

1 TODD BLANCHE
 2 Deputy Attorney General of the United States
 3 SIGAL CHATAH
 4 First Assistant United States Attorney
 5 District of Nevada
 6 Nevada Bar No. 8264
 7 CLAY A. PLUMMER
 8 Nevada Bar No. 6778
 Special Assistant United States Attorney
 501 Las Vegas Boulevard South, Suite 1100
 Las Vegas, Nevada 89101
 Tel: (702) 388-6336
 Fax: (702) 388-6418
 clay.plummer@usdoj.gov
Attorneys for the United States

FILED
U.S. MAGISTRATE JUDGE

DATE: February 2, 2026

TIME: 3:30 p.m.

9
UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

10 UNITED STATES OF AMERICA,
 11

Plaintiff,
 12

v.
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14 ORI SALOMON,
 aka "Ori Solomon,"
 15

Defendant.
 16

Case No. 2:26-mj-00081-EJY

CRIMINAL COMPLAINT
 for violation of Prohibited Person in
 Possession of a Firearm
 (18 U.S.C. § 922(g)(5)(B))

17 BEFORE the Honorable Elayna J. Youchah, United States Magistrate Judge, Las
 18 Vegas, Nevada, the undersigned Complainant, being duly sworn, deposes and states:

19 **COUNT ONE**
 20 Prohibited Person in Possession of a Firearm
 (18 U.S.C. §§ 922(g)(5)(B) and 924(a)(2))

21 1. On or about February 2, 2026, in the State and Federal District of Nevada,

22 ORI SALOMON,
 aka "Ori Solomon,"
 23

/ / /

/ / /

1 defendant herein, knowing that he was an alien admitted to the United States under a
2 nonimmigrant visa, knowingly possessed the firearms below, which were in and affecting
3 interstate commerce, all in violation of 18 U.S.C. §§ 922(g)(5)(B) and 924(a)(2):

- 4 a. a Springfield Armory SA-XD ACP 45 caliber bearing the serial number
5 US734441;
- 6 b. a Savage Mark II .22 caliber rifle bearing the serial number 399291;
- 7 c. a Euroarms Brescia-Italy .36 Navy bearing the serial number 30614;
- 8 d. a Springfield Armory XD-9 9mm Handgun bearing the serial number
9 XD193283;
- 10 e. a IWI US Tavor-x95 5.56 bearing the serial number T0066621; and
- 11 f. a Glock 19 9mm Handgun bearing the serial number ANK965US.

12 **PROBABLE CAUSE**

13 I, Hannah Janousek, state the following as and for probable cause.

14 2. Your Complainant is a Special Agent with the Federal Bureau of
15 Investigation (FBI), has been employed with the agency since August 2017, and is currently
16 assigned to the Las Vegas Field Office's Violent Crimes Task Force. Prior to this
17 assignment, your Complainant was previously employed as a Mission Support Analyst for
18 the FBI. As an FBI Agent, your Complainant's duties and responsibilities include
19 investigating violent crimes, such as Prohibited Person in Possession of a Firearm (18
20 U.S.C. § 922(g)).

21 3. Your Complainant has completed hundreds of hours of training in numerous
22 areas of law enforcement investigations and techniques. Additionally, your Complainant
23 has received training and consulted with senior agents in assessing and managing
24 individuals who have illegally possessed firearms as a prohibited person.

1 4. The information used to support this Complaint was derived from reports of
2 information obtained from eyewitnesses to the offenses described herein, as well as
3 investigations conducted by law enforcement related to the incident. This Complaint
4 contains information necessary to support probable cause to believe that the criminal
5 offenses described herein were committed by the defendant, ORI SALOMON, and is not
6 intended to include each and every fact and matter observed by me or known to the
7 Government. Moreover, to the extent that this Complaint contains statements by witnesses,
8 those statements are set forth only in part and in substance and are intended to accurately
9 convey the information, but not to be verbatim recitations.

