not be accepted without producing the required documents.

1. **Fees.** Two (2) separate fees are required. These are payable by certified check, bank check, money order or credit card. All fees are non-refundable.  
 – \$340.00 - Made payable to New York City Police Department  
 – \$ 91.50 - Made payable to New York City Police Department
2. **Photographs.** Two (2) recent color photographs of yourself. They should measure 1½ x 1½ inches and show you from the chest up. Do not wear any article of clothing or adornment that obscures your facial features.
3. **Birth Certificate.** In lieu of your birth certificate, some other proof of your birth date, e.g., a military record, U.S. passport or baptismal certificate, must be submitted.
4. **Proof of Citizenship/Alien Registration.** If you were born outside the United States, you must submit your naturalization papers or evidence of citizenship if derived from your parents. All other applicants born outside the United States must submit their Alien Registration Card. If you have lived in this country less than 7 years you must submit a good conduct certificate from your country of origin.
5. **Military Discharge.** If you served in the armed forces of the United States, you must submit your separation papers (DD 214) and your discharge.
6. **Proof of Residence.** You must submit proof of your present address. Proof may consist of, but is not limited to, a real estate tax bill, ownership shares in a cooperative or condominium, or a lease. You may also be requested to supply further documentation, i.e., a **New York State Driver's License**, a **New York State Income Tax Return**, a **Utility Bill**, etc.
7. **A.) Arrest Information:** If you were ever arrested, indicted or summonsed (other than parking violations) for any reason you must answer Yes to question-23 and submit a certificate of disposition showing the offense and the disposition. Also, you must submit a detailed statement describing the circumstances surrounding each arrest. **YOU MUST DO THIS EVEN IF:** the case was dismissed, the record sealed or the case nullified by operation of law. The New York State Division of Criminal Justice Services will report to us every instance involving the arrest of an applicant. **DO NOT** rely on anyone's representation that you need not list a previous arrest because it was sealed. If you were ever convicted or pleaded guilty to a felony, or a serious offense as defined in Penal Law Section 265.00(17), an original Certificate of Relief from Disabilities must be submitted.  
**B.) Summons Information:** If you have received a summons for other than a parking violation you must answer Yes to question-23. You must list the violation and disposition for each summons received.  
**C.) Order of Protection:** If you have ever had an Order of Protection or Restraining Order issued against you, or issued on your behalf against anyone, you must list the following information: Court of Issuance; Complainant's or Respondent/Defendant's name, including address and phone number; Complainant's or Respondent/Defendant's relationship to you; Reason for issuance of Order of Protection or Restraining Order.
8. **Proof of Business Ownership.** If you are making application for a License in connection with a business, you must submit proof of ownership for that business. Such proof must clearly state the names of the owner(s), or, if a corporation, the names of the corporate officers. A corporation must submit its corporate book including filing receipt, certificate of incorporation and minutes of the corporate meeting reflecting current corporate officers; others must provide their business certificate or partnership agreement, whichever is applicable. If the business requires a license or permit from any government agency, e.g. alcohol or firearms sales, gunsmith, private investigation and guard agencies, you must submit the license or permit or a certified copy thereof. You must submit proof of address for the business. Proof may consist of a utility bill, not more than 60 days old, in the name of the business or a lease in the name of the business.
9. **Letter of Necessity.** All applicants for a carry license and those seeking a premise license for use in connection with their employment **MUST** complete the Letter of Necessity found on page 3 of the application. **NO SUBSTITUTES WILL BE ACCEPTED.**
10. You must bring your original social security card when you apply.

If you have any questions concerning your application, please call (646) 610-5551. Applications must be submitted in person at the License Division, One Police Plaza Room 110, New York, NY or the Rifle/Shotgun Section, 120-55 Queens Blvd. Rm. B11, Kew Gardens, NY. The License Division's hours of operation are: Monday between the hours of 8:30 a.m. to 8:00 p.m. or Tuesday thru Friday between the hours of 8:30 a.m. to 4:00 p.m. Applicants must arrive early enough for processing to be completed by the close of business.

Photo taken within  
30 days prior to date  
of application.

FRONT VIEW  
1½ x 1½  
Square

# **HANDGUN LICENSE APPLICATION**

POLICE DEPARTMENT • CITY OF NEW YORK

PD 643-041 (Rev. 11-10)



**LICENSE DIVISION**  
**1 POLICE PLAZA**  
**NEW YORK, N.Y. 10038**



OFFICIAL USE ONLY

NYSID NUMBER

DATE

APPLICATION NUMBER

OLD LICENSE NUMBER

All applications must be typewritten. DO NOT MAKE ENTRIES IN SHADED AREAS. Necessary fee must accompany application. Make Bank Check, Certified Check or Money Order payable to the Police Department, City of New York. Payment may also be made by credit card. Not refundable if application is disapproved. (Administrative Code Sec. 10-131)

## **SECTION A**

### **TO BE ANSWERED BY ALL APPLICANTS**

☐ CARRY BUSINESS ☐ CARRY GUARD/SECURITY ☐ RETIRED POLICE OFFICER  
☐ LIMITED CARRY ☐ GUN CUSTODIAN ☐ PREMISES (Indicate ☐ Residence ☐ Business)  
☐ SPECIAL (out of city validation.) CARRY

LICENSE NUMBER (Renewal Applicant)

YEAR

Do you possess any other  
NYC Handgun Lic.? If YES  
TYPE LIC. NO.

☐ Complaint No.

☐ Lost

☐ Mutilated

1. Last Name

First Name

M.I.

Maiden Name/Alias

Corp Code

Cust Code

2. Legal Address (Street No.)

Apt. #

City or Town

State

Zip Code

3 ☐ Citizen  
☐ Alien

Alien Registration Number

Social Security Number

Res. Pct.

OCC Code

Total Guns  
Code

Home Phone No.

Cell Phone No.

Email Address

4. Place of Birth - City, State, Country

Age

Date of Birth

Hgt. (inches)

Wgt.

Sex

Color of Hair

Color of Eyes

## **EMPLOYMENT INFORMATION**

5. Name of Business

Type of Business

Bus. Pct.

6. Business Address (Street No.)

City or Town

State

Zip Code

7. Bus. Telephone No./Day

Occupation (Owner - Employee - Gun Custodian)

How many other persons in this business  
have N.Y.C. Handgun Licenses?

8. If applicable, list name, job title and license number of company gun custodian

## **VALIDATION OF OUT OF CITY LICENSE (Special Handgun License ONLY)**

9. Basic License Number

Issued By

County

Date Issued

Expiration Date

## **LIST HANDGUNS FOR THIS APPLICATION ONLY**

10. (ORIGINAL APPLICANT LEAVE BLANK)

MAKE

MODEL

GUN SERIAL NUMBER

CALIBER

TYPE  
R Revolver  
A Automatic

OWNER  
E Employer  
S Self

MAKE  
CODE

001

002

## **NOTICE**

Pursuant to Penal Law Section 400.00(5), the name and address of any person to whom an application for any license has been granted, shall be a public record.

OFFICIAL USE ONLY Right Thumb

SIGNATURE OF PERSON PRINTED

## SECTION B

Applicants must answer questions 10 through 24. Additionally questions 29 through 31 must be answered chronologically and in detail. If you have answered YES to question(s) 10 through 28 you MUST use the HANDGUN LICENSE APPLICATION ADDENDUM (PD 643-041A ) to explain such answer(s) in complete detail. A FALSE STATEMENT SHALL BE GROUNDS FOR DENIAL OF A N.Y.C. HANDGUN LICENSE

## HAVE YOU EVER...

10. Had or ever applied for a Handgun License issued by any Licensing Authority in N.Y.S.? ..... ☐ Yes ☐ No
11. Been discharged from any employment? ..... ☐ Yes ☐ No
12. Used narcotics or tranquilizers? List doctor's name, address, telephone number, in explanation. .... ☐ Yes ☐ No
13. Been subpoenaed to, or testified at, a hearing or inquiry conducted by any executive, legislative or judicial body? ..... ☐ Yes ☐ No
14. Been denied appointment in a civil service system, Federal, State, Local? ..... ☐ Yes ☐ No
15. Served in the armed forces of this or any other country? ..... ☐ Yes ☐ No
16. Received a discharge other than honorable? ..... ☐ Yes ☐ No
17. Been rejected for military service? ..... ☐ Yes ☐ No
18. Are you presently engaged in any other employment, business or profession where a need for a firearm exists? ..... ☐ Yes ☐ No
19. Had or applied for any type of license or permit issued to you by any City, State or Federal agency? ..... ☐ Yes ☐ No
20. Has any corporation or partnership of which you are an officer, director, or partner, ever applied for or been issued a license or permit issued by the Police Dept? Give type, year, license number, in explanation. .... ☐ Yes ☐ No
- 20a. Has any officer, director or partner ever applied for or been issued a license or permit issued by the Police Department? Give type, year, license number, in explanation. .... ☐ Yes ☐ No
21. Suffered from mental illness, or due to mental illness received treatment, been admitted to a hospital or institution, or taken medication? List Doctor's/Institutions, Name, Address, Phone #, in explanation .. ☐ Yes ☐ No
22. Have you ever suffered from any disability or condition that may affect your ability to safely possess or use a handgun? List Doctor's Name, Address, Phone #, in explanation. .... ☐ Yes ☐ No
- NOTE:** The following conditions must be listed: Epilepsy, Diabetes, Fainting Spells, Blackouts, Temporary Loss of Memory or any Nervous Disorder.

**Before answering questions number 23 thru 26, read paragraph 7 of the instructions completely.**

23. Been arrested, indicted, or summonsed for **ANY** offense other than Parking Violations, in **ANY** jurisdiction, federal, state, local or foreign? You must include cases that were dismissed and/or the record sealed. List the following: date, time, charge(s), disposition, court and police agency. (False statements are grounds for disapproval). .... ☐ Yes ☐ No
24. Have you ever, or do you now have an Order of Protection issued against you? ..... ☐ Yes ☐ No
25. Have you ever, or do you now have an Order of Protection issued by you against a member of your household, or any family member? ..... ☐ Yes ☐ No
26. Have you ever, or do you now have an Order of Protection issued by you against a person other than a member of your household or family? ..... ☐ Yes ☐ No

If you have answered yes to questions 24 - 26, you must indicate the following information:

- Court of Issuance
  - Date of Issuance
  - Complainant's Name, Address and Telephone Number
  - Complainant's relationship to you
  - Reason for issuance of Order of Protection
27. Have the police ever responded to a domestic incident in which you were involved? ..... ☐ Yes ☐ No
28. Used any variation in spelling of your name or any other name used? (Alias), explain. .... ☐ Yes ☐ No



FROM (MONTH AND YEAR)		TO	LIST ALL PLACES OF RESIDENCE FOR PAST FIVE (5) YEARS RESIDENCE (Include State, County, Zip Code and Apt. No.)	PRECINCT
29.		PRESENT		

FROM (MONTH AND YEAR)		TO	LIST ALL PLACES OF EMPLOYMENT FOR PAST FIVE (5) YEARS BUSINESS NAME AND ADDRESS (Include State, County, Zip Code and Apt. No.)	OCCUPATION	PRECINCT
		PRESENT			

30. How and where will handgun(s) be safeguarded when not in use? (Location outside of N.Y. State is unacceptable).

31. Give name, address, relation and telephone number of person who will safeguard handgun(s) in case of applicant's death or disability. Must be a N.Y. State resident.

The undersigned affirms that the statements made and answers given herein are accurate and complete, and hereby authorizes the New York City Police Department, License Division to make appropriate inquiries in connection with processing this application. **False written statements in this document are punishable** under Section 210.45 of the New York Penal Law (making a punishable false written statement) and also will be sufficient cause for denial of an application, license or permit by the New York City Police Department, License Division.

Date	Signature			
INVESTIGATING OFFICER'S SIGNATURE	DATE	TAX REGISTRY NO.	<input type="checkbox"/> APPROVAL <input type="checkbox"/> DISAPPROVAL and REASON	
SUPERVISOR'S SIGNATURE	DATE	TAX REGISTRY NO.	<input type="checkbox"/> APPROVAL <input type="checkbox"/> DISAPPROVAL and REASON	
C.O. INVEST. SECTION SIGNATURE	DATE	TAX REGISTRY NO.	<input type="checkbox"/> APPROVAL <input type="checkbox"/> DISAPPROVAL and REASON	
C.O. LICENSE DIVISION SIGNATURE	DATE	TAX REGISTRY NO.	<input type="checkbox"/> APPROVAL <input type="checkbox"/> DISAPPROVAL and REASON	

ADDITIONAL INSTRUCTIONS FOR CARRY LICENSE APPLICANTS

LETTER OF NECESSITY

All applicants for a carry license for use in connection with a business or profession must answer the following questions in the space provided. If additional space is necessary continue your letter on reverse side. In ALL CASES the form provided must be used.

1. A detailed description of the applicant's employment and an explanation of why the employment requires the carrying of a concealed handgun.
2. A statement acknowledging that the handgun may only be carried during the course of and strictly in connection with the applicant's job, business or occupational requirements, as described herein.
3. A statement explaining the manner in which the gun will be safeguarded by the employer and/or applicant when not being used.
4. A statement indicating that the applicant has been trained or will receive training in the use and safety of a handgun.
5. A statement acknowledging that the applicant's employer, or, if self employed, the applicant, is aware of its or his or her responsibility to properly dispose of the handgun and return the license to the License Division upon the termination of the applicant's employment or the cessation of business.
6. A statement indicating that the applicant, and if other than self employed, a corporate officer, general partner, or proprietor, has read and is familiar with the provisions of Penal Law Articles 35 (use of deadly force), 265 (criminal possession and use of a firearm) and 400 (responsibilities of a handgun licensee).

The Letter of Necessity is part of this application. Any false statement is an offense punishable as a Class A Misdemeanor pursuant to to Section 210.45 of the New York State Penal Law.

The undersigned affirms that the statements made and answers given herein are accurate and complete, and hereby authorizes the New York City Police Department, License Division to make appropriate inquiries in connection with processing this application. False written statements in this document are punishable under Section 210.45 of the New York Penal Law (making a punishable false written statement) and also will be sufficient cause for denial of an application, license or permit by the New York City Police Department, License Division.

Date \_\_\_\_\_ Signature \_\_\_\_\_



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**ADDITIONAL DOCUMENTATION TO BE PRESENTED AT PERSONAL INTERVIEW**

At the time of your interview, you must also furnish the following documents, as they apply to you:

1. The two (2) most recent copies of the business's sales tax report (ST 100) submitted to the State of New York and Federal Tax Return submitted for the previous year. If the business is solely a wholesale operation, a copy of the Federal tax return submitted for the previous tax year must be submitted. All tax forms must bear notarized signatures.
2. When requested by your investigator, your personal income tax return for the previous tax year.
3. Daily bank deposit slips and corresponding bank statements for the six months preceding the date of your interview. (Photocopies will not be accepted.)
4. A statement from your bank setting forth the total amount of your payroll and the total amount of payroll checks cashed during the three months immediately preceding the date of your interview.
5. If you were the victim of a crime which occurred during the course of your business or professional activities during the previous two years, you must provide the complaint report number, date and the precinct of occurrence.

At the time of your interview, your investigating officer will advise you if any additional forms or documents are required.

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**NOTICE TO ALL APPLICANTS:**

While the application is pending, the applicant shall make an immediate report to the License Division, Applicant Section at (646) 610-5551, of any of the following occurrences:

1. Arrest, indictment, or conviction in any jurisdiction; summons other than traffic infraction; suspension or ineligibility order issued pursuant to section 530.14 of the New York State Criminal Procedure Law or Section 842-a of the New York State Family Court Act.
2. Change of business or residence address.
3. Change of business, occupation or employment.
4. Any change in the circumstances cited by the applicant in their application.
5. Receipt of psychiatric treatment or treatment for alcoholism or drug abuse, or the presence or occurrence of any disability or condition that may affect the ability to safely possess or use a handgun.
6. Applicant is or becomes the subject or recipient of an Order of Protection or a Temporary Order of Protection.

