

FILED

UNITED STATES DISTRICT COURT

MAR 26 2015

for the
Western District of Texas

U.S. MAGISTRATE JUDGE
FOR THE WESTERN DISTRICT OF TEXAS
BY [Signature]
SPECIAL DEPUTY CLERK

United States of America
v.
Victor Manuel Solis

Case No.
EP-15-M- 0929-MAT

Defendant(s)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of 3/16/2015 in the county of El Paso in the
Western District of Texas, the defendant(s) violated:

Table with 2 columns: Code Section, Offense Description. Row 1: Title 18, U.S.C, Section 1001(a)(2); in a matter within the jurisdiction of the United States Department of Justice, FBI, a part of the Executive Branch of the Government of the United States, did knowingly and willfully make a false, fictitious and fraudulent material statement and representation in that the defendant, when interviewed by FBI Special Agents, stated he traveled alone to Mexico on March 14, 2015, when in truth and in fact the defendant traveled to Mexico with his son on March 14, 2015, and the defendant's false statement was an attempt to conceal his son's whereabouts from law enforcement.

This criminal complaint is based on these facts:

See attached Affidavit.

[X] Continued on the attached sheet.

[Signature]
Complainant's signature

Armando L. Soto, Special Agent
Printed name and title

Sworn to before me and signed in my presence.

Date: 03/26/2015

[Signature]
Judge's signature

City and state: El Paso, Texas

Miguel A. Torres, U.S. Federal Magistrate Judge
Printed name and title

I, Armando L. Soto, being duly sworn, do hereby depose and state:

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I am an "investigative or law enforcement officer" of the United States within the meaning of Title 18 United States Code Section 2510(7), that is, an officer of the United States who is empowered by law to conduct criminal investigations and to make arrests for offenses enumerated in Title 18 United States Code Section 2516.

I am and have been employed as a Special Agent with the Federal Bureau of Investigation (FBI) since September of 2004 and I am currently assigned to the FBI El Paso Division. Prior to assignment to the El Paso Division, your affiant was assigned to the FBI Bakersfield Resident Agency since February 2008. While in Bakersfield, your affiant was responsible for conducting investigations in the Central California area concerning the criminal activities of Drug Trafficking Organizations.

While employed as an FBI Special Agent, I have been responsible for investigating violations of federal criminal laws over which the FBI has jurisdiction. While employed by the FBI, your affiant has investigated violations of criminal law under Title 18 and Title 21 of the United States Code including bank robbery, fugitives, illegal possession and distribution of controlled substances, violent crimes, and sexual exploitation of children.

This Affidavit is submitted in support of a criminal complaint charging **Victor Manuel Solis** (hereinafter "**SOLIS**"), with knowingly violating the following federal felony offense: Title 18, United States Code, Section 1001(a)(2) (Materially False Statements).

The statements in this affidavit are based in part on information provided by Special Agents of the FBI, other law enforcement officers, and on my experience and background as a Special Agent of the FBI.

On or about 3/13/2015, **SOLIS'** son, Henry Solis, an off-duty probationary officer with the Los Angeles Police Department, became involved in a physical altercation with Salome Rodriguez in downtown Pomona, California. Henry Solis pursued Rodriguez on foot and shot him multiple times, killing him.

Subsequent interviews of family members, friends, and witnesses revealed that shortly after the murder, Henry Solis made incriminating statements about his role in the murder of Rodriguez.

On or about 3/17/2015, warrant number LACBA43459301 was issued by the Superior Court of the State of California, County of Los Angeles, charging Henry Solis with one count of Murder, a felony, in violation of Section 187 of the California Penal Code.

On 3/13/2015, Henry Solis is known to have called his father's (**SOLIS**) home in Lancaster, California. Shortly after these phone calls, **SOLIS** left his Lancaster home in a hurry.

On 3/16/2015, I interviewed **SOLIS** at a residence in San Elizario, Texas. Prior to the interview, **SOLIS** was advised of the consequences of lying to a federal agent. **SOLIS** acknowledged and willingly provided a statement. **SOLIS** stated that his son (Henry Solis) called his (**SOLIS'**) home phone number on 3/13/2015 between 7a.m. and 8 a.m. Henry Solis told him (**SOLIS**) that he had five days of vacation and that he wanted to go to El Paso, Texas.