10 5. On January 31, 2026, Las Vegas Metropolitan Police Department (LVMPD)
11 executed a state search warrant at the residence of ORI SALOMON, also known as Ori
12 Solomon, in Las Vegas, Nevada. During the course of the search of that residence, officers
13 observed a room that appeared to be an office space for SALOMON due to the presence of
14 personal belongings bearing SALOMON's name, including SALOMON's personal wallet,
15 a French passport bearing the name "Ori Salomon," and an Israeli passport bearing the
16 name "Ori Solomon."

17 6. In that office space, officers observed two 9mm bullets on the computer
18 stand. Within a side cabinet in the office, officers observed a black Glock semi-automatic
19 pistol. Because the state search warrant did not authorize the seizure of firearms, the
20 firearm was left at the residence. Additionally present in the office was a small lockbox that
21 could not be opened by investigators conducting the search warrant.

22 7. On February 1, 2026, at approximately 1:56 AM, SALOMON made a
23 recorded call while in custody at the Clark County Detention Center to a phone number for
24 his adult daughter. During this phone call, SALOMON asked "Is there any guns left? Is

1 there any guns left in the house or did they confiscate it?”; the female voice on the call
2 responds “The three rifles, I think they found the lockbox with the pistol, but they couldn’t
3 open it. So, it’s just ringing in the house.” SALOMON then states, “Well, that’s just
4 Christopher’s stuff, that’s not mine.” Based on this call, it is reasonable to believe that the
5 referenced lockbox is the lockbox investigators were unable to access during the state
6 search warrant which occurred on January 31, 2026.

7 8. Subsequent investigation has revealed that SALOMON’s immigration status
8 precludes him owning or possessing a firearm. Per Department of Homeland Security
9 (DHS) database checks, SALOMON has an approved form I-129, petition for a Non-
10 Immigrant Worker, that was filed on his behalf by a company. SALOMON’s class E2 Visa
11 status is valid until May 5, 2026. SALOMON has pending forms I-485, I-485 J, I-765, and
12 I-131 with United States Citizenship and Immigration Services (USCIS). As of February 1,
13 2026, these applications were placed on hold. Per these checks, SALOMON is currently in
14 the U.S. under an E-2 visa (a non-immigrant visa) without any immigration benefits, which
15 precludes him from owning or possessing a firearm per 18 U.S.C. § 922(g)(5)(B).

16 9. On February 1, 2026, the Honorable Magistrate Judge Elayna J. Youshah
17 issued a federal search warrant for SALOMON’s residence in Las Vegas, NV authorizing
18 the seizure of firearms, ammunition, and related items. On February 2, 2026, the search
19 warrant was executed at that residence. Law enforcement seized numerous firearms,
20 ammunition, and firearm accessories, including the firearms identified in Count One of this
21 Complaint.

22 10. One of those firearms – a Springfield Armory XD-9 9mm Handgun bearing
23 the serial number XD193283 – was located in the lockbox referenced in Paragraphs 6 and 7
24 above.

11. On February 2, 2026, your Complainant spoke with SALOMON's adult daughter who confirmed that she, SALOMON, and SALOMON's two minor children were the only occupants of his residence. SALOMON's daughter also stated that the firearms in the residence belonged to SALOMON.

12. Based on your Complainant's training and experience, she has a reasonable belief that the firearms identified in Count One of this Complaint have been shipped and transported in interstate commerce to arrive in Las Vegas, Nevada.

13. Based on the above, your Complainant believes there is probable cause that ORI SALOMON did violate 18 U.S.C. §§ 922(g)(5)(B) and 924(a)(2) (Prohibited Person in Possession of a Firearm).

Hannah Janousek
Special Agent Hannah Janousek
Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone on this 2nd day of February, 2026.

HON. ELAYNA J. YOUCRAH
UNITED STATES MAGISTRATE JUDGE