The applicant may be required to provide additional documentation for any of the above occurrences to License Division personnel.

## ADDENDUM

Question  
Number

Date \_\_\_\_\_ Signature \_\_\_\_\_

NEW YORK CITY CHARTER  
CHAPTER 18-C: PUBLIC SAFETY\*

*NYC Charter § 460*

§ 460 Gun-free school safety zones.

a. It shall be a crime for any individual knowingly to possess a firearm at a place that the individual knows, or has reasonable cause to believe, is a school zone.

b. Subdivision a of this section shall not apply where the firearm is:

(i) possessed and kept in such individual's home in a school zone, provided that such individual is licensed or permitted to possess such firearm; or

(ii) possessed and kept at such individual's business in a school zone, provided that such individual is licensed or permitted to possess such firearm.

c. Affirmative defenses to the crime established in subdivision a shall include possession of a firearm:

(i) carried for personal safety between such individual's business, home, or bank in a school zone, provided that such individual is licensed or permitted to possess such firearm for such purpose;

(ii) just purchased or obtained by such individual and being transported that same day for the first time to such individual's home or business in a school zone where it will be stored, provided that such individual is licensed or permitted to possess such firearm;

(iii) carried between a police department facility for inspection and an individual's business, home, bank, or point of purchase in a school zone, provided that such individual is licensed or permitted to possess such firearm;

(iv) carried by licensed or permitted individuals and being transported to or from an authorized target practice facility;

(v) carried between a gunsmith for demonstrably needed repairs and an individual's business or home in a school zone, provided that such individual is licensed or permitted to possess such firearm;

(vi) used in an athletic or safety program approved by a school in a school zone, or by the police commissioner, or in accordance with a contract entered into between a school within the school zone and the individual or an employer of the individual, provided that such individual is licensed or permitted to possess such firearm for such purpose; or

(vii) used in accordance with a contract entered into between a business within the school zone and the individual or an employer of the individual, provided that such individual is licensed or permitted to possess such firearm for such purpose.

d. It shall be a crime for any person, knowingly or with reckless disregard for the safety of another, to discharge a firearm in a school zone.

e. Affirmative defenses to the crime established in subdivision d shall include discharge of a firearm:

(i) by an individual for self-defense, provided that such individual is licensed or permitted to possess such firearm for such purpose;

(ii) for use in a special event or safety program authorized by a school in a school zone or by the police commissioner;

(iii) by an individual in accordance with a contract entered into between a school in the school zone and the individual or an employer of the individual, provided that such individual is licensed or permitted to possess such firearm for such purpose; or

(iv) by an individual in accordance with a contract entered into between a business and the individual or an employer of the individual, provided that such individual is licensed or permitted to possess such firearm for such purpose.

f. Any person who violates this section shall be guilty of a misdemeanor, punishable by imprisonment of not more than one year or by a fine of not more than ten thousand dollars, or both.

g. In addition to the penalties prescribed in subdivision f of this section, any person who violates this section shall be liable for a civil penalty of not more than ten thousand dollars.

h. This section shall not apply to a police officer, as such term is defined in section 1.20 of the criminal procedure law, or a federal law enforcement officer, as such term is defined in section 2.15 of the criminal procedure law.

i. The police commissioner may promulgate rules implementing the provisions of this section. The police commissioner shall provide written notice of the requirements of this section to all persons who receive an official authorization to purchase a firearm and to all persons applying for a license or permit, or renewal of a license or permit. Failure to receive such notice shall not be a defense to any violation of this section.

j. The city of New York and its agencies, officers or employees shall not be liable to any party by reason of any incident or injury occurring in a gun-free school safety zone arising out of a violation of any provision of this section.

NEW YORK CITY CHARTER  
CHAPTER 18-C: PUBLIC SAFETY\*

*NYC Charter § 459*

§ 459 Definitions.

a. The term "school" means a public, private or parochial, day care center or nursery or pre-school, elementary, intermediate, junior high, vocational, or high school.

b. The term "school zone" means in or on or within any building, structure, athletic playing field, playground or land contained within the real property boundary line of a public, private or parochial day care center or nursery or pre-school, elementary, intermediate, junior high, vocational, or high school, or within one thousand feet of the real property boundary line comprising any such school.

c. The term "firearm" means a firearm, rifle, shotgun, or assault weapon, as such terms are defined in section 10-301 of the administrative code, or a machine gun, as defined in penal law section 265.00.

HISTORICAL NOTES:

Section added at General Election, November 6, 2001 (Question 3 § 1) eff. immediately upon certification that electors have approved the amendments.

## **TYPES OF LICENSES**

**PREMISES LICENSE:** ISSUED FOR YOUR RESIDENCE OR BUSINESS, THIS IS A RESTRICTED TYPE OF LICENSE. The Licensee may possess a handgun at the specific location indicated on the front of the license. This license permits the transporting of an unloaded handgun directly to and from an authorized small arms range/shooting club, secured unloaded in a locked container. Ammunition must be carried separately.

**CARRY BUSINESS LICENSE:** IS VALID FOR THE BUSINESS NAME, ADDRESS, AND FIREARM(S), LISTED ON THE FRONT OF THE LICENSE. IT IS NOT TRANSFERABLE TO ANY OTHER PERSON, BUSINESS, OCCUPATION, OR ADDRESS, WITHOUT THE WRITTEN APPROVAL OF THE COMMANDING OFFICER, LICENSE DIVISION.

**LIMITED CARRY BUSINESS LICENSE:** IS A RESTRICTED LICENSE. THE LICENSEE MAY ONLY CARRY THE FIREARM INDICATED ON THE LICENSE IN ACCORDANCE WITH THE SPECIFIC LIMITATIONS LISTED THEREON. AT ALL OTHER TIMES THE WEAPON MAY BE POSSESSED ONLY WITHIN THE CONFINES OF THE BUSINESS ADDRESS LISTED ON THE FRONT OF THE LICENSE.

**SPECIAL CARRY LICENSE:** IS VALID FOR THE BUSINESS NAME, ADDRESS AND FIREARMS(S) LISTED ON THE FRONT OF THIS LICENSE ONLY WHILE THE LICENSEE HAS IN HIS POSSESSION HIS VALID BASIC COUNTY LICENSE ISSUED ACCORDING TO THE PROVISIONS OF ARTICLE 400 OF THE N.Y.S. PENAL LAW. UPON THE REVOCATION, SUSPENSION, OR CANCELLATION OF THE BASIC LICENSE, THE SPECIAL LICENSE IS RENDERED VOID AND MUST BE IMMEDIATELY RETURNED TO THE LICENSE DIVISION.

**RESTRICTED CARRY LICENSE (SECURITY GUARDS, ETC.):** APPLICATIONS FOR THIS TYPE OF LICENSE MUST BE MADE WITH THE DOCUMENTATION PROVIDED BY THE COMPANY'S "GUN CUSTODIAN". IT IS ISSUED ONLY FOR THE FIREARM LISTED ON THE LICENSE. THE FIREARM MAY BE CARRIED ONLY WHILE THE LICENSEE IS ACTIVELY ENGAGED IN EMPLOYMENT. AT ALL OTHER TIMES THE FIREARM MUST BE STORED UNLOADED IN A LOCKED CONTAINER AT EITHER THE ADDRESS ON THE LICENSE OR AT THE EMPLOYEE'S LEGAL RESIDENCE (WITHIN THE STATE OF NEW YORK).

For information concerning "Gun Custodian" licenses, "Dealers in Firearms" licenses, or "Gunsmith" licenses you may contact the License Division's Gun Custodian Section at 646-610-5936

**PERSONS PROHIBITED**  
**FROM POSSESSING FIREARMS**

TITLE 18, UNITED STATES CODE, SECTION 922g

- ❖ ANYONE UNDER INDICTMENT FOR A CRIME FOR WHICH THEY COULD BE IMPRISONED FOR MORE THAN ONE YEAR.
- ❖ ANYONE CONVICTED OF A CRIME FOR WHICH THEY COULD HAVE BEEN IMPRISONED FOR MORE THAN ONE YEAR.
- ❖ ANYONE WHO IS AN UNLAWFUL USER OF MARIJUANA, NARCOTICS OR ANY CONTROLLED SUBSTANCE.
- ❖ ANYONE WHO HAS BEEN ADJUDICATED MENTALLY DEFECTIVE OR INVOLUNTARILY COMMITTED TO A MENTAL INSTITUTION.
- ❖ ANYONE DISHONORABLY DISCHARGED FROM THE ARMED FORCES.
- ❖ ANYONE IN THE UNITED STATES ILLEGALLY.
- ❖ ANYONE SUBJECT TO A COURT ORDER RESTRAINING THEM FROM HARASSING, STALKING OR THREATENING AN INTIMATE PARTNER OR CHILD OF A PARTNER.
- ❖ ANYONE CONVICTED OF A MISDEMEANOR CRIME OF DOMESTIC VIOLENCE.

**A PROHIBITED PERSON CANNOT RECEIVE OR POSSESS A FIREARM.**

A LICENSED DEALER MAY NOT TRANSFER A FIREARM TO ANYONE THEY HAVE CAUSE TO BELIEVE IS PROHIBITED.

THESE ARE VIOLATIONS OF FEDERAL LAW AND MAY RESULT IN FINES OR IMPRISONMENT OF UP TO 10 YEARS.



**REQUEST FOR PRE-LICENSE EXEMPTION**

Pistol License Applicant:

If you wish to request consideration for a pre-license exemption, you must complete this form and return it to the License Division at the time you file your application for a handgun license.

Your request will be reviewed after an investigation is conducted to determine if you have a previous criminal record. A determination to approve or disapprove your request will be made at that time. Approval of your request will authorize you to shoot at an appropriate range while your application for a handgun license is under investigation.

This exemption terminates if your application for a license is denied or at any earlier time based on information which would result in the denial of your application.

Commanding Officer  
License Division

\_\_\_\_\_  
Applicant's Name

\_\_\_\_\_  
Application Control Number

\_\_\_\_\_  
Applicant's Address

\_\_\_\_\_  
Age

\_\_\_\_\_  
Birth Date

\_\_\_\_\_  
Type of License

\_\_\_\_\_  
Name of Range, Address, Telephone Number

\_\_\_\_\_  
Name of Instructor

Instructor's Verified Statement:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
Applicant's Signature

\_\_\_\_\_  
Instructor's Signature

**THIS FORM MUST BE TYPED AND NOTARIZED**

AFFIDAVIT OF FAMILIARITY WITH RULES AND LAW  
(38 RCNY 5-33)

State of New York

County of \_\_\_\_\_ ss.:

The undersigned, being duly sworn, deposes and says that he/she shall be responsible for knowledge of and compliance with all laws, rules, regulations, standards and procedures promulgated by federal, state, or local jurisdictions, and by federal, state or local law enforcement agencies that are applicable to this license.

\_\_\_\_\_  
Signature

Sworn to before me this

\_\_\_\_\_ day of \_\_\_\_\_, 200\_\_

\_\_\_\_\_  
Notary Public



### Affidavit of Co-Habitant

State of New York

County of \_\_\_\_\_ ss.:

I, \_\_\_\_\_, residing at  
(Name of person making affidavit)

\_\_\_\_\_  
(Address, including zip code)

in the City of New York, do hereby affirm that the applicant,

\_\_\_\_\_  
(Name of applicant)

currently resides with me at the above address.

My relationship to the applicant is \_\_\_\_\_  
(Nature of relationship)

My telephone number is (H) \_\_\_\_\_

(C) \_\_\_\_\_

(W) \_\_\_\_\_

I understand that the applicant has applied for a rifle/shotgun permit or handgun license from the New York City Police Department, and I have no objection to him/her receiving a permit or license and storing firearms in my home.

\_\_\_\_\_  
(Signature)

Sworn to before me this

\_\_\_\_\_ day of \_\_\_\_\_

\_\_\_\_\_  
Notary Public



## New York City Police Department

### License Division

One Police Plaza  
New York, NY 10038  
(646) 610-5560



## Acknowledgement of Person Agreeing to Safeguard Firearm(s)

Name of Applicant / Licensee: \_\_\_\_\_

Application / License Number: \_\_\_\_\_

**Instruction to Applicant / Licensee:** Please ask the person you have designated to safeguard and surrender your firearm(s) in the event of your death or incapacity to complete the information below and sign this acknowledgement before a witness.

**(The person you designate must be a New York State resident.)**

Print Name: \_\_\_\_\_  
Last First M.I.

Address: \_\_\_\_\_  
Number & Street Name Apt City State Zip

Telephone Numbers: \_\_\_\_\_  
Home Cell Business

I, \_\_\_\_\_  
(Print name of person agreeing to safeguard firearms)

understand that the above-named applicant/licensee has designated me to safeguard and surrender his/her firearm(s) in the event that he/she dies or becomes incapacitated. I agree that upon learning of the death or incapacity of the licensee, I will immediately notify the New York City Police Department's License Division at (646) 610-5871 or (646) 610-5560, or by calling the local police precinct, and will follow their directions to safeguard and surrender his/her firearm(s).

Signature of person agreeing  
to safeguard firearm(s): \_\_\_\_\_ Date: \_\_\_\_\_

Witnessed by (signature) \_\_\_\_\_

Witness' name (printed) \_\_\_\_\_

**Please retain a copy of this document for your records**

## NYS Firearms License Request for Public Records Exemption

*Pursuant to section 400.00 (5) (b) of the NYS Penal Law*

I am: ☐ an applicant for a firearms license ☐ currently licensed to possess a firearm in NYS

Name \_\_\_\_\_ Date of Birth \_\_\_\_\_

Address \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_\_

Firearms License # (if applicable) \_\_\_\_\_ Date Issued \_\_\_\_\_

Licensing Authority / County of Issuance or Application \_\_\_\_\_

---

**I hereby request that any information concerning my firearms license application or firearms license not be a public record.** The grounds for which I believe my information should **NOT** be publicly disclosed are as follows: *(check all that are applicable)*

☐ 1. My life or safety may be endangered by disclosure because:

- ☐ A. I am an active or retired police officer, peace officer, probation officer, parole officer, or corrections officer;
- ☐ B. I am a protected person under a currently valid order of protection;
- ☐ C. I am or was a witness in a criminal proceeding involving a criminal charge;
- ☐ D. I am participating or previously participated as a juror in a criminal proceeding, or am or was a member of a grand jury;

☐ 2. My life or safety or that of my spouse, domestic partner or household member may be endangered by disclosure for some other reason explained below: *(Must be explained in item 5 below)*

☐ 3. I am a spouse, domestic partner or household member of a person identified in A, B, C or D of question 1.

*(Please check any that apply)*

A \_\_\_\_\_ B \_\_\_\_\_ C \_\_\_\_\_ D \_\_\_\_\_

☐ 4. I have reason to believe that I may be subject to unwarranted harassment upon disclosure.

5. *(Please provide any additional supportive information as necessary)*

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**I understand that false statements made herein are punishable as a class A misdemeanor. I further understand that upon discovery that I knowingly provided any false information, I may be subject to criminal penalties and that this request for an exemption shall become null and void.**

Signature \_\_\_\_\_

Date \_\_\_\_\_

# EXHIBIT

# B



## PATROL GUIDE

Section: Command Operations		Procedure No: 212-118	
<b>INCIDENTS INVOLVING HOLDERS OF HANDGUN LICENSES OR RIFLE/SHOTGUN PERMITS</b>			
DATE ISSUED: 08/01/13	DATE EFFECTIVE: 08/01/13	REVISION NUMBER:	PAGE: 1 of 4

### PURPOSE

To report incidents involving holders of handgun licenses or rifle/shotgun permits.

