

substances")

373 (A.G. 2002)

## CRIMINAL INADMISSIBILITY GROUNDS. INA § 212(a)(2) CRIMINAL DEPORTABILITY GROUNDS. INA § 237(a)(2) "CONVICTION" as defined for immigration Will or may result in ineligibility to obtain lawful admission status in the US or prevent a noncitizen who Will or may result in deportation of a noncitizen who already has a lawful purposes. INA § 101(a)(48)(A) already has lawful admission status from being able to return to the US from a trip abroad. admission status, such as a lawful permanent resident (LPR). Formal judgment of guilt entered by a court, **OR**, if adjudication of guilt has been withheld, where: Conviction or admission of a Controlled Substance Offense (if categorical match to federal "controlled ➤ Conviction of a Controlled Substance Offense (CSO) (if categorical (i) a judge or jury has found the noncitizen guilty match to federal "controlled substance") EXCEPT a single offense of simple or the noncitizen has entered a plea of guilty or > DHS reason to believe that individual is a drug trafficker [see RTB box] possession of 30g or less of marijuana nolo contendere or has admitted sufficient Conviction or admission of a Crime Involving Moral Turpitude (CIMT), including generally offenses: > Conviction of a Crime Involving Moral Turpitude (CIMT) facts to warrant a finding of guilt, & One CIMT committed w/i 5 yrs of admission into the US & for which a • with an intent to steal or defraud as an element or (ii) the judge has ordered some form of in which bodily harm is caused or threatened by an intentional act or serious bodily harm is caused or prison sentence of <u>1 yr or longer</u> may be imposed punishment, penalty, or restraint on liberty • Two CIMTs committed at any time after admission & "not arising out of threatened by a reckless act. Matter of Fualaau, 21 I&N Dec. 475 (BIA 1996) or Court-ordered drug treatment or domestic · that are sex-related a single scheme" violence counseling alternatives to incarceration Petty Offense Exception - for 1 CIMT if no other CIMT & the offense is not punishable >1 yr & does not > Conviction of a Firearm or Destructive Device Offense (if categorical (ATI) w/ guilty plea IS a conviction for immigration match to federal "firearm/destructive device") involve a prison sentence > 6 mos. purposes (even if the quilty plea is or might later Prostitution (conviction, admission, or intent to engage in US) or other commercialized vice > Conviction of a Crime of Domestic Violence, Crime Against Children, be vacated) Stalking, or Violation of Protection Order (criminal or civil) Conviction of 2 or more offenses of any type & aggregate sentence to confinement of 5 yrs > Deferred adjudication w/o a guilty plea NOT a Conviction of an Aggravated Felony – defined in INA § 101(a)(43) & conviction including the following crimes, even if not a felony, or attempts or CRIMINAL BARS TO 212(h) WAIVER OF CRIMINAL INADMISSIBILITY based on extreme hardship to NOTE: A juvenile delinquency adjudication or conspiracies to commit them: USC or LPR spouse, parent, son or daughter. INA § 212(h) analogous youth offender adjudication IS NOT a conviction, Matter of Devison-Charles, 22 I&N Murder Crime of Violence and 1 yr + Dec. 1362 (BIA 2000) (NY Youthful Offender) Conviction or admission of a Controlled Substance Offense other than a single offense of simple Rape prison sentence\* possession of 30g or less of marijuana "ADMISSION" of criminal conduct requires: Sexual Abuse of a Minor Theft or Burglary and 1 vr + Conviction or admission of a violent or dangerous crime is a presumptive bar, 8 CFR § 1212.7(d) Controlled substance trafficking prison sentence\* conduct admitted constitutes a crime under the Conviction of an Aggravated Felony, or a Criminal Inadmissibility Offense if removal proceedings (if categorical match to federal Fraud or tax evasion and loss laws of the jurisdiction where it occurred. Matter of M initiated before 7 yrs of lawful residence. But