

INA 212(a)(6)(C)(i),  
8 USC 1182(a)(6)(C)(i)

Fraud & Misrepresentation

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October 26, 2017

UT Law CLE

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**8 U.S.C. § 1101(a)(43)(M)(i)**

defining as an “aggravated felony”  
an offense “involv[ing] fraud or  
deceit in which the loss to the  
victim or victims exceeds \$10,000.”

8 U.S.C. § 1101(a)(43)(P)

defining as an “aggravated felony”  
“an offense (i) which either is falsely  
making, forging, counterfeiting,  
mutilating, or altering a passport or  
instrument . . . .”

8 U.S.C. § 1101(f)(6)

No “good moral character” if gave  
“false testimony for the purpose of  
obtaining any benefits under this  
chapter.”

8 U.S.C. § 1154(c)

No petition to be approved if engaged in marriage fraud

8 U.S.C. § 1155

AG may revoke an approved visa petition when there is a finding that the alien obtained approval of the petition through fraud or misrepresentation.

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## Title search: Advanced Perspectives on Boogeyman and Sack Man: Fraud and Misrepresentation

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First appeared as part of the conference materials for the

41<sup>st</sup> Annual Conference on Immigration and Nationality Law session

"Advanced Perspectives on Boogeyman and Sack Man: Fraud and Misrepresentation"