### PROCEDURE

When a holder of a handgun license or rifle/shotgun permit is involved in an incident coming to the attention of the Department:

### COMMANDING OFFICER/ DUTY CAPTAIN

1. Assign supervisor to conduct investigation and ascertain facts when a holder of a handgun license or rifle/shotgun permit is involved in an incident (see "ADDITIONAL DATA" statement for incidents that require an investigation).

### DESK OFFICER

2. Make an immediate telephone notification in ALL incidents involving holders of handgun licenses or rifle/shotgun permits to License Division, Incident Section.
  - a. Make notification directly to a License Division, Incident Section member or License Division supervisor, Monday through Friday 0630 x 1700 hours.
  - b. All other hours, leave a detailed message on the License Division, Incident Section voicemail and include:
    - (1) Type of incident, date, time, location of incident and identity of handgun licensee or rifle/shotgun permit holder
    - (2) Name and rank of investigating supervisor and/or reporting officer
    - (3) Identify the Department reports prepared to document the incident and include relevant Department report numbers, if available.
3. Ensure all appropriate reports are prepared to document the incident, including but not limited to:
  - a. **PROPERTY CLERK INVOICE (PD521-141)**
  - b. **COMPLAINT REPORT (PD313-152)**
  - c. **ON LINE BOOKING SYSTEM ARREST WORKSHEET (PD244-159)**
  - d. *New York State Domestic Incident Report (DCJS 3221)*
  - e. **UNUSUAL OCCURRENCE REPORT (PD370-152)**
  - f. **Other Typed Letterhead**, as appropriate.
4. Direct holder of handgun license or rifle/shotgun permit reporting loss of a license/permit to report to the License Division for a new license/permit.
  - a. Direct the preparation of a **COMPLAINT REPORT**.
5. Direct the handgun licensee or rifle/shotgun permit holder to contact the License Division, Incident Section, when involved in any incident.

### INVESTIGATING SUPERVISOR ASSIGNED

6. Investigate the circumstances surrounding the incident and ascertain the following information to be included in the Department report(s) prepared:
  - a. If the licensee has a Carry Guard license, ascertain whether the handgun was possessed while actually engaged in the security related employment



**PATROL GUIDE**

PROCEDURE NUMBER:	DATE EFFECTIVE:	REVISION NUMBER:	PAGE:
212-118	08/01/13		2 of 4

**INVESTIGATING  
SUPERVISOR  
ASSIGNED  
(continued)**

- that corresponds with the address listed on the license, or if possessed when traveling directly between that place of employment and residence
- b. If the licensee has a Carry Business or Special Carry license, ascertain whether the licensee is employed by, or operating a business that corresponds with the address listed on the license at the time of incident
  - c. If the licensee has a Premise Residence or Premise Business license, ascertain whether the handgun was possessed at the premise listed on the license; or if licensee claims to have been traveling to or from an authorized range, ascertain whether the handgun was unloaded in a locked container with ammunition carried separately, and whether the licensee was traveling directly to and from the range
  - d. If a licensee has a Limited Carry license, ascertain whether the handgun was possessed at the address listed on the license, or if carried elsewhere, whether the licensee was in compliance with time, day of week, and place restrictions listed on rear of the license
  - e. If a firearm is reported lost or stolen, or for any other incident, ascertain whether or not the firearm was properly safeguarded. Include statement as to whether any unauthorized person(s) had access to the handgun
  - f. If an allegation exists that the licensee made threatening statements, improperly displayed a firearm, was involved in a firearms discharge or for any ongoing disputes, ascertain whether all relevant parties/witnesses have been identified and interviewed.
7. Seize handgun license or rifle/shotgun permit and all firearms listed if:
- a. The licensee/permit holder is arrested, regardless of charge
  - b. An Order of Protection exists against the licensee/permit holder
  - c. The incident involves physical force or the threat of physical force
  - d. Circumstances lead to the belief that continued presence of a firearm would create an unjustifiable risk of unlawful use or possession of the firearm, or injury to licensee/permit holder or another person
  - e. Further investigation by the License Division is needed to determine whether the actions of the licensee/permit holder affect their qualifications for the license or permit
  - f. Any other situation that may affect public safety.
    - (1) Members are reminded that public safety is the overriding concern when considering the removal of a licensed firearm.
8. Invoice firearms only on **PROPERTY CLERK INVOICE**.
- a. Include the following statement in the "Remarks" section of the **PROPERTY CLERK INVOICE** "Firearms shall not be released without written authorization of the Commanding Officer, License Division."
9. Prepare a **Typed Letterhead** to the Commanding Officer, License Division for all incidents unless a **COMPLAINT REPORT, ON LINE BOOKING SYSTEM ARREST WORKSHEET, New York State Domestic Incident Report, UNUSUAL OCCURRENCE REPORT**, or other **Typed Letterhead** was prepared detailing an explanation of the

**PATROL GUIDE**

PROCEDURE NUMBER:	DATE EFFECTIVE:	REVISION NUMBER:	PAGE:
212-118	08/01/13		3 of 4

**INVESTIGATING  
SUPERVISOR  
ASSIGNED  
(continued)**

- licensee's/permit holder's actions and includes the information ascertained from the investigation of the incident.
10. Prepare a **Typed Letterhead** to Commanding Officer, License Division upon a voluntary surrender of a firearm, unless the reason for the surrender is explained in either the "Remarks" section of the **PROPERTY CLERK INVOICE** or on another report, as appropriate.
  11. Forward the following to the License Division, Incident Section:
    - a. Copy of all Department reports prepared in relation to incident
    - b. Any seized license(s)/permit(s), if applicable
    - c. **Typed Letterhead**, if applicable.

**ADDITIONAL  
DATA**
**INCIDENTS INVOLVING A HOLDER OF A HANDGUN LICENSE OR RIFLE/SHOTGUN PERMIT THAT REQUIRE AN INVESTIGATION TO BE CONDUCTED:**

*Incidents involving a holder of a handgun license or rifle/shotgun permit that require an investigation to be conducted include:*

- a. *Lost firearms*
- b. *Stolen firearms (burglary or larceny)*
- c. *Voluntary surrender of firearms*
- d. *Allegations of improper display of firearm*
- e. *Violating terms, conditions, or rules relating to the license/permit (including but not limited to carrying a firearm in public with a premise license, transporting a firearm on a premise license for use at an authorized range that is not unloaded in locked box, and exceeding time or place restrictions on a Limited Carry license)*
- f. *All domestic incidents coming to the attention of the Department*
- g. *An Order of Protection in existence or being sought by or against the license/permit holder*
- h. *Ongoing or recurring disputes that have potential for violence or allegations of threatening statements*
- i. *Co-habiting with a known criminal or other dangerous person*
- j. *Eviction or damage to premise (such as fire) that affects ability to safeguard firearm at approved premise*
- k. *Suicide or other devastating incidents in the home*
- l. *Mental health issues*
- m. *Any firearm discharge (except target practice at an authorized range)*
- n. *Any arrest or criminal court summons*
- o. *Other incident or allegation that requires a follow-up investigation by the License Division.*

**REMOVAL OF FIREARMS FROM LICENSEE/PERMIT HOLDER**

*The Department has broad authority to remove firearms and temporarily suspend a license/permit during the investigation of an incident as outlined above. Prior conferral with the License Division, Incident Section is not required in order to remove firearms and a license/permit from a licensee or permit holder. Members are reminded that public safety is the overriding concern when considering the removal of a licensed firearm.*

**PATROL GUIDE**

PROCEDURE NUMBER:	DATE EFFECTIVE:	REVISION NUMBER:	PAGE:
212-118	08/01/13		4 of 4

**ADDITIONAL  
DATA**  
(continued)

*If the firearm cannot be readily obtained at the time the decision to remove firearm is made, the licensee or permit holder shall be advised that he or she must surrender said firearm(s) pursuant to License Division regulations, and shall be given an opportunity to surrender them voluntarily. In the case of an arrest, or an Order of Protection, or any assessment of imminent danger, if the firearm(s) cannot be obtained by consent, and there is probable cause to believe that they are in a particular location, a search warrant will be obtained prior to seizure of the firearm(s), unless exigent circumstances justify an immediate seizure. The supervisor assigned will make every effort to obtain the firearm(s) either by consent or with a search warrant.*

*In all cases, the investigating supervisor and reporting officer(s) must be made available upon request of the License Division investigators to discuss the incident and provide assistance during follow-up investigations and possible hearings at the License Division.*

*A check of the Automated License Permit System (ALPS) can be conducted to determine whether a person (or any person at a given address) has an active handgun license or rifle/shotgun permit. Members of the service can access the system through the Department's Intranet site under "NYPD Applications."*

**RELATED  
PROCEDURES**

*Complaint Reporting System (P.G. 207-01)  
Arrest-General Search Guidelines (P.G. 208-05)  
Processing Firearms and Firearm-Related Evidence (P.G. 218-23)*

**FORMS AND  
REPORTS**

**COMPLAINT REPORT (PD313-152)**  
**PROPERTY CLERK INVOICE (PD521-141)**  
**ON LINE BOOKING SYSTEM ARREST WORKSHEET (PD244-159)**  
**UNUSUAL OCCURRENCE REPORT (PD370-152)**  
*Typed Letterhead*  
*New York State Domestic Incident Report (DCJS 3221)*

# EXHIBIT

# C



In the Matter of Rafael Lugo, Petitioner, v. Howard Safir, as Police Commissioner of  
the City of New York, Respondent.

1203

SUPREME COURT OF NEW YORK, APPELLATE DIVISION, FIRST DE-  
PARTMENT

*272 A.D.2d 216; 708 N.Y.S.2d 618; 2000 N.Y. App. Div. LEXIS 5886*

May 23, 2000, Decided  
May 23, 2000, Entered

COUNSEL: **[\*\*1]** For Petitioner: Thomas C. Boutilier.

For Respondent: Cheryl Payer.

JUDGES: Concur--Rosenberger, J. P., Williams, Maz-  
zarelli, Rubin and Friedman, JJ.

OPINION

**[\*216]** Determination of respondent Police Department, dated November 13, 1998, which revoked petitioner's pistol license with target endorsement, unanimously confirmed, the petition denied and the proceeding brought pursuant to *CPLR article 78* (transferred to this Court by order of the Supreme Court, New York County [Phyllis Gangel-Jacob, J.], entered on or about June 2, 1999) dismissed, without costs.

No basis exists to disturb the Hearing Officer's findings discrediting petitioner's testimony that he was on his way to the shooting range when he was allegedly assaulted from behind on the street and robbed of the brief-

case that contained his pistol. Rejection of such testimony necessarily requires a finding that petitioner violated *38 RCNY 5-01 (b)*, which allows target licensees, such as petitioner, to transport their handguns only "to and from an authorized range." Substantial evidence also supports the finding that petitioner, although able to do so **[\*217]** sooner, waited three hours before reporting **[\*\*2]** the alleged theft of his pistol to the police, and thereby violated *38 RCNY 5-22 (b) (1)*. We have considered and rejected petitioner's argument that the notice suspending his license for "failure to safeguard firearm," together with the notice of hearing stating that the purpose thereof was to examine the "circumstances of incident on [date of the alleged theft of petitioner's firearm]," did not give fair notice that petitioner's license was being revoked for violations of *38 RCNY 5-01 (b)* and *5-22 (b) (1)* and for lack of the character and fitness to possess a pistol license.

Concur--Rosenberger, J. P., Williams, Mazzarelli,  
Rubin and Friedman, JJ.

# EXHIBIT

# D





The People of the State of New York, Appellant, v. Joseph Ocasio, Respondent

[NO NUMBER IN ORIGINAL]

Supreme Court of New York, Appellate Term, Second Department

108 Misc. 2d 211; 441 N.Y.S.2d 148; 1981 N.Y. Misc. LEXIS 2182

February 11, 1981

**PRIOR HISTORY:** [\*\*1] Appeal from an order of the Criminal Court of the City of New York, Kings County (Patrick W. McGinley, J.), entered November 15, 1979, which dismissed the accusatory instrument.

#### HEADNOTES

**Crimes -- Criminal Possession of Weapon -- "Target Permit"**

Since defendant possessed a "target permit" he may not be prosecuted for criminal possession of a weapon in the fourth degree (*Penal Law*, § 265.01) even though he was found in possession of the pistol when he was neither at nor in transit to or from a range; where the gravamen of the charge is "naked possession", as opposed to possession coupled with an intent to use the weapon unlawfully against another, and the person has a license to possess the weapon, the offense is not cognizable under *section 265.01 of the Penal Law* but should instead be prosecuted as a violation of the terms and conditions of the license (*Penal Law*, § 400.00, *subd 15*).

**COUNSEL:** Eugene Gold, District Attorney (Debra W. Petrover of counsel), for appellant.

Eagan & Rudnick (James E. Eagan of counsel), for respondent.

**JUDGES:** Concur: Pino, P. J., Jones and Kunzeman, JJ.

#### OPINION

#### [\*211] OPINION OF THE COURT

#### MEMORANDUM.

Order dismissing information [\*\*2] affirmed.

Defendant was charged with criminal possession of a weapon in the fourth degree (*Penal Law*, § 265.01). Concededly, although defendant possessed only a "target permit", he was found in possession of the pistol when he was neither at nor in transit to or from a range. Defendant argues, however, that since he possessed a license, albeit limited in scope, he is immune from prosecution by virtue of subdivision 3 of *section 265.20 of the Penal Law*. The People, on the other hand, maintain that possession of a weapon in violation of the terms and conditions of the license is tantamount to possession without a license.

Where, as here, the gravamen of the charge is "naked possession" as opposed to possession coupled with an intent to use the weapon unlawfully against another, the offense [\*212] is not cognizable under *section 265.01 of the Penal Law*, if the person had a license to possess the weapon. Rather, if the weapon was possessed in violation of the terms and conditions of the license the proper vehicle for prosecution is subdivision 15 of *section 400.00 of the Penal Law* [\*\*3] (see *People v Serrano*, 71 AD2d 258, lv to app granted 48 NY2d 987).





The People of the State of New York, Plaintiff, v. Keung Li Lap, Defendant

Docket No. 90N087807

Criminal Court of the City of New York, New York County

150 Misc. 2d 724; 570 N.Y.S.2d 258; 1991 N.Y. Misc. LEXIS 228

March 26, 1991

NOTICE: [\*\*\*1] [EDITED FOR PUBLICATION]

OPINION

[\*724] [\*\*259] OPINION OF THE COURT

#### HEADNOTES

#### Crimes -- Possession of Weapon -- Violation of Target Pistol License Restrictions

A violation of target pistol license restrictions requiring that the pistol be carried unloaded and in a locked container cannot support a criminal prosecution based upon defendant's possession of the loaded target pistol in his automobile, since there is nothing in the licensing statute that restricts either the geographical area or the manner in which a target pistol may be carried; therefore, a charge that defendant violated *Penal Law* § 400.00 simply by carrying the subject pistol cannot be sustained. The target pistol license must be viewed not merely as a "possess" license with extended geographical boundaries, but as a "carry" license (*Penal Law* § 400.00 [2] [f]). Further, the license restrictions defendant is charged with violating are administratively promulgated by the Police Commissioner in his role as the licensing authority for the City of New York. Since such restrictions are neither mandated nor specifically authorized by *Penal Law* § 400.00, their violation, while warranting license revocation proceedings, will not support criminal prosecution.

COUNSEL: Robin Wenzel for defendant.

Robert M. Morgenthau, District Attorney (Hester Herring of counsel), for plaintiff.