note: these bars do not apply to non-LPRs or LPRs who adjusted "controlled substance"), including to victim(s) > \$10,000 1 I&N Dec. 229 (BIA 1942) to LPR status inside US & have not entered as LPR from abroad. Matter of J-H-J-, 26 I&N Dec. 563 (BIA 2015) individual admitted all factual elements of the most sale or intent to sell offenses Prostitution business crime. Matter of E.N., 7 I&N Dec. 153 (BIA 1956) and possibly certain second or offenses, commercial bribery, CRIMINAL BARS ON ASYLUM based on a well-founded fear of persecution in country of removal. INA § subsequent possession offenses counterfeiting, or forgery and 1 individual was provided with a definition of the 208(b)(2) - OR ON WITHHOLDING OF REMOVAL based on threat to life or freedom in country of crime before making the alleged admission. Matter of where the criminal court makes a vr + prison sentence\* removal. INA § 241(b)(3)(B) K, 9 I&N Dec. 715 (BIA 1962) finding of recidivism Obstruction of justice or the admission was voluntarily given. Matter of G, 1 ♦ Firearm Trafficking & other perjury and 1 yr + prison Conviction of a "Particularly Serious Crime" (PSC) I&N Dec. 225 (BIA 1942) designated firearm/destructive sentence\* • All Aggravated Felonies. INA § 101(a)(43), will be deemed PSCs for asylum device offenses (if categorical Other offenses listed at INA NOTE: Guilty plea alone is insufficient. Matter of Withholding barred if aggravated felonies w/ aggregate 5 vr + sentences of imprisonment Thomas, 21 I&N Dec. 20 (BIA 1995) match to federal "firearm/destructive §101 (a)(43) • Withholding presumptively barred for Aggravated Felonies involving unlawful trafficking in controlled device") **REASON TO BELIEVE DRUG TRAFFICKER (RTB)** substances - Matter of Y-L-, 23 I&N Dec. 270 (A.G. 2002) INA § 212(a)(2)(C) "1 yr +" prison sentence includes suspended sentences of 1 yr or more Conviction of other offenses deemed a PSC. IDP/HIRC Particularly Serious Crime Bars Chart DHS does not need to show a conviction. > Conviction of a violent or dangerous crime presumptively bars asylum. Matter of Jean, 23 I&N Dec. Only substantial & probative evidence that CRIMINAL BARS ON LPR CANCELLATION OF REMOVAL based on individual engaged in unlawful trading or LPR status of 5 yrs or more & continuous residence in US for 7 yrs after dealing of a controlled substance CRIMINAL BARS ON 209(c) WAIVER OF CRIMINAL INADMISSIBILITY based on humanitarian admission. INA §240A(a)(3) Police testimony or reports, admissions by purposes, family unity, or public interest (only for asylees or refugees). INA § 209(c) noncitizens, delinguency adjudications, criminal Conviction of an Aggravated Felony, INA 101(a)(43) complaints. & other evidence of sale or > Offense triggering removability referred to in Criminal Inadmissibility possession w/ intent to distribute have all been DHS reason to believe that individual is a drug trafficker [see RTB box] Grounds if committed before 7 yrs of continuous residence in US, INA § Violent or dangerous crime is a presumptive bar. Matter of Jean, 23 I&N Dec. 373 (A.G. 2002) held to support RTB. 240A(d) ➤ Where RTB comes up: · AOS (affirmative or defensive) or consular CRIMINAL BARS ON NON-LPR CANCELLATION OF REMOVAL based on 10+ yrs US continuous See page 2 for detailed information on: processing physical presence & "exceptional & extremely unusual" hardship to USC/LPR spouse, parent or child. INA • Returning LPR (treated as seeking admission § 240(A)(b)(1) - OR ON VAWA CANCELLATION based on 3+ yrs continuous physical presence of → Mandatory Detention under INA 101(a)(13)(C)) battered spouse or child & "extreme hardship" to battered person, their child, or parent. INA § 240A(b)(2) → Criminal bars to: LPR otherwise removable, needing to re-adjust US citizenship · Spouse &/or children of any of the above if they Conviction of an offense described under the criminal inadmissibility or deportability grounds Temporary Protected Status (TPS)

