### CRIMINAL INADMISSIBILITY GROUNDS

Will or may prevent a noncitizen from being able to obtain lawful admission status in the U.S. May also prevent a noncitizen who already has lawful admission status from being able to return to the U.S. from a future trip abroad.

- Conviction or admission of a Controlled Substance Offense, or DHS reason to believe that the individual is a drug trafficker
- Conviction or admission of a Crime Involving Moral Turpitude (CIMT), including:
  - Offenses with an intent to steal or defraud as an element (e.g., theft, forgery)
  - Offenses in which bodily harm is caused or threatened by an intentional act or serious bodily harm is caused or threatened by a reckless act (e.g., murder, rape, some manslaughter/assault offenses)
  - Most sex offenses
  - Petty Offense Exception – for one CIMT if the client has no other CIMT + the offense is not punishable > 1 year + does not involve a prison sentence > 6 mos.
- Prostitution (e.g., conviction, admission, or intent to engage in U.S.) and other unlawful Commercialized Vice
- Conviction of two or more offenses of any type + aggregate prison sentence of 5 years.

### CRIMINAL DEPORTABILITY GROUNDS

Will or may result in deportation of a noncitizen who already has lawful admission status, such as a lawful permanent resident (LPR) green card holder or a refugee.

- Conviction of a Controlled Substance Offense
  - EXCEPTION a single offense of simple possession of 30g or less of marijuana
- Conviction of a Crime Involving Moral Turpitude (CIMT) [see Criminal Inadmissibility Gds]
  - One CIMT committed within 5 years of admission into the US and for which a prison sentence of 1 year or longer may be imposed
  - Two CIMTs committed at any time after admission and “not arising out of a single scheme”
- Conviction of a Firearm or Destructive Device Offense
- Conviction of a Crime of Domestic Violence, Crime Against Children, Stalking, or Violation of Protection Order (criminal or civil)
- Conviction of an Aggravated Felony
  - Consequences, in addition to deportability:
    - Ineligibility for most waivers of removal
    - Permanent inadmissibility after removal
    - Enhanced prison sentence for illegal reentry
  - Crimes included, probably even if not a felony:
    - Murder
    - Rape
    - Sexual Abuse of a Minor
    - Drug Trafficking (including most sale or intent to sell offenses, but also including possession of any amount of fentanyl and possibly certain second or subsequent possession offenses where the criminal court makes a finding of recidivism)
    - Firearm Trafficking
    - Crime of Violence + at least 1 year prison sentence*
    - Theft or Burglary + at least 1 year prison sentence*
    - Fraud or tax evasion + loss to victim(s) >$10,000
    - Prostitution business offenses
    - Commercial bribery, counterfeiting, or forgery + at least 1 year prison sentence*
    - Obstruction of justice or perjury + at least 1 year prison sentence*
    - Various federal offenses – money laundering, certain firearms and explosive materials offenses (including arson), alien smuggling, etc. – and analogous state offenses
    - Other offenses listed at 8 USC 1101(a)(43)
  - Attempt or conspiracy to commit any of the above
  - The “at least 1 year” prison sentence requirement includes a suspended prison sentence of 1 year or more.

### CRIMINAL BARS ON 212(h) WAIVER OF CRIMINAL INADMISSIBILITY based on extreme hardship to USC or LPR spouse, parent, or daughter

- Conviction or admission of a Controlled Substance Offense other than a single offense of simple possession of 30 g or less of marijuana
- Conviction or admission of a violent or dangerous crime is a presumptive bar.
- In the case of an LPR (except one who adjusted to LPR status inside U.S. and who has not entered as an LPR from outside U.S.), conviction of an Aggravated Felony [see Criminal Deportability Gds], or any Criminally Inadmissible offense if removal proceedings initiated before 7 yrs of lawful residence in U.S.

### CRIMINAL BARS ON ASYLUM based on well-founded fear of persecution in country of removal OR WITHHOLDING OF REMOVAL based on threat to life or freedom in country of removal

- Conviction of a “Particularly Serious Crime” (PSC), including the following:
  - Aggravated Felony [see Criminal Deportability Gds]
    - All aggravated felonies will bar asylum
    - Aggravated felonies with aggregate 5 years sentence of imprisonment will bar withholding, & aggravated felonies involving unlawful trafficking in controlled substances are a presumptive bar to withholding of removal
  - Violent or dangerous crime will presumptively bar asylum
  - Other PSCs – no statutory definition; see case law

### CRIMINAL BARS ON 209(c) WAIVER OF CRIMINAL INADMISSIBILITY based on humanitarian purposes, family unity, or public interest (only for persons who have asylum or refugee status)

- DHS reason to believe that the individual is a drug trafficker
- Violent or dangerous crime is a presumptive bar

### CRIMINAL BARS ON NON-LPR CANCELLATION OF REMOVAL based on continuous physical presence in U.S. for 10+ years; and “exceptional and extremely unusual” hardship to USC or LPR spouse, parent or child

- Conviction of an offense described under the criminal inadmissibility or deportability grounds, regardless of whether or not the ground would apply to the person, e.g., one CIMT with a potential sentence of 1 year or longer [see Criminal Deportability Gds] even if the offense was not with 5 years of an admission to the US
- Conviction or admission of crimes barring required finding of good moral character during 10 year period [see Criminal Bars on Obtaining U.S. Citizenship]

### CRIMINAL BARS ON LPR CANCELLATION OF REMOVAL based on LPR status of 5 yrs or more and continuous residence in U.S. for 7 yrs after admission (only for persons who have LPR status)

- Conviction of an Aggravated Felony
- Offense triggering removability referred to in Criminal Inadmissibility Grounds if committed before 7 yrs of continuous residence in U.S.