JUDGES: Michael J. Obus, J.

OPINION BY: OBUS

Defendant Keung Li Lap stands charged in an information with violating subdivisions (6) and (7) of *Penal Law* § 400.00. The accusatory part of the instrument states that on October 3, 1990, defendant committed "criminal possession of a target pistol license" in that he "possessed a target pistol license [\*725] which only authorized the defendant to use a gun for target practice but not to carry." The factual part reveals a bit more about the essence of this prosecution, alleging that defendant possessed a loaded .22 caliber handgun in his automobile while holding what is characterized as a "not for carry" target pistol license, a copy of which has been filed.

Defendant moves to dismiss this information contending that (1) a target pistol license is not one of the "types of licenses" defined in subdivision (2) of *Penal Law* § 400.00; (2) even if the license is one governed by section 400.00, the subdivisions he is [\*\*\*2] accused of violating merely set forth the circumstances under which a license is valid and the form it must take; and (3) as the license restrictions in question are administrative in nature, their violation may not be prosecuted criminally.

In apparent contradiction to the theory of the accusatory instrument, the People, in their affidavit in opposition to this motion, seem to concede that as the holder of a target pistol license, defendant was entitled to transport the subject pistol. They argue instead that the manner in which he carried it violated purportedly applicable restrictions of *Penal Law* § 400.00 (6) (a) and (b) "in that he possessed [in his automobile] a gun that was both loaded and not locked in a container." The People are mistaken.

150 Misc. 2d 724, \*; 570 N.Y.S.2d 258, \*\*;  
1991 N.Y. Misc. LEXIS 228, \*\*\*

To begin, there is of course no such offense as "criminal possession of a target pistol license." Nor could subdivisions (6) and (7) of *Penal Law* § 400.00, respectively entitled "License: validity" and "License: form", be deemed to define any criminal offense in the absence of subdivision (15) of that section, not mentioned in the information, which renders a violation of any provision of *Penal Law* § 400.00 a class A misdemeanor. [\*\*\*3] But even if the information could be charitably construed to overcome these weaknesses, it must be dismissed for failing to allege sufficient facts to support any violation of the statute.

It is true that no reference to a "target pistol license" appears in *Penal Law* § 400.00 (2), which defines the seven basic types of gun licenses issuable in this State, some affording the right to possess a firearm in limited geographical areas and others affording certain persons, depending on their employment or other proper cause, the right to carry one. Nevertheless, the target license in question here does purport on its face to be "issued under article 400 [of the] *Penal Law*." Moreover, given the restrictions set forth on the license itself -- that the subject pistol be carried unloaded and in a locked [\*726] container -- it can hardly be disputed that the license holder is expected [\*\*260] to carry the pistol to and from the target range. Thus, as was held in *People v Schumann* (133 Misc 2d 499, 501 [Crim Ct, Bronx County 1986]), such a license must be viewed not merely as a "possess" license with extended geographical boundaries, but as a "carry" license issued under [\*\*\*4] *Penal Law* § 400.00 (2) (f), to "have and carry concealed, without regard to employment or place of possession, by any person when proper cause exists for the issuance thereof". (See also, *Hochreich v Codd*, 68 AD2d 424, 425 [1st Dept 1979]; *Federation of N. Y. State Rifle & Pistol Clubs v McGuire*, 101 Misc 2d 104, 105 [Sup Ct, NY County 1979].) A charge that defendant violated *Penal Law* § 400.00 simply by carrying the subject pistol could not therefore be sustained.

This is not to say that a license holder who possesses a firearm in a place not authorized by law, outside the scope of one of the statutory employment categories, or in violation of some other provision of *Penal Law* § 400.00 may not be prosecuted under this section. (See, *Penal Law* § 400.00 [15], [17]; *People v Schumann*, *supra*, at 502-503; cf., *People v Parker*, 52 NY2d 935 [1981], *rev'd on dissent of Birns, J.*, 70 AD2d 387, 391-394 [1st Dept 1979] [possession outside geographical limits of license not prosecutable under *Penal Law* art

265]; *People v Ocasio*, 108 Misc 2d 211 [App Term, 2d Dept 1981] [possession of target pistol while not in transit to or from range not [\*\*\*5] prosecutable under *Penal Law* art 265].) There is nothing in article 400, however, that restricts either the geographical area or the manner in which a target pistol may be carried.

Contrary to the People's argument, the requirements of subdivision (6) of section 400.00 that certain firearms be transported in locked containers have nothing at all to do with the matter at bar. Those restrictions, which are silent as to whether or not such firearms may be loaded, apply only to the holders of gun licenses issued outside of New York City who, *in the absence of local permits*, transport firearms under limited circumstances out of or through this city.

The license restrictions here, on the other hand, are administratively promulgated by the Police Commissioner in his role as the licensing authority for New York City. (See, *Penal Law* § 265.00 [10]; *Administrative Code of City of New York* § 10-131 [a] [1].) They are neither mandated nor specifically authorized by *Penal Law* § 400.00. Accordingly, their violation, [\*727] while warranting license revocation proceedings, will not support criminal prosecution. As the court stated in *People v Schumann* (*supra*, at 503 [\*\*\*6] [emphasis in original]):

"It should be equally clear that no 'Law' (apart from department regulations) delimits the geographical area or specifically describes the 'terms and conditions' of possession by the holder of a target pistol license. As noted, *Penal Law* § 400.00 describes no such license. It is of course true that the Police Commissioner as the issuer of pistol licenses may, in discretion, make reasonable rules to be obeyed by those to whom he issues licenses (cf. *Matter of Michaelson v New York City Police Dept.*, 53 AD2d 573 [The commissioner in his discretion may limit the use of a pistol by a licensed pistol carrier]).

"But the Police Commissioner cannot create new crimes."

It may well be preferable that the violation of gun license restrictions like the ones at issue here be treated as criminal offenses. Absent legislative action, however, such violations may not be incorporated into *Penal Law* § 400.00 by judicial preference. Defendant's motion to dismiss the accusatory instrument is granted.

[Portions of opinion omitted for purposes of [\*\*\*7] publication.]



The People of the State of New York, Plaintiff, v. Kurt Schumann, Defendant

[NO NUMBER IN ORIGINAL]

Criminal Court of the City of New York, Bronx County

133 Misc. 2d 499; 507 N.Y.S.2d 349; 1986 N.Y. Misc. LEXIS 2886

September 5, 1986

**DISPOSITION:** [\*\*\*1] The accusatory instrument is dismissed.

#### HEADNOTES

##### Crimes -- Possession of Weapon -- Target Pistol

The misdemeanor complaint charging defendant, the holder of a valid target pistol license, with violating *Penal Law* § 400.00 (17) by possessing his target pistol while in his vehicle is dismissed. *Penal Law* § 265.20 (a) (3) exempts from weapons violation liability those who possess pistols or revolvers pursuant to a license issued as provided under *Penal Law* § 400.00, and the seven types of licenses described in that section do not include a target pistol license, which is issued to one who wants to engage in competitive or sport shooting at an authorized pistol range and obligates the holder to carry his weapon, unloaded and in a locked box, to and from the pistol range. There is no law delimiting the geographical area or specifically describing the terms and conditions of possession by the holder of a target pistol license and although the Police Commissioner, as the issuer of pistol licenses, may make reasonable rules to be obeyed by those to whom he issues licenses, he cannot create new crimes.

**COUNSEL:** Jules W. Santagata, Jr., for defendant.

Mario Merola, District Attorney [\*\*\*2] (Robert Moore of counsel), for plaintiff.

**JUDGES:** Eli Lazarus, J.

**OPINION BY:** LAZARUS

**OPINION**

#### [\*499] OPINION OF THE COURT

[\*\*350] On July 3, 1985, the defendant was arrested and charged [\*500] with violating *Penal Law* § 400.00 (17). Defendant, the holder of a valid target pistol license, was accused of possessing the "aforementioned pistol in his vehicle, in violation of said restricted license".

The defendant has moved to dismiss the misdemeanor complaint pursuant to *CPL* 170.30 (1) (a); 170.35 (1) (a); and 100.40 (1) (b) on the ground that the factual recitation does not support the charge contained in the accusatory portion of the instrument.

A brief survey of the relevant statutes and police administrative procedures relating to weapons is necessary to understand the legal issues involved.

*Penal Law* § 265.02 states that it is a class D felony to possess any loaded firearm in any place other than one's "home or place of business". Here, the defendant was carrying a loaded gun in his vehicle, an offense which would seemingly be violative of *Penal Law* § 265.02. However, the same statute, *Penal Law* § 265.20 (a) (3), contains an almost total blanket exemption from [\*\*\*3] weapons violation liability (under *Penal Law* art 265) for those who possess pistols or revolvers and "to whom a license therefor has been issued as provided under section 400.00".

What licenses are provided for in *Penal Law* article 400?

*Penal Law* § 400.00 (2) describes seven types of pistol (or revolver) licenses; the basic distinction among them is the right to "have and possess" in a limited geographical area (e.g., in a dwelling or a place of business) as opposed to the right to "have and carry concealed"



133 Misc. 2d 499, \*, 507 N.Y.S.2d 349, \*\*;  
1986 N.Y. Misc. LEXIS 2886, \*\*\*

(emphasis supplied), either in connection with one's specific employment or, as defined in *Penal Law* § 400.00 (2) (f), "have and carry concealed, without regard to employment or place of possession, by any person when proper cause exists for the issuance thereof". *The seven types of weapons described contain no mention of the type involved here, viz., a target pistol license.* That license is issued with specific restrictions by the Police Commissioner who is denoted licensing officer for the City of New York (*Penal Law* § 265.00 [10]). A target pistol license is issued to one who wants to engage in competitive or just-for-sport shooting at an authorized pistol [\*\*\*4] range. The holder is obliged to carry his weapon, unloaded, and in a locked box, to and from the pistol range. It may be noted, parenthetically, that the accusatory instrument here is not only inartfully drawn but is probably facially insufficient. Clearly, it is not a [\*\*\*501] violation of a target pistol license to carry a pistol in "his vehicle". There is no requirement that one walk to the pistol range! Nor does the complaint here allege that the weapon was loaded or carried in any container other than a locked box. But there are more weighty legal concerns here than facial insufficiency.

The target license is *not* a "possess" license with extended geographical boundaries. While not too germane here, it is in reality a modified type of carry license, enabling one to carry a weapon without regard to employment but with limitations as to place of possession and terms of possession. It may only be carried to and from a pistol range and then only unloaded and in a locked container. The People's memorandum of law (26 pages) while insisting [\*\*\*351] that the target pistol license is essentially a hybrid between possession and carry types, realistically notes "left [\*\*\*5] open is the question of how, without a carry privilege, one may lawfully transport a weapon to the range". The target license, is viewed by the court as a carry type or *Penal Law* § 400.00 (2) (f) license (*Federation of N.Y. State Rifle & Pistol Clubs v McGuire*, 101 Misc 2d 104, 105; *Hochreich v Codd*, 68 AD2d 424).

The major cases in this area of the law have dealt with the question of the exemption from criminal liability under *Penal Law* article 265 for those who hold valid pistol licenses. In *People v Parker* (91 Misc 2d 363) Justice Milonas dismissed an indictment for violation of *Penal Law* § 265.03 (possession of a loaded firearm with intent to use the same unlawfully against another) in the case of a holder of a possess-at-home license who threatened his woman friend with the gun, on a city street. The Judge, ruefully, noted that *Penal Law* § 265.20 (a) (3) listed *Penal Law* § 265.03 as a section that did not apply to holders of pistol licenses. The Appellate Division reversed on the theory that one who violates the conditions of his pistol license is thereby transformed

into an unlicensed possessor (*People v Parker*, 70 AD2d 387). Justice Birns dissented, [\*\*\*6] noting that the exemption statute was unequivocal and unambiguous and that the majority was ruling by "judicial fiat" and not in accordance with clear statutory requirements. The Court of Appeals reversed on the opinion by Justice Birns (*People v Parker*, 52 NY2d 935). In *People v Serrano* (71 AD2d 258 [1st Dept]), the court now upholding Justice Milonas, dismissed an indictment for unlawful possession of a loaded gun in a car where the owner had a possess-on-premises license. The court theorized that this was naked possession (*Penal Law* § 265.02 [\*\*\*502] [4]) as opposed to the possession in *Parker* where the charge was *Penal Law* § 265.03 or possession under circumstances evincing an intent to use unlawfully against another. *People v Serrano* preceded the holding of the Court of Appeals in *People v Parker* (52 NY2d 935, *supra*) which renders *Penal Law* article 265 unusable against a holder of a valid pistol license. *People v Serrano* was affirmed on the same dissenting opinion of Justice Birns (52 NY2d 936). In *People v Ocasio* (108 Misc 2d 211), the Appellate Term, Second Department, held that a charge of *Penal Law* § 265.01 did not apply to a target [\*\*\*7] pistol licensee who was found to possess his gun other than in transit to or from a pistol range, essentially a similar fact pattern to that presented in this case. The court suggested however that where the "terms and conditions" of a license were violated, a charge of violation of *Penal Law* § 400.00 (15) might be appropriate. Justice Birns in his *Parker* dissent (*People v Parker*, 70 AD2d 387, 394, *supra*) suggested that where the gun was possessed outside the geographical area of the license, a charge of *Penal Law* § 400.00 (15) might lie.

*Penal Law* § 400.00 deals with the issuance of pistol licenses and describes the various types of licenses issued for possession in a given geographical location (home or place of business) or to be carried either in connection with one's employment or regardless of the nature of employment when proper cause exists for issuance. *Penal Law* § 400.00 (15) states that "[any] violation by any person of any provision of this section is a class A misdemeanor."

In 1980 (L 1980, ch 233, § 17, eff Aug. 13, 1980), the Legislature added subdivision (17) to *Penal Law* § 400.00. The first sentence of that new subdivision makes it clear [\*\*\*8] that article 265 relating to illegal possession of a firearm shall not apply to an offense which also constitutes a violation of this section (viz., *Penal Law* § 400.00). Such offense is punishable only as a class A misdemeanor pursuant to this section. In effect, the Legislature was reversing the Appellate Division decision in *People v Parker* (*supra*) and codifying the Birns dissent in *Parker*, which the Court of Appeals subsequently ap-

133 Misc. 2d 499, \*; 507 N.Y.S.2d 349, \*\*;  
1986 N.Y. Misc. LEXIS 2886, \*\*\*

proved in *People v Parker* (52 NY2d 935, *supra* [Feb. 1981]).

[\*\*352] The second sentence of *Penal Law* § 400.00 (17) makes specific reference to another type of violation of *Penal Law* article 400 that was not to be punishable under the general weapons violation section (*Penal Law* art 265). One who possesses a valid pistol license but possesses it in a place "not [\*503] *authorized by law*" (emphasis supplied) is potentially guilty only of a class A misdemeanor under *Penal Law* § 400.00.

The cases previously cited deal only peripherally with the question of what penalties may be meted out to those who violate the terms and conditions of their pistol licenses apart from penalties contained in *Penal Law* article 265. Thus, [\*\*\*9] in *People v Parker* (91 Misc 2d 363, 365, *supra* [Milonas, J.]), the court noted "The appropriate \* \* \* remedy for the improper use of a weapon under the instant circumstances [i.e., possession of a weapon by a home-license possessor in a place other than his home] is the administrative procedure of license revocation". Justice Birns in his Appellate Division dissent in *People v Parker* (70 AD2d 387, 391-394, *supra*) suggested that the "outside the geographical area" offense might constitute a violation of *Penal Law* § 400.00 (15), i.e., a class A misdemeanor. The Appellate Term, Second Department, in *People v Ocasio* (*supra*) suggested that *Penal Law* § 400.00 (15) might be the appropriate sanction for one who violated the "terms and conditions" of his license.

