

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

Fraud & Misrepresentation

October 26, 2017

UT Law CLE

Simon Azar-Farr

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.

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

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

Also available as part of the eCourse

[2017 eConference on Immigration and Nationality Law](#)

First appeared as part of the conference materials for the

41st Annual Conference on Immigration and Nationality Law session

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