

Disqualifying Offences

A person found guilty of a 'disqualifying offence' cannot be granted a licence under the NT Firearms Act 1997 for 10 years.

"disqualifying offence" means -

- (a) an offence prescribed by the Regulations to be a disqualifying offence; or
- (b) an offence against a law, or a repealed law, of the Territory or another jurisdiction (including a jurisdiction outside Australia) that substantially corresponds to an offence mentioned in paragraph (a);

Disqualifying offences under the NT Criminal Code Act 1983

Section	Offence	Section	Offence	Section	Offence
51	Membership of an unlawful organization	54	Terrorism	55	Contribution towards acts of terrorism
62	Going armed to Legislative Assembly	73	Piracy	74	Trading with pirates
110	Forcibly rescuing certain offenders	148B	Contaminating goods with intent to cause public alarm or economic loss	155A	Assault, obstruction etc of persons providing rescue, medical treatment or other aid (where a custodial sentence was imposed)
156	Murder	160	Manslaughter	161A	Violent act causing death
165	Attempted murder	166	Threats to kill (where a custodial sentence was imposed)	170	Killing unborn child
174C	Recklessly endangering life (where the circumstance of aggravation specified in section 174G(a) exists)	174E	Negligently causing serious harm	174F	Driving motor vehicle causing death or serious harm
175	Disabling in order to commit indictable offence	176	Stupefying in order to commit indictable offence	177	Acts intended to cause serious harm or prevent apprehension
178	Preventing escape from wreck	179	Intentionally endangering safety of persons travelling by railway or roadway	180	Intentionally endangering safety of persons travelling by aircraft or ship
180A	Endangering occupants of vehicles and vessels (with custodial sentence)	181	Serious harm	182	Attempting to injure by explosive substances
184	Endangering life of child by exposure (where a custodial sentence was imposed)	185	Setting man-traps (where a custodial sentence was imposed)	188(1)	Common assault where the circumstance of aggravation specified in section 188(2)(m) exists & where a custodial sentence was imposed
188A(1)	Assault a worker if the victim suffers harm	189A(1)	Assaults on police or emergency workers. Where the circumstance of aggravation specified in section 189A(2)(b) exists	189(2)	Unlawful stalking where the circumstance of aggravation specified in section 189(2)(b) exists or where a custodial sentence was imposed
190	Assaults on the Administrator or judges	191	Assaults on member of crew of aircraft (where a custodial sentence was imposed)	193B(1)	Assault with intent to steal where the circumstance of aggravation specified in section 193B(2) or (3) exists



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194	Kidnapping for ransom	195	Kidnapping	196	Deprivation of liberty
201	Abduction, enticement or detention of child under 16 years for immoral purpose	202	Abduction of child under 16 years	202B	Sexual servitude
202C	Conducting business involving sexual servitude	202D	Deceptive recruiting for sexual services	208H	Sexual intercourse – without consent
208HA	Compelling sexual intercourse or penetration – without consent	208HB	Gross indecency – without consent	208JI	Repeated sexual abuse – child under 16 years (where a custodial sentence was imposed)
208MA	Incest (where a custodial sentence was imposed)	211	Robbery	212(1)	Assault with intent to steal where the circumstance of aggravation specified in section 212(2) or (3) exists
213(1)	Unlawful entry of buildings where the circumstance of aggravation specified in section 213(6) exists	215	Persons found armed with intent to unlawfully enter buildings	216	Unlawfully taking control of aircraft where the circumstance of aggravation specified in section 216(2) or (3) exists
218	Robbery	221(1)	Burglary where the circumstance of aggravation specified at 222(c) or (d) exists	224	Damaging or interfering with property as a trespasser
225(3)	Going equipped with a firearm or weapon for theft and related offences	226B	Home invasion & invasion of business premises	228	Blackmail & extortion
242	Sabotage	243	Arson	244	Bushfires
245	Leaving explosive substance at a place	281	Preparation to commit indictable offence with explosives, &c.		

Disqualifying offences under the NT Misuse of Drugs Act 1990

Section	Offence	Section	Offence	Section	Offence
5	Supply of dangerous drug – commercial quantity	5A	Supply of dangerous drug – less than commercial quantity	5B	Supply of dangerous drug to child – commercial quantity
5C	Supply of dangerous drug to child – less than commercial quantity	5D	Supply of dangerous drug in indigenous community – less than commercial quantity	6	Cultivation of prohibited plant – commercial quantity
6A	Cultivation of prohibited plant – traffickable quantity	6C	Cultivation of prohibited plant in presence of child – commercial quantity	6D	Cultivation of prohibited plant in presence of child – traffickable quantity
6E	Manufacture of dangerous drug – commercial quantity	6F	Manufacture of dangerous drug – less than commercial quantity	6G	Manufacture of dangerous drug in presence of child
7	Possession of dangerous drug – commercial quantity	7A	Possession of dangerous drug – traffickable quantity	7B(1)	Possession of dangerous drug – less than traffickable quantity (if a sentence of imprisonment is imposed).
7C	Possession of dangerous drug in public place – traffickable quantity	7D(1)	Possession of dangerous drug in public place – less than traffickable quantity (if a sentence of imprisonment is imposed).	8	Receiving or possessing tainted property
8A	Possession of precursors of dangerous drugs	8B	Possession of document containing instructions for manufacture of dangerous drug or precursor	8C	Possession of articles for use in manufacture of dangerous drug or precursor



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