It seems clear from case law, statute and good sense that one who holds a license to possess in his dwelling or place of business but takes the weapon outside his home or place of business violates *Penal Law* § 400.00 (17). He possesses it in a place "*not authorized by law*" (*Penal Law* § 400.00 [17]; emphasis supplied). The law specifically limits certain possession licenses to "dwelling" or "place [\*\*\*10] of business" (*Penal Law* § 400.00 [2] [a], [b]).

It should be equally clear that no "Law" (apart from department regulations) delimits the geographical area or

specifically describes the "terms and conditions" of possession by the holder of a target pistol license. As noted, *Penal Law* § 400.00 describes no such license. It is of course true that the Police Commissioner as the issuer of pistol licenses may, in discretion, make reasonable rules to be obeyed by those to whom he issues licenses (*cf. Matter of Michaelson v New York City Police Dept.*, 53 AD2d 573 ["The commissioner in his discretion may limit the use of a pistol by a licensed pistol carrier"]).

*But the Police Commissioner cannot create new crimes.*

Justice Birns characterized as "judicial fiat" and unacceptable the holding by his colleagues in *People v Parker* (*supra*). Here, by administrative fiat, the police department is attempting to engraft onto *Penal Law* § 400.00 provisions that the law [\*504] itself does not contain. Assuming (far-fetched, of course) the police department decided that a householder could only possess a weapon in a specific room of one's house (e.g., kitchen or bedroom). [\*\*\*11] While such a provision could conceivably be warranted as within the power of the Police Commissioner to make reasonable regulations for house possession, the failure to obey such a regulation, while it might lead to a sustainable license revocation, could not be transformed into a violation of law, specifically of *Penal Law* § 400.00 (17). The possibilities are endless in the case of target pistol licensees. Suppose a target licensee, on the way to the range, stopped off at his mother's house for a visit or a chat. Suppose he thereafter decided not to shoot that day at all and just went home. Would he be violating the law? Or suppose the lock of the target holder's box were broken. Would he violate the law? The Police Commissioner may regulate but he may not legislate. \*

\* To be distinguished are those instances in which heads of agencies, in accordance with specific enabling legislation, make regulations that have the force and effect of law (traffic, health, transit regulations).

The accusatory instrument [\*\*\*12] is dismissed.

# EXHIBIT

# E



APPLICATION FOR  
SMALL ARMS RANGE

PD 855-B41 (Rev. 3-03) Part

DATE

PRECINCT

DIVISION

Check one: ☐ Outdoor ☐ Indoor

APPLICANT

1. Name \_\_\_\_\_  
(print name of individual, firm, club, association, organization, etc., to be designated to conduct range)
2. Residence of individual, or address of firm, club, association, organization, etc. \_\_\_\_\_
3. Is applicant a firm, club, association, organization, etc.? \_\_\_\_\_
4. If either { When was it organized? \_\_\_\_\_ For what purpose? \_\_\_\_\_  
Is it incorporated? \_\_\_\_\_ If so, when? \_\_\_\_\_
5. Reputation of individual, firm, club, association, organization, etc., to be designated \_\_\_\_\_

PREMISES

6. Location of premises to be designated \_\_\_\_\_
7. Kind of building, if indoor range \_\_\_\_\_ 8. In what part of building is range located? \_\_\_\_\_
9. General reputation of premises to be designated \_\_\_\_\_
10. Necessity for range \_\_\_\_\_
11. Kind of weapons and largest calibre to be used thereat \_\_\_\_\_

**Penalty for Falsification:** Falsification of any statement made herein is an offense punishable by a fine or imprisonment or both (N. Y. C. Administrative Code Section 982-9.0).

Signed \_\_\_\_\_  
(if a firm, club, association, organization, etc., to be signed by an officer of such.)

FIRST ENDORSEMENT

Recommend { APPROVAL } If disapproved, state reasons briefly.  
DISAPPROVAL

SECOND ENDORSEMENT

Recommend { APPROVAL } If recommendation differs from that of  
DISAPPROVAL C. O. of Precinct, state reasons briefly.

DATE

PRECINCT COMMANDER

PRECINCT

DATE

BOROUGH COMMANDER

BORO

THIRD ENDORSEMENT

Recommend { APPROVAL } If disapproved, state reasons briefly.  
DISAPPROVAL

DATE

COMMANDING OFFICER, POLICE ACADEMY

FOURTH ENDORSEMENT

Recommend { APPROVAL }  
DISAPPROVAL

DATE

CHIEF OF DEPARTMENT

FIFTH ENDORSEMENT

APPROVED  
DISAPPROVED

DATE

POLICE COMMISSIONER

(OVER)

U.F. 121



**NOTES** – Particular conditions to be observed in determining suitability of range, due consideration being given to the type of range inspected, to wit:

Outdoor or indoor range; type and calibre of weapon to be used.

**INDOOR RANGE: (Pistol-Revolvers-Rifles)**

1. Indoor range to be constructed with sound absorbing material or located in that part of the building where the noise of firing would not disturb other persons nearby.
2. A metal backstop or bullet catcher to be behind the target, so placed that bullets or fragments thereof could not ricochet toward firing point.
3. **BOOTHS** – If there is to be more than one firing point—that is: more than one person firing at any one time, the following specifications relative to partitions will be complied with:
  - a. **Small Arms – (Pistol, Revolvers and Rifles)** – All firing points to be separated by metal partitions not less than 3/16 of an inch in thickness and covered with wood at least 2 inches in thickness on side or sides between firing points, or brick partitions covered with wood at least two inches in thickness.  
 Minimum width of booth: 2 feet, 6 inches.  
 Maximum width of booth: 3 feet, 6 inches.  
 Minimum height of booth: 6 feet.  
 Minimum depth (length): 3 feet, 6 inches.  
 All booths to be provided with a shelf at least 12 inches in width, extending from partition to partition, between firing points, at least three feet from the floor and allowing at least three feet from the rear edge of the separating partition.
  - b. **Rifles** – Premises wherein rifles are discharged exclusively and having more than one firing point, the following specifications shall be complied with:  
 All firing points to be separated by metal partitions not less than 3/16 of an inch in thickness and covered with wood at least 2 inches in thickness on side or sides between firing points, or brick partition covered with wood at least two inches in thickness.  
 Booths – Minimum width of booth: 6 feet.  
 Minimum height of booth: 6 feet.  
 Minimum depth of booth: 6 feet.

**GENERAL:**

4. Material in the ranges to be such as to reduce fire hazard. Electric wiring and fixtures to be protected from stray bullets.
5. Ranges to be so constructed that no person can walk across or into the line of fire between firing point and the target.
6. Careful consideration to be given to each range relative to proximity to buildings and dwellings and the likelihood of stray shots causing personal injury or property damage outside of the range.
7. A sign designating the largest calibre weapon to be discharged at the range to be conspicuously displayed thereat.
8. When firing is being conducted the firing line shall be in charge of a capable range officer.
9. **OUTDOOR SMALL ARMS RANGE – (Rifle-Pistol-Revolver)** – Applications for outdoor small arms ranges located within the city of New York will not be considered unless the proposed site is a sufficient distance from buildings and dwellings that the likelihood of stray shots causing personal injury or property damage outside of the range is eliminated.
10. **OUTDOOR SMALL ARMS RANGE – (Shotgun) – "Trap" Shooting:**
  - a. Must be located in area on outskirts of city, or so located that the likelihood of stray pellets causing personal injury or property damage outside of the range is eliminated.
  - b. A sketch of the proposed field must be submitted with the U. F. 121.
  - c. Property must be leased or owned by applicant.
  - d. Property must be fenced in with a wire fence at least six feet high.
  - e. Property to be posted with no trespassing signs, marked:  
 "No trespassing, Private Property, Trap Shooting."
  - f. Firing points shall be so constructed that area in rear of firer is protected from accidental discharges.
  - g. If manual traps are to be used the operator thereof shall be behind the firing line.
  - h. No shotgun larger than 12 gauge to be used and shells used shall be restricted to the regular trap load, no heavier than 3 drams of powder behind 1 1/8 oz. 7 1/2 or 8 shot.
  - i. When firing is being conducted the firing line shall be in charge of a capable range officer.
11. **OUTDOOR SMALL ARMS RANGE – (Shotgun "Skeet" Shooting)** – Provisions for outdoor skeet field shall be governed by provisions as set forth in Paragraph 10, except:
  - a. Shall be located in suburban sections of the city.
  - b. If traps are to be manually operated the trap house will be so constructed to assure the maximum amount of safety to the operator.
  - c. Shells to be used shall not be heavier than the regular skeet load, which is 3 drams of powder behind 1 1/8 oz. of No. 9 shot.
12. **SUB-CALIBRE SKEET** – .22 calibre – **INDOORS and OUTDOOR** – May be used on any range complying with the specifications as set forth above.

# EXHIBIT

# F



## ADMINISTRATIVE GUIDE

Section: Licenses and Permits		Procedure No: 321-09	
SMALL ARMS RANGE			
DATE ISSUED: 06/01/2005	DATE EFFECTIVE: 06/01/2005	REVISION NUMBER:	PAGE: 1 of 2

<b>PURPOSE</b>	To process an application for designation as small arms range.		
<b>PROCEDURE</b>	When an application is made for a small arms range designation:		
<b>PRECINCT COMMANDING OFFICER</b>	1.	Have applicant prepare <b>APPLICATION FOR SMALL ARMS RANGE DESIGNATION (PD655-041)</b> .	
	2.	Fingerprint applicant and/or officers of the applicant's organization	
	3.	Direct applicant to submit postal money order for \$75.00, made out to New York State Division of Criminal Justice Services.	
	4.	Have fingerprints, money order and copy of <b>APPLICATION</b> forwarded to Commanding Officer, License Division.	
<b>LICENSE DIVISION</b>	5.	Have fingerprints and money order forwarded to New York State Division of Criminal Justice Services.	
	6.	Conduct investigation of <b>APPLICATION</b> , including:	
		a.	Records check of applicant and/or officers.
		b.	Conferral with Department of Buildings regarding zoning and usage.
	7.	Forward a report on <b>Typed Letterhead</b> with recommendation regarding approval/disapproval to commanding officer of precinct concerned.	
<b>PRECINCT COMMANDING OFFICER</b>	8.	Investigate reputation of applicant and/or officers of applicant's organization, premises concerned and those associated with premises.	
		a.	<b>APPLICATION</b> will not be approved unless applicant and/or officers of applicant's organization and premises are of good reputation.
	9.	Indicate recommendation by endorsement and forward to borough commander.	
<b>BOROUGH COMMANDER</b>	10.	Conduct similar investigation of <b>APPLICATION</b> and indicate recommendation by endorsement.	
		a.	Have approved <b>APPLICATION</b> forwarded to Commanding Officer, Police Academy.
<b>COMMANDING OFFICER, POLICE ACADEMY</b>	11.	Assign member of Firearms and Tactics Section to investigate suitability and safety of premises for use as a range.	
	12.	Endorse <b>APPLICATION</b> with recommendation after the premises have been inspected.	
		a.	Have <b>APPLICATION</b> forwarded to Chief of Department.
<b>CHIEF OF DEPARTMENT</b>	13.	Review <b>APPLICATION</b> , enter recommendation by endorsement and forward to Police Commissioner.	

**ADMINISTRATIVE GUIDE**

PROCEDURE NUMBER:	DATE EFFECTIVE:	REVISION NUMBER:	PAGE:
321-09	06/01/2005		2 of 2

- |   |            |   |
|---|------------|---|
| <b>POLICE<br/>COMMISSIONER</b>                        | 14.        | Review <b>APPLICATION</b> and indicate approval or disapproval by endorsement.<br>a. Have <b>APPLICATION</b> forwarded to Deputy Commissioner, Legal Matters, if approved.  |
| <b>DEPUTY<br/>COMMISSIONER,<br/>LEGAL<br/>MATTERS</b> | 15.<br>16. | Cause list of designated premises to be filed with City Clerk and published in City Record.<br>Prepare and forward report to commanding officer, precinct concerned, indicating Police Commissioner's approval of <b>APPLICATION</b> .  |
| <b>PRECINCT<br/>COMMANDING<br/>OFFICER</b>            | 17.        | Prepare <b>OFFICIAL LETTERHEAD (PD158-151)</b> addressed to applicant, granting approval and listing the following regulations:<br>a. A complete list of names and addresses of all persons who have access to and use the range must be maintained at the range, showing date and hour each individual person used the range to discharge small arms.<br>b. Designees must comply with all laws and regulations of the Federal Government and the Fire Department relating to storage and possession of ammunition and powder.<br>c. No person will be permitted to discharge a pistol or revolver in a designated small arms range unless they possess a handgun license.<br>d. Records, books and a roster or membership will be available for inspection by authorized members of the Police Department during hours when range is open.<br>e. The designation will be prominently displayed within range when range is open.<br>f. Any violation of these regulations will be cause for suspension or revocation of designation. |

**FORMS AND  
REPORTS**

**APPLICATION FOR SMALL ARMS RANGE DESIGNATION (PD655-041)**  
**OFFICIAL LETTERHEAD (PD158-151)**  
*Typed Letterhead*

# EXHIBIT

# G

**AUTHORIZED RANGES IN NEW YORK CITY****(NOT INCLUDING POLICE OR MILITARY RANGES)**

As of May 2014

<b>Bay Ridge Rod &amp; Gun Club, Inc.</b> <b>6716 Fort Hamilton Parkway</b> <b>Brooklyn, NY 11213</b> <b>718-745-1067</b>	<b>Tiro A Segno of NY, Inc.</b> <b>77 MacDougal Street</b> <b>New York, NY 10012</b> <b>212-254-2500</b>
<b>Olinville Arms Inc.</b> <b>3356 White Plains Road</b> <b>Bronx, NY 10467</b> <b>718-231-3000</b>	<b>Woodhaven Rifle &amp; Pistol Range</b> <b>74-16 Jamaica Avenue</b> <b>Woodhaven, NY 11421</b> <b>718-296-8888</b>
<b>Seneca Sporting Range Inc.</b> <b>1716 Weirfield Street</b> <b>Ridgewood, NY 11385</b> <b>917-414-2186</b>	<b>Colonial Rifle &amp; Pistol Club</b> <b>4484 Arthur Kill Road</b> <b>Staten Island, NY</b> <b>(718) 948-9531</b>
<b>Westside Rifle &amp; Pistol Range Inc.</b> <b>20 West 20<sup>th</sup> Street</b> <b>New York, NY 10011</b> <b>212-243-9448</b>	<b>Richmond Borough Gun Club</b> <b>4775 Arthur Kill Road</b> <b>Staten Island, NY</b> <b>(718) 966-4306</b>