**SOLIS** and his son arrived in El Paso, Texas around 3:00 a.m. on 3/14/2015. **SOLIS** stated that he dropped Henry Solis off at a bus station called Las Limosinas. **SOLIS** stated that his son did not tell him (**SOLIS**) where he was going. **SOLIS** stated that he parked his vehicle at a parking lot in downtown El Paso near the Paso Del Norte (hereinafter "PDN") U.S./Mexico border crossing and slept inside the vehicle. **SOLIS** stated that he would not travel to Juarez during the early hours because it was too dangerous to do so. **SOLIS** stated that he used the PDN pedestrian border crossing and went to Juarez, Chihuahua, Mexico around 2 p.m. **SOLIS** stated that he crossed alone and that he returned to El Paso around 8 p.m. **SOLIS** stated that he called a detective from a payphone and he told the detective that they would never find his son.

On 3/23/2015, I reviewed a video recording, obtained from cameras at the PDN border crossing, which captured **SOLIS** and Henry Solis crossing the U.S. Mexico border into Juarez, Chihuahua, Mexico on 3/14/2015 at approximately 5:40 a.m.

During the above mentioned interview, I specifically asked **SOLIS** if he had crossed the U.S./Mexico border with Henry Solis and **SOLIS** stated that he had crossed alone. Your affiant

believes **SOLIS** knowingly and willingly lied during the interview  
~~in order to thwart law enforcement investigative efforts in~~  
violation of Title 18, United States Code, Section 1001(a)(2).



WHEREFORE, premises considered, the Government respectfully prays the Court to hold


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the above-named Defendant without bail pending the final outcome of this case.

Respectfully submitted,

RICHARD L. DURBIN, JR.  
ACTING UNITED STATES ATTORNEY

By:

  
\_\_\_\_\_  
LAURA FRANCO GREGORY  
Assistant U.S. Attorney  
Texas Bar #24007199  
700 E. San Antonio, Suite 200  
El Paso, Texas 79901  
(915) 534-6884

# UNITED STATES DISTRICT COURT

for the  
Western District of Texas

United States of America  
v.  
Victor Manuel Solis

Case No. EP-15-M- 0929-MAT

Defendant

## ARREST WARRANT

To: Any authorized law enforcement officer


**YOU ARE COMMANDED** to arrest and bring before a United States magistrate judge without unnecessary delay  
(name of person to be arrested) Victor Manuel Solis  
who is accused of an offense or violation based on the following document filed with the court:

- Indictment       Superseding Indictment       Information       Superseding Information       Complaint
- Probation Violation Petition       Supervised Release Violation Petition       Violation Notice       Order of the Court

This offense is briefly described as follows:

in a matter within the jurisdiction of the United States Department of Justice, FBI, a part of the Executive Branch of the Government of the United States, did knowingly and willfully make a false, fictitious and fraudulent material statement and representation in that the defendant, when interviewed by FBI Special Agents, stated he traveled alone to Mexico on March 14, 2015, when in truth and in fact the defendant traveled to Mexico with his son on March 14, 2015, and the defendant's false statement was an attempt to conceal his son's whereabouts from law enforcement, in violation of Title 18, United States Code, Section 1001(a)(2).

Date: 03/26/2015



Issuing officer's signature

City and state: El Paso, Texas

Armando L. Soto, Special Agent

Printed name and title

### Return

This warrant was received on (date) \_\_\_\_\_, and the person was arrested on (date) \_\_\_\_\_  
at (city and state) \_\_\_\_\_.

Date: \_\_\_\_\_

Arresting officer's signature

Printed name and title

**This second page contains personal identifiers provided for law-enforcement use only  
and therefore should not be filed in court with the executed warrant unless under seal.**

*(Not for Public Disclosure)*

Name of defendant/offender: Victor Manuel Solis

Known aliases: \_\_\_\_\_

Last known residence: \_\_\_\_\_

Prior addresses to which defendant/offender may still have ties: \_\_\_\_\_

Last known employment: \_\_\_\_\_

Last known telephone numbers: \_\_\_\_\_

Place of birth: Mexico

Date of birth: 08/05/1961

Social Security number: \_\_\_\_\_

Height: \_\_\_\_\_ Weight: \_\_\_\_\_

Sex: \_\_\_\_\_ Race: \_\_\_\_\_

Hair: \_\_\_\_\_ Eyes: \_\_\_\_\_

Scars, tattoos, other distinguishing marks: \_\_\_\_\_

History of violence, weapons, drug use: \_\_\_\_\_

Known family, friends, and other associates (*name, relation, address, phone number*): \_\_\_\_\_

FBI number: \_\_\_\_\_

Complete description of auto: \_\_\_\_\_

Investigative agency and address: \_\_\_\_\_

Name and telephone numbers (office and cell) of pretrial services or probation officer (*if applicable*): \_\_\_\_\_

Date of last contact with pretrial services or probation officer (*if applicable*): \_\_\_\_\_