



Surrey County Scout Rifle Club

Registered Charity No: 305819



APPLICATION TO SHOOT ON A GUEST DAY Note that the minimum age for this activity is 14 years.

Date applied for

First check availability, then complete this form and send with payment to:

Phil Diprose, Acus Croft, Woodside, Fetcham, Surrey, KT22 9SS.

(Cheques payable to Surrey County Scout Rifle Club (not SCSRC)

Price for Preliminary Training Session (PTS) is £25 and for return visits a range fee of £10 plus ammo.

Enquiries to : pts@scsrc.co.uk or Phil on 01372 453963

First names (in full)		Surname	
If age 18+ quote membership no. and appointment here			
Address			
		Postcode	
e-mail		Phone No	
Disabilities (if relevant)		Date of Birth	
Name of Unit		Scout/Guide Group	
Scout/Guide District		Scout/Guide County	
<u>APPLICANTS DECLARATION & SIGNATURE.</u>			
I declare that I have never been refused a firearm or shotgun certificate nor had one revoked. I am not prohibited from possessing a firearm or ammunition by virtue of section 21 of the Firearms Act 1968 (which applies to persons who have served a term of imprisonment or youth custody.) See below.			
Signed (applicant)		Date	
APPLICANT			
If under 18, Parental approval is required			
Signed (parent/guardian)		Date	
PARENT			
For under 18's THIS FORM MUST BE COUNTERSIGNED by your leader			
Countersigned (leader)		Date	
COUNTERSIGN			
Countersigners Name, membership no. and appointment			

Extracts from the Firearms Act 1968 - 'Section 21'

(1) A person who has been sentenced (to custody for life or) to preventive detention, or to imprisonment or to corrective training for a term of three years or more (or to youth custody (or detention in a young offender institution) for such a term), or who has been sentenced to be detained for such a term in a young offenders institution in Scotland, shall not at any time have a firearm or ammunition in his possession.

(2) A person who has been sentenced to imprisonment for a term of three months or more but less than three years (or to youth custody or detention in a young offender institution for such a term,) or who has been sentenced to be detained for such a term in a detention centre or in a young offenders institution In Scotland, shall not at any time before the expiration of the period of five year from the date of his release have a firearm or ammunition in his possession. This means: Section 21 prohibits the possession of a firearm and ammunition (under any circumstances), by any person who has been convicted of a crime and sentenced to a term of imprisonment (or its equivalent for young persons) of 3 months or more. The prohibition applies in all circumstances, including handling and firing at an approved shooting club or at a clay pigeon shoot where a certificate is not ordinarily required. It also applies to the possession or use of other categories of firearms and ammunition such as AIRGUNS or shot cartridges for which a certificate is not needed. A sentence of 3 months to 3 years attracts a 5 year prohibition (includes suspended sentences,) shorter ones no prohibition but a longer one means a life ban.