# EXHIBIT

# H



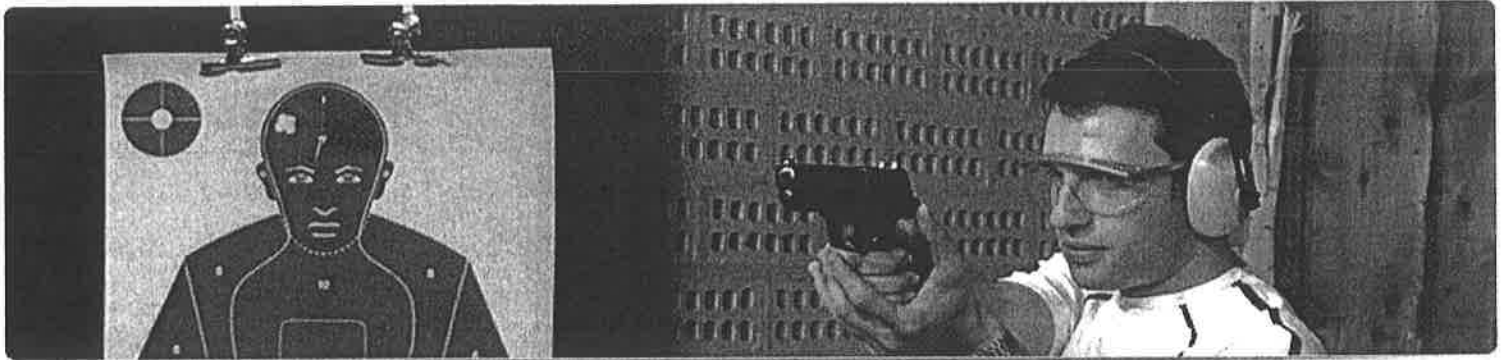
HOME

ABOUT US

MY ACCOUNT

VIEW CART

HELP



**Important Notice:** We are pleased to announce our shooting range is now open and available for use. Our Grand Opening will be announced soon! Stay Tuned

### Featured Items



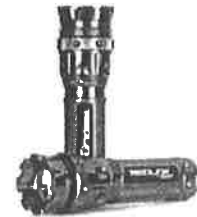
Bates 5 inch Mens Ultra Lites Zipper Duty Boot

Our Price: \$84.99



Bates 5162 Mens Zero Mass 6" Side Zip Boot

Our Price: \$99.99



Nebo Tools Redline Flashlight

Our Price: \$49.95





Bates 8 inch Mens Ultra Lites Zipper Duty Boot

Our Price: \$84.99



Cobra Tuffskin Double Slotted Leather Pancake Holster

Our Price: \$49.99



5.11 Tactical 44060 Black Polywool Uniform Pants - Unhemmed

Our Price: \$24.99



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# EXHIBIT

## I

## Richmond Boro Gun Club

[| Print | Email](#)

Richmond Boro Gun Club is a private organization for shooting sports and firearms and sportsman associated education. Located just north of the Outerbridge Crossing in Staten Island, the 14 acre Richmond Boro facility includes a recently renovated meeting room and indoor space, outdoor 100-yard rifle range with 30 covered and enclosed stations for Benchrest, Prone, and Bench shooting, outdoor 24 station 50-yard pistol range with covered and enclosed shooting bench with turning targets at 25 yards, outdoor 65-yard archery range with raised shooting platform & pole for self climbing tree stands, and 2011 50-yard outdoor steel plate range for Steel Challenge/Static Steel matches and practice with covered and enclosed shooting area.

Various rifle and pistol matches are held each week all year. Members have full access to the range facilities from sunrise to sunset year round with the exception of scheduled matches and during facility maintenance. The range facilities are available to non-members for scheduled registered matches, for hunter sighting in days, and for education programs.

Hits: 69536

Home Gun Laws NY/NJ Web Links Membership Contact Us  
2014 Shooting Schedule

You are here: Home

SEARCH

## Main Menu

Home  
Upcoming Events at  
Richmond Boro Gun Club  
Membership Update Form

## Articles Most Read

Membership Update Form  
History of the Richmond  
Boro Gun Club  
2014 Shooting Schedule  
public  
Who's Online  
Richmond Boro Gun Club

## Firearm Sports

[ Print | Email ]

Firearms command a greater respect than most things encountered in our daily lives. Nearly all things have the ability to be misused and the potential to harm. Yet as with most of those things, with respect and proper use firearms are tools in many internationally participated sports. Attention to safety, maturity, understanding of applied physics, and one's physical condition and control of muscle, breathing, heart rate, and mental focus are all elements critical to basic marksmanship and firearms safety and awareness. As challenging as mastering the basic elements of marksmanship are, shooting sports can be a fun opportunity for participants of all ages for learning, focus, and comradery. Shooting sports are of the very few sports where age, gender, and physical ability are not factors in success and where great diversity often compete on the same line.

New York City has some of the most stringent firearms ownership and usage requirements in the nation. Legal and legitimate firearms use should not be confused or compared with illegal firearms ownership and use in criminal activity. Furthermore, firearms education and participation in sanctioned competitions at bonafide ranges fosters safety, maturity, and respect not depicted in movies or video games.

Marksmanship skills have been supported by numerous organizations for over one hundred years in America. There are many shooting disciplines that are fun and exciting and are all based in firearms safety, respect, and focus. We encourage anyone interested in firearms use to get involved with a range, get as much education as you can, and participate in formal matches and competition.

Hits: 3041

## Welcome

[ Print | Email ]

## Who's Online

We have 2 guests and no  
members online

Welcome to the new Richmond Boro Gun Club website! A place to learn about the club, becoming a member, and reviewing the matches, and other details.

Members - please send me your name and member number so I can create a user ID for you.  
Please send any suggestions for content, including other links to sites of interest and I will add them!  
Check out the member forum, a place to trade gear, ideas, and general questions.

Tom webmaster@richmondborogc.org

Hits: 45461

## Login

If you are a member of  
Richmond Boro Gun Club and  
do not have a Web ID and  
password, Please send an Email  
to  
webmaster@richmondborogc.o  
with your name and member  
number,

User Name

## NYPD Rules Interpretation

[ Print | Email ]

In 2001 NYPD no longer issued Target Handgun Licenses. Until recently the NYPD Premise License was valid within the address on the license and at any bonafide range for practice and competition including the NYS Empire State Games, the National Matches at Camp Perry, the Olympics, Civilian Marksmanship and NRA matches, and other sanctioned competitions, etc. It is the determination of the NYPD License Division that the NYPD Premise Licenses are valid only at the address on the license and at ranges within New York City.

## Password

Remember Me

Log in

Forgot your password?

Forgot your username?

The Webmaster will review the request for access and update each evening

## Weblinks

Assoc. of NJ rifle and pistol clubs

Dr. Norman Wong Vision and Shooting

International Practical Shooting Confederation

National Rifle Association

New Jersey Pistol Bullseye Competition

New York State Rifle and Pistol Association

NRA Competitive Shooting Programs

Steel Challenge Shooting Association

The Brian Zins Site

The Encyclopedia of Bullseye Pistol

Tony's Bullseye Blog

US Concealed Carry Association

US Practical Shooting Association

## Website Stats:

Today	12
Yesterday	32
Week	111
Month	866
All	29697

Powered by: Kubik-Rubik.de

12:09:20 P.M.

Leaving the City boundaries with handguns, except for hunting (with the proper endorsements) within New York State is considered a violation of the conditions of the NYPD License and could result in revocation of your NYPD License. We are hopeful that NYPD will offer some authorization to permit travel to participate in bonafide competitions but at this time that is not an option. Please lobby for, and educate your elected officials regarding legal participation in legitimate and legal firearms sports.

Firearms education and participation in sanctioned firearms competitions fosters maturity and respect that promotes firearms safety and legal and safe use of firearms that is not depicted in movies and video games. Participation in longstanding sports such as Bullseye/NRA Conventional Pistol, Steel Challenge, USPSA, Sporter Rifle, Benchrest, Sporting Clays, Trap & Skeet, etc. are completely different and opposed to illegal firearms possession and use on the streets and need to be considered as such. As is any other illegal/improper use of any other item. Regardless of appearance or origin of a firearm's design, considering that all modern firearms have their foundations in military submission and support, and that advancements in military design and function also benefit sporting use and more humane hunting practicality, there is an acceptable and legitimate use for firearms for sport and education. Promoting education, awareness, firearms safety, and managing and minimizing the inherent risk should the focus of all of us, as challenging as that is.

This is the official response regarding NYPD Premises validity outside NYC.

**City of New York**

New York, NY 10038

Tel: (646) 610-3560

Fax: (646) 610-0399

January 12, 2012

This is in response to your inquiries regarding permissible acts by N Premise license holders. Please be advised that New York City stopped iss with target endorsement in 2001; presently no endorsement is required for a holder to attend an authorized range. The following sections from the Rule York regarding Premise licenses are instructive:

38 RCNY § 5-23 (a) (3) To maintain proficiency in the use handgun, the licensee may transport her/his handgun(s) directly from an authorized small arms range/shooting club, unloaded, in a container, the ammunition to be carried separately.

38 RCNY § 5-23 (a) (4) A licensee may transport her/his handgun directly to and from an authorized area designated by the New York Fish and Wildlife Law and in compliance with all pertinent b regulations, unloaded, in a locked container, the ammunition to be separately, after the licensee has requested and received a Department -- City of New York Hunting Authorization" Amer attached to her/his license.

The Rules of the City of New York contemplate an authorized small club as being one authorized by the Police Commissioner. Thus ranges for matches are limited to those in New York City.

Premise license holders who have obtained the Hunting Authorizati handgun to an area designated by the New York State Fish and Wildlife Law hunting; no areas outside of New York State are permissible.

I hope that this information is helpful to you.

Very truly yours,

*DI G L*

Andrew Lunetta

Deputy Inspector

COURTESY • PROFESSIONALISM • RESPECT



## Richmond Boro Gun Club

[Print](#) | [Email](#)

Richmond Boro Gun Club is a private organization for shooting sports and firearms and sportsman associated education. Located just north of the Outerbridge Crossing in Staten Island, the 14 acre Richmond Boro facility includes a recently renovated meeting room and indoor space, outdoor 100-yard rifle range with 30 covered and enclosed stations for Benchrest, Prone, and Bench shooting, outdoor 24 station 50-yard pistol range with covered and enclosed shooting bench with turning targets at 25 yards, outdoor 65-yard archery range with raised shooting platform & pole for self climbing tree stands, and 2011 50-yard outdoor steel plate range for Steel Challenge/Static Steel matches and practice with covered and enclosed shooting area.

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Hits: 69536

Page 1 of 2

[Start](#) [Prev](#) [1](#) [2](#) [Next](#) [End](#)


56°F

### New York

Fair  
Humidity: 60%  
Wind: ENE at 7 mph

Friday



58°F / 72°F

Saturday



55°F / 68°F

Sunday



56°F / 69°F

Monday



64°F / 75°F

### International Shooting News

**ISSF Junior Cup (MQS Competition for YOG 2014) - Suhl, GER - ISSF Junior Cup in Suhl continues - Germany and Russia: head to head for the medals**

The first ISSF Junior Cup held in Suhl, Germany, from the 26 of May thorough the 1 of June, continued yesterday with four more medal events: 10m Air Pistol Junior Men and Junior Women, the 50m Rifle Prone Junior Men, and the 50m Rifle 3 Positions Junior Women competitions.

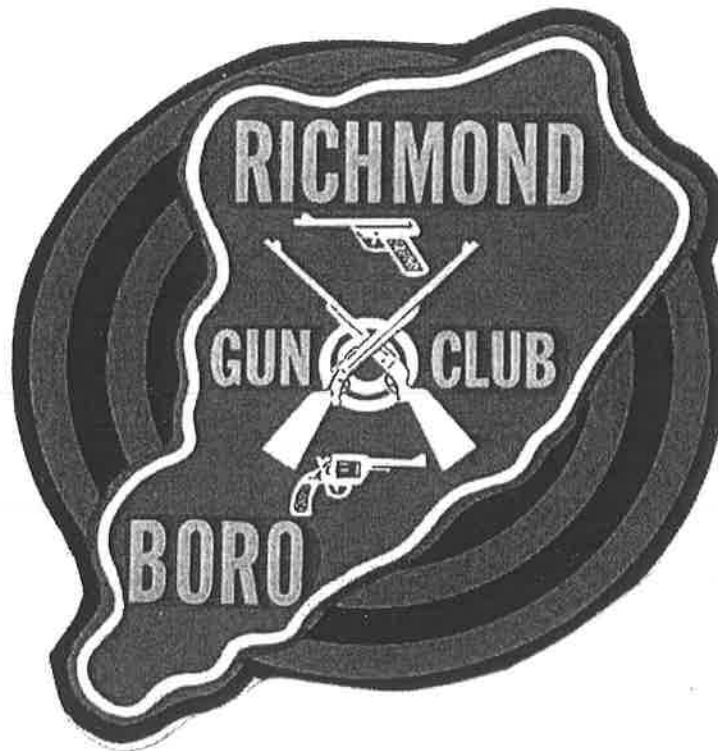
### Support your Rights - Click below !



Unghiea Tomile Redizzone per avere notizie  
Unghiea conversare in telegiugli. Inghiea brangiade. S. Inghiea a comissione  
Inghiea = S. Inghiea Inghiea



# 2014



## Shooting Schedule

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**RICHMOND BORO GUN CLUB 2014 SHOOTING SCHEDULE**


---

<b>Jan 1</b>	<b>Wed</b>			<b>Happy New Year to All</b>
<b>Jan 2</b>	<b>Thur</b>	<b>SR-1</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal. <small>Note: Sporter Rifle will be held every Thursday all year but subject to cancellation due to weather or other conflicts.</small>
<b>Jan 5</b>	<b>Sun</b>	<b>LAC-1</b> <b>HBR-1</b> <b>PI-1</b>	<b>9:00 AM</b> <b>10:00 AM</b> <b>10:00 AM</b>	<b>Lever Action Cowboy</b> Standing 20 rounds, 50 yards Animal Targets <b>Hunter Benchrest</b> Five 5-shot targets for score <b>Pistol</b> .22 cal. 600 - 60 rounds @ 25 yards
<b>Jan 8</b>	<b>Wed</b>		<b>8:00PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Jan 9</b>	<b>Thur</b>	<b>SR-2</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jan 11</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Jan 15</b>	<b>Wed</b>	<b>PI-2</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Jan 16</b>	<b>Thur</b>	<b>SR-3</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jan 18</b>	<b>Sat</b>	<b>SC-1</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Jan 19</b>	<b>Sun</b>	<b>ARA-1</b> <b>BRB-1</b> <b>BRG-1</b> <b>PI-3</b>	<b>9:00 AM</b> <b>10:00 AM</b> <b>11:00 AM</b> <b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ ARA Target (Two Targets) <b>Benchrest</b> .22 cal. 25-shots @ IBS Rimfire Target <b>Benchrest</b> .22 cal. 5-shot groups @ USGSA Target <b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Jan 22</b>	<b>Wed</b>	<b>PR-1</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Jan 23</b>	<b>Thur</b>	<b>SR-4</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jan 25</b>	<b>Sat</b>	<b>PI-4</b>	<b>9:00AM</b>	<b>Revolver 600</b> - Centerfire, 60 Rounds @ 25 yards, iron sights
<b>Jan 26</b>	<b>Sun</b>	<b>PR-2</b> <b>LR-1</b> <b>PI-5</b>	<b>9:00 AM</b> <b>10:00 AM</b> <b>9:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards at 100 yard A33 Target <b>Light Rifle</b> Standing, 40 rounds, 50 yards @ 31X Target <b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Jan 29</b>	<b>Wed</b>	<b>PI-6</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Jan 30</b>	<b>Thur</b>	<b>SR-5</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Feb 1</b>	<b>Sat</b>	<b>RT-1</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine/ S.C. Range
<b>Feb 2</b>	<b>Sun</b>	<b>LA-1</b> <b>HB-1</b> <b>PI-7</b>	<b>9:00AM</b> <b>10:30 AM</b> <b>10:00 AM</b>	<b>Lever Action (ANY)</b> Offhand 20 rounds @ 100 yards Lg Animal Target <b>Heavy Benchrest</b> Five 5-shot groups @ 100 yards <b>Pistol</b> .45cal. 900 - 90 rounds @ 25 yards NRA Approved Short course
<b>Feb 5</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Feb 6</b>	<b>Thur</b>	<b>SR-6</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Feb 8</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Feb 9</b>	<b>Sun</b>	<b>MS-1</b> <b>MG-1</b>  <b>PI-8</b>	<b>9:00 AM</b> <b>10:30 AM</b>  <b>10:00 AM</b>	<b>Metallic Silhouette</b> .22 cal., 20 rounds, 25 and 50 yards <b>Moving Plate Gallery &amp; Metal Targets</b> - Rifle Range Rifle or Pistol, .22 cal., 30 shots, 25 yards (Rifle on Swinging Plates) <b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards

<b>Feb 12</b>	<b>Wed</b>	<b>PI-9</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Feb 13</b>	<b>Thur</b>	<b>SR-7</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Feb 15</b>	<b>Sat</b>	<b>SC-2</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Feb 16</b>	<b>Sun</b>	<b>BRR-1</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ Rimfire BR Target
		<b>BRU-1</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USBR Target
		<b>BRI-1</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USRA IR-50/50R Target
		<b>PI-11</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Feb 19</b>	<b>Wed</b>	<b>PR-3</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Feb 20</b>	<b>Thur</b>	<b>SR-8</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Feb 22</b>	<b>Sat</b>	<b>PI-12</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Feb 23</b>	<b>Sun</b>	<b>HBR-2</b>	<b>9:00 AM</b>	<b>Hunter Benchrest</b> Five 5-shot targets for score
		<b>WB-1</b>	<b>10:30 AM</b>	<b>Woodchuck Benchrest</b> Five 5-shot for score @ 100 yards
		<b>PI-13</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Feb 26</b>	<b>Wed</b>	<b>PI-14</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Feb 27</b>	<b>Thur</b>	<b>SR-9</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Mar 1</b>	<b>Sat</b>	<b>RT-2</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine/S.C. Range
<b>Mar 2</b>	<b>Sun</b>	<b>HA-1</b>	<b>9:00 AM</b>	<b>Hi-Power (ANY)</b> Bi-Pod, Prone, 20 rounds @ 100 yards
		<b>LA-2</b>	<b>10:00AM</b>	<b>Lever Action (ANY)</b> Offhand 20 rounds @ 50 yards A33 Target
		<b>PI-15</b>	<b>10:00 AM</b>	<b>Pistol</b> .45 cal. 900 - 90 rounds @ 25 yards NRA Approved Short Course
<b>Mar 5</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Mar 6</b>	<b>Thur</b>	<b>SR-10</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Mar 8</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Mar 9</b>	<b>Sun</b>	<b>HA-2</b>	<b>9:00 AM</b>	<b>Hi-Power ( 223)</b> Prone bi-pod, 40 rounds, 100 yards @ A-31 Target
		<b>SR-11</b>	<b>10:00 AM</b>	<b>Sporter Rifle</b> Standing, 30 rds. @ 50 ft.
		<b>LR-2</b>	<b>11:00 AM</b>	<b>Light Rifle</b> Standing, 50 yards @ Animal Targets
		<b>PI-16</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards NRA Approved Short Course
<b>Mar 12</b>	<b>Wed</b>	<b>PI-17</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Mar 13</b>	<b>Thur</b>	<b>SR-12</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal. <b>LAST SPORTER RIFLE LEAGUE MATCH UNTIL SEPT 5, 2013</b> <small>Note: Sporter Rifle will continue every Thursday all year but subject to cancelation due to weather or other conflicts.</small>
<b>Mar 15</b>	<b>Sat</b>	<b>SC-3</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Mar 16</b>	<b>Sun</b>	<b>PR-4</b>	<b>9:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ Animal Targets
		<b>LR-3</b>	<b>10:00 AM</b>	<b>Light Rifle</b> Standing, 50 yards @ 31X Target
		<b>PI-18</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Mar 19</b>	<b>Wed</b>	<b>PR-5</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Mar 20</b>	<b>Thur</b>	<b>SR-13</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.

<b>Mar 22</b>	<b>Sat</b>	<b>PI-19</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 Rounds @ 25 yards, iron sights
<b>Mar 23</b>	<b>Sun</b>	<b>PR-6</b>	<b>9:00AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ SB Targets
		<b>HBR-3</b>	<b>10:00 AM</b>	<b>Hunter Benchrest</b> Five 5-shot targets for score
		<b>HA-3</b>	<b>11:00 AM</b>	<b>Hi-Power (ANY)</b> Bi-Pod, Prone, 20 rounds @ 100 yards
		<b>PI-20</b>	<b>9:00 AM</b>	<b>Pistol 1200</b> - .22 cal. AND Centefire 60 rounds each @ 25 yards
<b>Mar 26</b>	<b>Wed</b>	<b>PI-21</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Mar 27</b>	<b>Thur</b>	<b>SR-14</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Mar 29</b>	<b>Sat</b>	<b>MG-2</b>	<b>9:00AM</b>	<b>Moving Plate Gallery</b> (Rifle Range) Rifle or Pistol, .22 cal., 30 shots, 25 yards
<b>Mar 30</b>	<b>Sun</b>	<b>ARA-2</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ ARA Target (Two Targets)
		<b>BRB-2</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ IBS Rimfire Target
		<b>BRG-2</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal. 5-Five 5-shot groups @ USGSA Target
		<b>PI-22</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Apr 2</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Apr 3</b>	<b>Thur</b>	<b>SR-15</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Apr 5</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Apr 6</b>	<b>Sun</b>	<b>LA-2</b>	<b>9:00 AM</b>	<b>Lever Action Cowboy</b> Offhand 20 rounds @ 50 yards - A33 Target
		<b>HA-4</b>	<b>10:00 AM</b>	<b>M-1 Carbine</b> Standing 30 rds @ SR-1 target
		<b>M1-1</b>	<b>11:00AM</b>	<b>Hi-Power (308)</b> Bi-Pod, Prone, 20 rounds @ 100 yards
		<b>PI-23</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Apr 9</b>	<b>Wed</b>	<b>PI-24</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Apr 10</b>	<b>Thur</b>	<b>SR-16</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Apr 12</b>	<b>Sat</b>	<b>SC-4</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Apr 13</b>	<b>Sun</b>	<b>HA-5</b>	<b>9:00 AM</b>	<b>Hi-Power (ANY)</b> Bi-Pod, Prone, 20 rounds @ 100 yards
		<b>LA-3</b>	<b>10:00 AM</b>	<b>Lever Action (ANY) - Buffalo Match</b> Standing, 20 rounds, 50 Yds @ Buffalo Target
		<b>PI-25</b>	<b>9:00 AM</b>	<b>Pistol 1800 - Joe Diliberti Memorial Match</b> 2 gun; .45 cal. followed by .22 cal. 90 rounds each, 50 yards Slow Fire/25 yards Timed & Rapid NRA Approved Match <b>Be on the line by 8:30 to set up your own targets</b>
<b>Apr 16</b>	<b>Wed</b>	<b>PR-7</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Apr 17</b>	<b>Thur</b>	<b>SR-17</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Apr 20</b>	<b>Sun</b>			<b>HAPPY EASTER - No Matches</b>
<b>Apr 23</b>	<b>Wed</b>	<b>PI-26</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Apr 24</b>	<b>Thur</b>	<b>SR-18</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Apr 26</b>	<b>Sat</b>	<b>PI-27</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Apr 27</b>	<b>Sun</b>	<b>BRR-2</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ Rimfire BR Target
		<b>BRU-2</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USBR Target
		<b>BRI-2</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USRA IR-50/50R Target
		<b>PI-28</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards

<b>Apr 30</b>	<b>Wed</b>	<b>PR-8</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>May 1</b>	<b>Thur</b>	<b>SR-19</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>May 3</b>	<b>Sat</b>	<b>RT-3</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine/S.C. Range
<b>May 4</b>	<b>Sun</b>	<b>LR-4</b>	<b>9:00 AM</b>	<b>Light Rifle</b> 40 rounds @ Animal Target
		<b>MS-2</b>	<b>10:00 AM</b>	<b>Metallic Silhouette</b> .22 cal., 20 rounds, 25 and 50 yards
		<b>PR-9</b>	<b>11:00AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ SB Targets
		<b>PI-29</b>	<b>8:00 AM</b>	<b>Pistol 2700</b> 3 gun; .22, Centerfire, AND .45 cal. 90 rounds each 50 yards Slow Fire/25 yards Timed & Rapid NRA Approved Match
<b>May 7</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>May 8</b>	<b>Thur</b>	<b>SR-20</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>May 10</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>May 11</b>	<b>Sun</b>			<b>MOTHER'S DAY</b>
		<b>MG-3</b>	<b>9:00AM</b>	<b>Moving Plate Swinging</b> (Metal Targets on Rifle Range/rifle only)
		<b>M1-2</b>	<b>10:00AM</b>	<b>M-1 Carbine</b> Standing 30 rds @ SR-1 target
<b>May 14</b>	<b>Wed</b>	<b>PI-30</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>May 15</b>	<b>Thur</b>	<b>SR-21</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>May 17</b>	<b>Sat</b>	<b>SC-5</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>May 18</b>	<b>Sun</b>	<b>PR-10</b>	<b>9:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ A33 Targets
		<b>LR-5</b>	<b>10:00 AM</b>	<b>Light Rifle</b> Standing, 40 rounds, 50 yards @ 31X Target
		<b>PI-31</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>May 21</b>	<b>Wed</b>	<b>PR-11</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>May 22</b>	<b>Thur</b>	<b>SR-22</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>May 24</b>	<b>Sat</b>	<b>PI-32</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>May 25</b>	<b>Sun</b>	<b>BR50-1</b>	<b>8:00AM</b>	<b>Benchrest</b> .22 cal. @ 50 yards, 20 rounds @ Small Animal Targets
		<b>HA-6</b>	<b>9:00 AM</b>	<b>Hi-Power ( ANY)</b> Prone bi-pod, 40 rounds, 100 yards @ A-31 Target
		<b>HB-2</b>	<b>10:30 AM</b>	<b>Heavy Benchrest</b> Five 5-shot groups @ 100 yards
		<b>PI-33</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>May 26</b>	<b>Mon</b>			<b>MEMORIAL DAY</b>
<b>May 28</b>	<b>Wed</b>	<b>PI-34</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>May 29</b>	<b>Thur</b>	<b>SR-23</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>May 31</b>	<b>Sat</b>	<b>MG-4</b>	<b>9:00AM</b>	<b>Moving Plate Gallery - Rifle Range</b> Rifle or Pistol, .22 cal., 30 shots, 25 yards
<b>Jun 1</b>	<b>Sun</b>	<b>BR50-2</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. @ 50 yards, 20 rounds @ Small Animal Targets
		<b>PR-12</b>	<b>10:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ SB Targets
		<b>LBM-1</b>	<b>11:00AM</b>	<b>Lead Bullet Match</b> Bench, 20 rds., 100 yards at SR-21 Targets Plus two shots at Steel Plates off Hand for Extra points.
		<b>PI-35</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Jun 4</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>

<b>Jun 5</b>	<b>Thur</b>	<b>SR-24</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jun 7</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Jun 8</b>	<b>Sun</b>	<b>MS-3</b>	<b>9:00 AM</b>	<b>Metallic Silhouette</b> .22 cal., 20 rounds, 25 and 50 yards
		<b>MG-5</b>	<b>10:30 AM</b>	<b>Moving Plate Gallery - Rifle Range</b> Rifle or Pistol, .22 cal., 30 shots, 25 yards
		<b>PI-36</b>	<b>9:00 AM</b>	<b>Pistol</b> .45 cal. 900 90 rounds 50 yards Slow Fire/25 yards Timed & Rapid
<b>Jun 11</b>	<b>Wed</b>	<b>PR-13</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Jun 12</b>	<b>Thur</b>	<b>SR-25</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>June 14</b>	<b>Sat</b>	<b>SC-6</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Jun 15</b>	<b>Sun</b>			<b>Happy Father's Day</b>
		<b>ARA-3</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ ARA Targets (Two Targets)
		<b>BRB-3</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ IBS Rimfire Target
		<b>BRG-3</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal. 5-Five 5-shot groups @ USGSA Target
		<b>PI-37</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Jun 18</b>	<b>Wed</b>	<b>PI-38</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Jun 19</b>	<b>Thur</b>	<b>SR-26</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jun 21</b>	<b>Sat</b>	<b>PI-39</b>	<b>9:00AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Jun 22</b>	<b>Sun</b>	<b>HBR-4</b>	<b>9:00 AM</b>	<b>Hunter Benchrest</b> Five 5-shot targets for score
		<b>WB-2</b>	<b>10:30 AM</b>	<b>Woodchuck Benchrest</b> Five 5-shot groups @ 100 yards
		<b>PI-40</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Jun 25</b>	<b>Wed</b>	<b>PR-14</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Jun 26</b>	<b>Thur</b>	<b>SR-27</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jun 28</b>	<b>Sat</b>	<b>RT-4</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbin/S.C. Range
<b>Jun 29</b>	<b>Sun</b>	<b>HA-7</b>	<b>9:00 AM</b>	<b>Hi-Power (308)</b> Bi-Pod, Prone, 40 rounds @ 100 yards
		<b>LA-4</b>	<b>10:00 AM</b>	<b>Lever Action (ANY)</b> 20 Rounds @50 Yds A33 Target
		<b>PI-41</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Jul 2</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Jul 4</b>	<b>Fri</b>			<b>FOURTH OF JULY - Happy Birthday America</b>
<b>Jul 5</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Jul 6</b>	<b>Sun</b>	<b>BRR-3</b>	<b>8:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ Rimfire BR Target
		<b>BRU-3</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USBR Target
		<b>BRI-3</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal, 25-shots @ USRA IR-50/50R Target
		<b>LBM-2</b>	<b>11:00AM</b>	<b>Lead Bullet Match</b> Bench, 20 rds., 100 yards at SR-21 Targets Plus two shots at Steel Plates off Hand for Extra points.
		<b>PI-42</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Jul 9</b>	<b>Wed</b>	<b>PI-43</b>	<b>7:00PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Jul 10</b>	<b>Thur</b>	<b>SR-28</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.



