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tion in no way prevents an individual from going out and purchasing more firearms and ammunition after the police have left. It is neither stated nor implied anywhere in this section that an individual's license can be seized.

Sec. 106.1

-Delete entirely and replace with the following:

(1) A licence authorizing a person to have in his possession firearms or ammunition and to use such firearms or ammunition in any lawful manner, shall be issued by a local registrar of firearms or a licensing officer unless said registrar or licensing officer can show the applicant has a criminal record involving the use of firearms or violence, or a record of violent mental illness, and the applicant produces proof of having successfullycompleted a provincially certified hunter or firearms training course.

(2) A licence shall not be issued to a person who has not attained the age of eighteen years, unless there is filed with the application for the licence -

(a) the written request of a parent or guardian of that person that the licence be issued: and

(b) the written undertaking of a parent or guardian of that person that the person will not carry, or use, a firearm except in company with and under the close, personal supervision of a person who has attained the age of twenty years.
(3) A person who has not attained the age of eighteen years and who carries or uses a firearm without the company and close,