Conviction or admission of crimes barring finding of good moral character (GMC) during 3 or 10 yr period [see GMC bars on back]

- Deferred Action for Childhood Arrivals (DACA)
- obtained any financial or other benefit from the illicit activity w/i the previous 5 yrs.
- ➤ See IDP Key Removal Defenses, 71–73.

## IMMIGRATION CONSEQUENCES OF CONVICTIONS SUMMARY CHECKLIST page 2 For more comprehensive legal resources, visit <u>immdefense.org</u>. © 2025 Immigrant Defense Project



CRIMINAL BARS ON OBTAINING US CITIZENSHIP. INA § 101(f) Will bar an LPR from US citizenship	CRIMINAL BARS FOR DEFERRED ACTION FOR CHILDHOOD ARRIVALS (DACA) (general eligibility requirements and DACA updates at uscis.gov/DACA)	MANDATORY DETENTION, INA § 236(c)
<ul> <li>If occurring during the applicable required residence period, the following bar the finding of good moral character (GMC) required for US citizenship:</li> <li>Conviction of an Aggravated Felony on or after Nov. 29, 1990</li> <li>Note: this <u>permanently</u> bars citizenship even if committed before the applicable residence period</li> <li>Conviction or admission of Controlled Substance Offense (unless single offense of simple possession of 30g &lt; of marijuana)</li> <li>Conviction or admission of a Crime Involving Moral Turpitude (unless single OIMT &amp; the offense in not punishable by &gt; 1 yr &amp; does not involve a prison sentence &gt; 6 mos)</li> <li>Conviction of 2 or more offenses of any type &amp; aggregate prison sentence of 5 yrs</li> <li>Conviction of 2 or more gambling offenses</li> <li>Confinement as a result of a conviction to a penal institution for 180 days +</li> <li>CRIMINAL BARS TO TEMPORARY PROTECTED STATUS (TPS) INA § 244(c) (general eligibility requirements and updates at www.uscis.gov/humanitarian/temporary-protected-status)</li> <li>One Felony Conviction <ul> <li>Any federal, state, or local crime committed at any time in the US, punishable by imprisonment for &gt;1 yr, regardless of time served</li> <li>Note: Even if an offense has a potential sentence of &gt;1 yr, it will not be treated as a felony for TPS purposes if 1) the offense is classified as a misdemeanor <u>AND</u> 2) the sentence actually imposed is 1 yr or less, regardless of time served</li> </ul> </li> <li>Two Misdemeanor Convictions <ul> <li>Any federal, state, or local crime committed at any time in the US, that is either:         <ul> <li>Punsihable by a term of imprisonment of 1 yr or less, regardless of time served</li> </ul> </li> </ul></li></ul>	<ul> <li>Uscis.gov/DACA)</li> <li>One Felony Conviction         <ul> <li>Any federal, state or local offense that is punishable by imprisonment for a term exceeding 1 yr</li> <li>Does not include state immigration-related offenses</li> <li>Does not matter whether state or local offense is classified as a "felony"</li> </ul> </li> <li>One "Significant Misdemeanor" conviction, including:         <ul> <li>CONDUCT-BASED</li> <li>An offense punishable by imprisonment of 1 yr or less but greater than 5 days (regardless of sentence actually imposed) and is an offense of:             <ul> <li>Domestic violence</li> <li>Sexual abuse or exploitation</li> <li>Burglary</li> <li>Unlawful possession or use of a firearm</li> <li>Driving under the influence</li> <li>Note: this 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 &gt; 5 days in prison</li></ul></li></ul></li></ul>	<ul> <li>Deportable under INA 237(a)(2) for conviction at any time after admission of:         <ul> <li>One CIMT w/i 5 yrs of admission + prison sentence of at least 1 yr,</li> <li>Two CIMTs,</li> <li>an Aggravated Felony,</li> <li>a CSO, or</li> <li>a Firearm or Destructive Device Offense</li> </ul> </li> <li>Inadmissible under INA 212(a)(2) for</li> <li>conviction or admission of a CIMT (except petty offense) or a CSO,</li> <li>conviction of two or more offenses + aggregate prison sentence of at least 5 yrs,</li> <li>reason to believe individual is a drug trafficker or</li> <li>some evidence of prostitution, trafficking in persons or money laundering</li> </ul> <li>Inadmissible under INA 212(a)(2)(6)(A), (6)(C) or (7) for</li> <li>being present in the US without admission or parole (i.e., entry without inspection),</li> <li>seeking admission without proper documentation,</li> <li>seeking or having procured admission by fraud or misrepresentation or</li> <li>falsely claiming US citizenship</li>