<b>Jul 12</b>	<b>Sat</b>	<b>SC-7</b>	<b>9:00AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each
<b>Jul 13</b>	<b>Sun</b>	<b>PR-15</b>	<b>8:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ A33 Targets
		<b>LR-6</b>	<b>9:00 AM</b>	<b>Light Rifle</b> Standing, 40 rounds, 50-yards @ 31X Target
		<b>SR-29</b>	<b>10:00 AM</b>	<b>Sporter Rifle</b> Standing, .22 cal., 30 rounds @ 50 feet
		<b>PI-44</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 90 rounds 50 yards Slow Fire/25 yards Timed & Rapid NRA Approved Match
<b>Jul 16</b>	<b>Wed</b>	<b>PR-16</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Jul 17</b>	<b>Thur</b>	<b>SR-30</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jul 19</b>	<b>Sat</b>	<b>PI-45</b>	<b>9:00AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Jul 20</b>	<b>Sun</b>	<b>LAC-3</b>	<b>9:00 AM</b>	<b>Lever Action Cowboy - Buffalo Match</b> Standing, 20 rounds @ 50 Yds Buffalo Target
		<b>HB-3</b>	<b>10:00 AM</b>	<b>Heavy Benchrest</b> 5-5 shot groups @ 100 yds
		<b>PI-46</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Jul 23</b>	<b>Wed</b>	<b>PI-48</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Jul 24</b>	<b>Thur</b>	<b>SR-31</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Jul 26</b>	<b>Sat</b>	<b>RT-5</b>	<b>9:00 AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine/S.C. Range
<b>Jul 27</b>	<b>Sun</b>	<b>ARA-4</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ ARA Targets (Two Targets)
		<b>BRB-4</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ IBS Rimfire Target
		<b>BRG-4</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal. 5-Five 5 shot groups @ USGSA Target
		<b>PI-47</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Jul 30</b>	<b>Wed</b>	<b>PR-17</b>	<b>7:30 PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Jul 31</b>	<b>Thur</b>	<b>SR-32</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 2</b>	<b>Sat</b>		<b>9:00AM</b>	<b>HOLD - Possible Club Event?</b>
<b>Aug 3</b>	<b>Sun</b>	<b>MS-4</b>	<b>9:00 AM</b>	<b>Metallic Silhouette</b> .22 cal., 20 rounds, 25 and 50 yards
		<b>MG-6</b>	<b>10:30 AM</b>	<b>Moving Plate Gallery - Rifle Range</b> Rifle or Pistol, .22 cal., 30 shots, 25 yards
		<b>PI-49</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Jul 31</b>	<b>Thur</b>	<b>SR-33</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 6</b>	<b>Wed</b>		<b>7:00 PM</b>	<b>Scheduling Meeting for Chairpersons (No regular meeting)</b>
<b>Aug 7</b>	<b>Thur</b>	<b>SR-34</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 9</b>	<b>Sat</b>			<b>Work Party - All Ranges Closed</b>
<b>Aug 10</b>	<b>Sun</b>	<b>PR-18</b>	<b>9:00 AM</b>	<b>Plinker Rifle</b> Standing, 20 rds., 50 yards @ 100 yard SB Target
		<b>BR-4</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. @ 50 yards, 20 rounds @ Small Animal Target
		<b>PI-50</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards NRA Approved Match - NRA Short Course
<b>Aug 13</b>	<b>Wed</b>	<b>PI-51</b>	<b>7:00 PM</b>	<b>Pistol</b> 22 cal. 600 - 60 rounds @ 50 feet
<b>Aug 14</b>	<b>Thur</b>	<b>SR-35</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 16</b>	<b>Sat</b>	<b>SC-8</b>	<b>9:00 AM</b>	<b>Steel Challenge</b> 3 courses of fire, 5 targets each

<b>Aug 17</b>	<b>Sun</b>	<b>LA-5</b>	<b>9:00 AM</b>	<b>Lever Action (ANY)</b> Offhand 20 rounds, 50 yds @ A33 Target
		<b>BR-50-2</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal @50 yds 20 rounds @ Small Animal Targets
		<b>PI-52</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Aug 20</b>	<b>Wed</b>	<b>PR-19</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Aug 21</b>	<b>Thur</b>	<b>SR-36</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 23</b>	<b>Sat</b>	<b>PI-53</b>	<b>9:00AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Aug 24</b>	<b>Sun</b>	<b>HA-8</b>	<b>8:00AM</b>	<b>Hi-Power (223)</b> Bi-Pod, Prone, 20 rounds @ 100 yards
		<b>LA-6</b>	<b>9:00 AM</b>	<b>Lever Action (ANY)</b> 20 rounds @ 50 yds Animal Targets
		<b>M1-3</b>	<b>10:00 AM</b>	<b>M1 Carbine Match</b> Standing, 30 rounds, 50 yards @ SR-1 Target
		<b>PI-54</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Aug 27</b>	<b>Wed</b>	<b>PI-55</b>	<b>7:00 PM</b>	<b>Pistol</b> 22 cal. 600 - 60 rounds @ 50 feet
<b>Aug 28</b>	<b>Thur</b>	<b>SR-37</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Aug 30</b>	<b>Sat</b>	<b>RT-6</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine/S.C. Range
<b>Aug 31</b>	<b>Sun</b>	<b>BRU-4</b>	<b>8:00 AM</b>	<b>Benchrest</b> .22 cal., 25-shots @ USBR Target
		<b>BRR-4</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal., 25-shots @ Rimfire BR Target
		<b>BRI-4</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal., 25-shots @ USRA IR-50/50R Target
		<b>PI-56</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each 25 yards
<b>Sept 1</b>	<b>Mon</b>			<b>LABOR DAY</b>
<b>Sept 3</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Sept 4</b>	<b>Thur</b>	<b>SR-38</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal. <b>League Matches Thursday Evenings through March 6, 2014</b> <b>Note: These matches subject to cancelation due to weather etc.</b>
<b>Sept 6</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Sept 7</b>	<b>Sun</b>	<b>HA-9</b>	<b>9:00 AM</b>	<b>Hi-Power (ANY)</b> 20 rounds, prone bi-pod @100 yds
		<b>PR-20</b>	<b>10:00AM</b>	<b>Plinker Rifle</b> Standing, 20 rounds, 50 yards @ SB1 Target
		<b>PI-57</b>	<b>9:00 AM</b>	<b>Pistol Championship Match</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Sept 10</b>	<b>Wed</b>	<b>PI-58</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Sept 11</b>	<b>Thur</b>	<b>SR-39</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Sept 13</b>	<b>Sat</b>	<b>SC-9</b>	<b>9:00 AM</b>	<b>Steel Challenge Championship Match</b> 5 courses of fire, 5 targets each
<b>Sept 14</b>	<b>Sun</b>	<b>MS-5</b>	<b>9:00 AM</b>	<b>Metallic Silhouette</b> .22 cal., 20 rounds, 25 and 50 yards
		<b>MG-7</b>	<b>10:00 AM</b>	<b>Moving Plate Gallery - Rifle Range</b> Rifle and Pistol, .22 cal., 30 shots, 25 yards
		<b>PI-59</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Sept 17</b>	<b>Wed</b>	<b>PR-21</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Sept 18</b>	<b>Thur</b>	<b>SR-40</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Sept 20</b>	<b>Sat</b>	<b>PI-60</b>	<b>9:00AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights

<b>Sept 21</b>	<b>Sun</b>	<b>ARA-5</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ARA Targets (Two Targets)
		<b>BRB-5</b>	<b>10:00AM</b>	<b>Benchrest Championship Match</b> .22 cal. 25-shots @ IBS Rimfire Target
		<b>BRG-5</b>	<b>11:00AM</b>	<b>Benchrest Championship Match</b> .22 cal. 5-Five 5-shot groups @ USGSA Target
		<b>PI-61</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Sept 24</b>	<b>Wed</b>	<b>PI-62</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 60 rounds 50 feet
<b>Sept 25</b>	<b>Thur</b>	<b>SR-41</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Sept 27</b>	<b>Sat</b>	<b>ARA-6</b>	<b>9:30AM</b>	<b>ARA Benchrest Championship Match</b> .22 cal. 25-shots @ARA Targets (Five Targets)
		<b>RT-8</b>	<b>9:00AM</b>	<b>Running Target</b> Pistol or Pistol Caliber Carbine SC Range
			<b>9:00AM</b>	<b>Archery</b> 3-D Targets
<b>Sept 28</b>	<b>Sun</b>	<b>PR-22</b>	<b>9:00 AM</b>	<b>Plinker Rifle Championship Match</b> Standing, 20 rounds, 50 yards @ SB Target
		<b>LR-7</b>	<b>10:00 AM</b>	<b>Light Rifle Championship Match</b> Offhand 40 rounds, 50 yards @ 31X Target
		<b>PI-63</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Oct 1</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Oct 2</b>	<b>Thur</b>	<b>SR-42</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Oct 4</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Oct 5</b>	<b>Sun</b>	<b>HA-10</b>	<b>8:30AM</b>	<b>Hi-Power (ANY) Championship Match</b> Bi-Pod, Prone, 60 rounds @ 100 yards
		<b>BR-50-3</b>	<b>10:30 AM</b>	<b>Benchrest</b> .22 cal @ 50 yds 20 rounds @ Small Animal Targets
		<b>LBM-3</b>	<b>11:00AM</b>	<b>Lead Bullet Match</b> Bench, 20 rds., 100 yards at SR-21 Targets Plus two shots at Steel Plates off Hand for Extra points.
		<b>PI-64</b>	<b>10:00 AM</b>	<b>Pistol</b> .45 cal. 900 90 rounds, 50 yards Slow Fire/25 yards Timed & Rapid NRA Approved Match
<b>Oct 8</b>	<b>Wed</b>	<b>PI-65</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Oct 9</b>	<b>Thur</b>	<b>SR-43</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Oct 11</b>	<b>Sat</b>	<b>PI-66</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Oct 12</b>	<b>Sun</b>	<b>MS-6</b>	<b>9:00 AM</b>	<b>Metallic Silhouette Championship Match</b> .22 cal., 20 rounds, 25 and 50 yards
		<b>MG-8</b>	<b>10:00 AM</b>	<b>Moving Plate Gallery Championship Match - Rifle Range</b> Rifle and Pistol, .22 cal., 30 shots, 25 yards
		<b>PI-67</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 900 - 90 rounds @ 25 yards
<b>Oct 13</b>	<b>Mon</b>			<b>COLUMBUS DAY</b>
<b>Oct 15</b>	<b>Wed</b>	<b>PR-23</b>	<b>7:30 PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Oct 16</b>	<b>Thur</b>	<b>SR-44</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Oct 18</b>	<b>Sat</b>	<b>SID-1</b>	<b>9 AM - 2 PM</b>	***** <b>Saturday-Sighting-In Day</b> ***** ***** <b>Rifle Range Open to the Public - Fee For Use</b> ***** <b>Members Are not Permitted Shoot Rifle During this Period</b>

Oct 19	Sun	LA-7	9:00 AM	<b>Lever Action (ANY) Championship Match</b> 20 rounds, 50 yds @ A33 Target
		LAC-4	10:00 AM	<b>Lever Action Cowboy Championship Match</b> Standing 20 rds., 50 yards - 100 yard A33 Target
		PI-68	9:00 AM	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
Oct 22	Wed	PI-69	7:00 PM	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
Oct 23	Thur	SR-45	7:30 PM	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
Oct 26	Sun	BRR-5	9:00 AM	<b>Benchrest Championship Match</b> .22 cal., 25-shots @ Rimfire BR Target
		BRU-5	10:00 AM	<b>Benchrest Championship Match</b> .22 cal., 25-shots @ USBR Target
		BRI-5	11:00 AM	<b>Benchrest Championship Match</b> .22 cal., 25-shots @ USRA IR-50/50R Target
		PI-70	9:00 AM	<b>Pistol</b> 1200 - .22 cal AND Centerfire 60 rounds each @ 25 yards
Oct 29	Wed	PR-24	7:30PM	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
Oct 30	Thur	SR-46	7:30 PM	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
Nov 1	Sun	SID-2	10 AM - 2 PM	<b>Pre-Hunting Season</b> <b>Sighting-In Days for Club Members</b> <b>No Rifle Matches</b>
		PI-71	10:00 AM	<b>Pistol</b> .45 cal. 900 - 90 rounds @ 25 yards
Nov 5	Wed		8:00 PM	<b>REMINDER - Regular Monthly Meeting Tonight</b>
Nov 6	Thur	SR-47	7:30 PM	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
Nov 8	Sat	WP	8:00 AM	<b>Work Party - All Ranges Closed</b>
Nov 9	Sun	SID-3	10 AM - 2PM	<b>Pre-Hunting Season</b> <b>Sighting-In Days for Club Members</b> <b>No Rifle Matches</b>
		PI-72	10:00 AM	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
Nov 12	Wed	PI-73	7:00 PM	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
Nov 13	Thur	SR-48	7:30 PM	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
Nov 15	Sat	PI-74	9:00 AM	<b>Revolver 600</b> - Centerfire, 60 Rounds @ 25 yards, iron sights
Nov 16	Sun	LAC-5	9:00 AM	<b>Lever Action Cowboy - Buffalo Match</b> Standing, 20 rounds, 50 yards @ Buffalo Targets
		WB-3	10:00AM	<b>Woodchuck Benchrest Championship Match</b> Five 5-shot groups @ 100 yards
		PI-75	10:00 AM	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
Nov 19	Wed	PR-25	7:30PM	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
Nov 20	Thur	SR-49	7:30 PM	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.

<b>Nov 23</b>	<b>Sun</b>	<b>LAC-6</b>	<b>9:00 AM</b>	<b>Lever Action Cowboy</b> 20 rounds , 50 yds @ Animal Target
		<b>HBR-5</b>	<b>10:00 AM</b>	<b>Hunter Benchrest Championship Match</b> Five 5-shot targets for score
		<b>PI-76</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Nov 27</b>	<b>Thur</b>			<b>THANKSGIVING DAY - No Matches</b>
<b>Nov 30</b>	<b>Sun</b>	<b>M1-4</b>	<b>10:00 AM</b>	<b>M1 Carbine</b> Standing, 30 rounds, 50 yards @ SR1 Target
		<b>PI-77</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Dec 3</b>	<b>Wed</b>		<b>8:00 PM</b>	<b>REMINDER - Regular Monthly Meeting Tonight</b>
<b>Dec 4</b>	<b>Thur</b>	<b>SR-50</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Dec 6</b>	<b>Sat</b>	<b>WP</b>	<b>8:00 AM</b>	<b>Work Party - All Ranges Closed</b>
<b>Dec 7</b>	<b>Sun</b>	<b>ARA-7</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ ARA Targets (Two Targets)
		<b>BRB-6</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ IBS Rimfire Target
		<b>BRG-6</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal. 5-Tive 5-shot groups @ USGSA Target
		<b>PI-78</b>	<b>10:00 AM</b>	<b>Pistol</b> Centerfire 900 - 90 rounds @ 25 yards
<b>Dec 10</b>	<b>Wed</b>	<b>PI-79</b>	<b>7:00 PM</b>	<b>Pistol</b> .22 cal. 600 - 60 rounds @ 50 feet
<b>Dec 11</b>	<b>Thur</b>	<b>SR-51</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Dec 13</b>	<b>Sat</b>	<b>PI-80</b>	<b>9:00 AM</b>	<b>Revolver 600</b> - Centerfire, 60 rounds @ 25 yards, iron sights
<b>Dec 14</b>	<b>Sun</b>	<b>HB-4</b>	<b>10:30 AM</b>	<b>Heavy Benchrest Championship Match</b> Five 5-shot groups @ 100 yards
		<b>PI-81</b>	<b>9:00 AM</b>	<b>Pistol</b> 1200 - .22 cal. AND Centerfire 60 rounds each @ 25 yards
<b>Dec 17</b>	<b>Wed</b>	<b>PR-26</b>	<b>7:30PM</b>	<b>Plinker Rifle</b> Standing, 20-rounds @ 50-feet
<b>Dec 18</b>	<b>Thur</b>	<b>SR-52</b>	<b>7:30 PM</b>	<b>Sporter Rifle</b> Standing, 30 rounds, 50 feet, .22 cal.
<b>Dec 21</b>	<b>Sun</b>	<b>BRU-6</b>	<b>9:00 AM</b>	<b>Benchrest</b> .22 cal., 25-shots @ USBR Target
		<b>BRR-6</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ Rimfire BR Target
		<b>BRI-6</b>	<b>11:00 AM</b>	<b>Benchrest</b> .22 cal. 25-shots @ USRA IR-50/50R Target
		<b>PI-82</b>	<b>10:00 AM</b>	<b>Pistol</b> .45 cal. 900 - 90 rounds @ 25 yards
<b>Dec 25</b>	<b>Thur</b>			<b>CHRISTMAS DAY - No Matches</b>
<b>Dec 28</b>	<b>Sun</b>	<b>PR-9</b>	<b>9:00 AM</b>	<b>Plinker Rifle</b> 20 rounds, 50 yds @ A33 Targets
		<b>BR50-4</b>	<b>10:00 AM</b>	<b>Benchrest</b> .22 cal. @ 50 yards 20 rounds @ Small Animal Targets
		<b>PI-83</b>	<b>10:00 AM</b>	<b>Pistol</b> .22 cal. 900 - 90 rounds @ 25 yards
<b>Jan 1</b>	<b>Thur</b>			<b>NEW YEARS DAY - No Matches</b>

