1		demonstrated to be unstable but otherwise as far as
2		an automatic loss, uh, it wouldn't be done
3		immediately but if he was convicted of a felony, he
4		would lose his license to have a handgun at that
5		point, but otherwise it would have to be
6		demonstrated in court that he's unstable to continue
7		to possess or have a firearm.
8	JUROR:	He doesn't have a license to carry and conceal, does
9		he?
10	MR. KREINHOP:	Uh, I've got a copy of his license. I think it is to
11		carry and conceal. I believe it is but I would have to
12		look it up to make sure. There's two (2) types - one
13		for personal protection which is what I think he has
14		and the other is for target practice or hunting -
15		hunting and target practice. It would take me a
16		while to find that but I know, I've got a copy of it. I
17		just don't recall right off hand which of the type it
18		is.
19	MR. NEGANGARD:	We'll get to that later.
20	MR. KREINHOP:	Okay.
21	MR. NEGANGARD:	We're back on record to so that we're addressing
22		the handgun issue.
23	MR. KREINHOP:	He had filed for an application for a handgun in
24		Ripley County in January 22 nd of 2007 and at that
25		time he did not indicate the type of permit that he