actually imposed is 1 yr or less, regardless of time served -Note: Offenses punishable by a maximum term of 5 days or less are not misdemeanors. 8 C.F.R. § 244.1 -Note: certain NY traffic infractions or violations are not considered misdemeanors for purposes of TPS January 17, 2010 Neufeld Memo ➤ One Conviction, Admission, or Conduct Triggering a Criminal Inadmissibility Ground	license) <ul> <li>Note: Does not include state immigration-related offenses</li> </ul> OTHER IMPORTANT CONSIDERATIONS FOR THOSE CONSIDERING DACA RENEWAL Other conduct that can lead to denial of prosecutorial discretion	argue that this latter new group of mandatory detention grounds added by the Laken Riley Act, signed into law on Jan. 29, 2025 without any effective date provision, does not apply to individuals released from criminal custody for the triggering offense before Jan. 29, 2025, cf <u>Matter of Adeniji</u> , 22 I&N Dec. 1102 (BIA 1999), or whose alleged acts occurred prior to that date, cf, <u>Montero v. Cobb</u> , 937 F.Supp. 88 (D.Mass. 1996) (finding that mandatory detention provisions in AEDPA did not apply retroactively in absence of clear
<ul> <li>Even if an applicant has &lt;2 misdemeanor convictions, certain criminal offenses may trigger the crimes-related inadmissibility grounds under INA § 212(a)(2) (see reverse side) which are bars to TPS. A discretionary waiver, (INA § 244(c)(2)(A)(ii)), is only available in narrow circumstances</li> <li>Waivers are NOT available for:         <ul> <li>Conviction or admission of a CIMT. INA § 212(a)(2)(A)(i)(I)</li> <li>Conviction or admission of a CSO (other than a single offense involving simple possession of 30g or less of marijuana). INA § 212(a)(2)(A)(i)(II)</li> <li>Multiple criminal convictions where the aggregate sentence is 5 yrs or more. INA § 212(a)(2)(B)</li> </ul> </li> </ul>	<ul> <li>Convictions or information indicating that the applicant is a threat to national security or public safety. DHS considers such threats could include: gang membership, participation in criminal activities, or participation in activities that threaten the US</li> <li>Dispositions that avoid automatic disqualification</li> <li>Juvenile dispositions (but not adult convictions of juveniles) &amp; expunged convictions will not trigger an automatic bar to DACA renewal</li> <li>IMPORTANT: future lawful admission status</li> <li>A conviction triggering the Criminal Inadmissibility Grounds on the reverse side may affect a person's future ability to apply for LPR or other formal</li> </ul>	<ul> <li>Congressional intent)]</li> <li>NOTE: Some individuals are subject to mandatory detention even without a criminal conviction or charge under different INA provisions, including INA § 235(b)(1):</li> <li>If arriving in the U.S or present in the US without admission or parole and unable to establish physical presence in US for at least 2 yrs (see DHS expedited removal notice dated 1/24/25 at <u>90 FR 8139</u>) AND</li> <li>Inadmissible under INA 212(a) (6)(C) or (7) for</li> </ul>
<ul> <li>○ Reason to believe (RTB) that the applicant is a drug trafficker. INA § 212(a)(2)(C) [See reverse side]</li> <li>➤ Criminal Bars to Asylum [see reverse side]</li> </ul>	admission status, even if it does not bar DACA renewal	<ul> <li>seeking admission without proper documentation,</li> <li>seeking or having procured admission by fraud or misrepresentation or</li> <li>falsely claiming LIS citizenship</li> </ul>

o falsely claiming US citizenship