### CRIMINAL BARS ON OBTAINING U.S. CITIZENSHIP – Will prevent an LPR from being able to obtain U.S. citizenship.

- Conviction or admission of the following crimes bars the finding of good moral character required for citizenship for up to 5 years:
  - Controlled Substance Offense (unless single offense of simple possession of 30g or less of marijuana)
  - Crime Involving Moral Turpitude (unless single CIMT and the offense in not punishable > 1 yr (e.g., in New York, not a felony) + does not involve a prison sentence > 6 months)
  - 2 or more offenses of any type + aggregate prison sentence of 5 years
  - 2 gambling offenses
  - Confinement to a jail for an aggregate period of 180 days
- Conviction of an Aggravated Felony on or after Nov. 29, 1990 (and conviction of murder at any time) permanently bars the finding of moral character required for citizenship

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**“CONVICTION” as defined for immigration purposes**

A formal judgment of guilt of the noncitizen entered by a court, OR, if adjudication of guilt has been withheld, where:

(i) A judge or jury has found the noncitizen guilty or the noncitizen has entered a plea of guilty or nolo contendere or has admitted sufficient facts to warrant a finding of guilt, and

(ii) The judge has ordered some form of punishment, penalty, or restraint on the noncitizen's liberty to be imposed

**THUS:**

- A court-ordered drug treatment or domestic violence counseling alternative to incarceration disposition IS a conviction for immigration purposes if a guilty plea is taken (even if the guilty plea is or might later be vacated)
- A deferred adjudication without a guilty plea IS NOT a conviction
- NOTE: A youthful offender adjudication IS NOT a conviction if analogous to a federal juvenile delinquency adjudication
DEFERRED ACTION FOR CHILDHOOD ARRIVALS (DACA) IS BASED IN PART ON:
- entry into the U.S. as a child under age 16 before June 15, 2007
- continuous residence in the U.S. since June 15, 2007
- currently in school, high school degree or GED, or honorably discharged veteran

But certain convictions will generally prevent non-citizens from obtaining DACA:

**One felony conviction**
- Any federal, state or local offense that is punishable by imprisonment for a term exceeding one year
  - Does not include state immigration-related offenses

**One “significant misdemeanor“ conviction**, including:
- An offense punishable by imprisonment of one year or less but greater than five days (regardless of sentence actually imposed) that is:
  - Domestic violence
  - Sexual abuse or exploitation
  - Burglary
  - Unlawful possession or use of a firearm
  - Drug distribution or trafficking
  - Driving under the influence

**NOTE**: The above list may include certain offenses that are not classified as misdemeanors in the convicting jurisdiction, e.g. domestic violations or driving under the influence traffic infractions, if punishable by more than five days in prison

- Any other offense punishable by imprisonment of one year or less for which the person received a sentence of time in custody of more than 90 days
  - Suspended sentences do not count towards the 90 days

**Three misdemeanor convictions**
- Three or more misdemeanors not occurring on the same date and not arising out of the same act, omission, or scheme of misconduct
  - Includes only federal, state, or local offenses punishable by imprisonment of one year or less but greater than five days (thus, may include certain low level offenses not classified as misdemeanors if punishable by more than five days in prison)
  - Does not include minor traffic offenses (such as driving without a license)
  - Does not include state immigration-related offenses

SOME OTHER OFFENSES/CONDUCT THAT CAN LEAD TO A DENIAL OF PROSECUTORIAL DISCRETION TO GRANT DACA STATUS

- Convictions or other information indicating that the applicant is a threat to national security or public safety. DHS considers that such a threat includes, but is not limited to, gang membership, participation in criminal activities, or participation in activities that threaten the U.S.

DISPOSITIONS THAT AVOID AUTOMATIC DISQUALIFICATION

- Juvenile dispositions do not bar DACA (but adult convictions of juveniles may do so)
- Expunged convictions do not bar DACA

IMPORTANT: Potential DACA applicants who may wish to seek LPR or other formal lawful admission status in the future should also consider the Criminal Inadmissibility Grounds on the reverse side because a conviction triggering inadmissibility, even if it does not bar DACA, could affect the person’s future ability to obtain formal lawful status

**Note**: Anyone who has had contact with the criminal legal system who is considering an application to initiate or renew DACA status should proceed with caution. There is uncertainty about how the DACA criminal bars will be applied under the Trump administration, and there are some preliminary indications that any contact with the criminal legal system may lead to heightened scrutiny of the application.