

WRAP+ Excludable Offenses
Updated 8/22/23

An applicant will be excluded from participation in in WRAP+ if that individual has been charged with or convicted of any sex offense as defined by [34 USC § 20911\(5\)\(A\)](#), or any offense relating to the sexual exploitation of children, or murder or assault with intent to commit murder. A charge or conviction for any of the following Minnesota crimes will exclude a candidate from participation in WRAP+.

MN Statute #	Title
609.185	Murder in the first degree
609.19	Murder in the second degree
609.221	Assault in the first degree
609.25*	Kidnapping
609.255*	False Imprisonment
609.294	Bestiality
609.322	Solicitation, inducement, and promotion of prostitution
609.324 Subd 1; 1a only	Other prostitution crimes; patrons, prostitutes, and individuals housing individuals engaged in prostitution; penalties
609.342	Criminal sexual conduct in the first degree
609.343	Criminal sexual conduct in the second degree
609.344	Criminal sexual conduct in the third degree
609.345	Criminal sexual conduct in the fourth degree
609.346	Criminal sexual conduct in the fifth degree
609.3453	Criminal sexual predatory conduct
609.352	Solicitation of children to engage in sexual conduct

*if committed against a minor by a person other than a parent or guardian

Juvenile Sex Offenses: If an applicant was convicted of one or more of the above offenses as a juvenile, the case will be referred to the Winona County Attorney’s Office for consideration of eligibility. Any determination made by the Winona County Attorney’s Office can be appealed to the WRAP+ Task Force.