

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

UNITED STATES OF AMERICA

v.

TIMOTHY HOLMES,
also known as "MapleStCapital"

CASE NUMBER:
1:26-cr-00106

~~UNDER SEAL~~

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 March 3, 2026, at Chicago, in the Northern District of Illinois, Eastern Division, and elsewhere, the defendant(s) violated:

<i>Code Section</i>	<i>Offense Description</i>
Title 18, United States Code, Section 875(c)	Sending a True Threat in Interstate Commerce

This criminal complaint is based upon these facts:

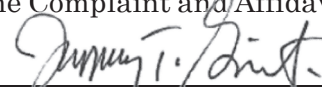
X Continued on the attached sheet.



HAMET DIOUF
Task Force Officer, Federal Bureau of
Investigation (FBI)

Pursuant to Fed. R. Crim. P. 4.1, this Complaint is presented by reliable electronic means. The above-named agent provided a sworn statement attesting to the truth of the Complaint and Affidavit by telephone.

Date: March 13, 2026



Judge's signature

City and state: Chicago, Illinois

JEFFREY T. GILBERT, U.S. Magistrate Judge
Printed name and title

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

AFFIDAVIT

I, HAMET DIOUF, being duly sworn, state as follows:

INTRODUCTION AND BACKGROUND

1. I am a Task Force Officer with the Federal Bureau of Investigation (FBI), and have been so employed since 2025. My current responsibilities include the investigation of threats to life, terrorism, and other violent offenses, and I am currently assigned to the Joint Terrorism Task Force in the FBI's Chicago Office.

2. This affidavit is submitted in support of a criminal complaint alleging that Timothy HOLMES, also known as "MapleStCapital," has violated Title 18, United States Code, Section 875(c) ("Subject Offense"). Because this affidavit is being submitted for the limited purpose of establishing probable cause in support of a criminal complaint charging HOLMES with sending a true threat in interstate commerce, I have not included each and every fact known to me concerning this investigation. I have set forth the facts that I believe establish probable cause to believe that the defendant committed the offense alleged in the complaint.

3. This affidavit is based on my personal knowledge, my training and experience, information provided to me by others, including law enforcement agents, as well as publicly available information and information provided by communication-service providers.

PROBABLE CAUSE

4. As set forth below, on or about March 3, 2026, Timothy HOLMES, from his X (formerly Twitter) account @MapleStCapital, with the display name “[American flag emoji]End The FED”, posted, in response to a post from @Israel, the Israeli government’s official account, “I’m going to shoot up a synagogue”. This post followed posts in which HOLMES provided the purported United States address of relatives of Israeli Official A, noting “the jew will be destroyed and discarded,” “From the river to the sea every Jew will die,” and “Die jew.”

5. More specifically, on or about March 3, 2026, the FBI National Threat Operation Section, or NTOC, received information regarding threats and concerning statements posted to X by @MapleStCapital. Specifically, the user posed “I’m going to shoot up a synagogue” in response to a post from @Israel concerning the death of Iranian Ayatollah Ali Khamenei. The post is pictured below:

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6. According to emergency-disclosure records from X, @MapleStCapital has a subscriber email address of timholmesdev@gmail.com and used an internet protocol (or IP) address ending in .138.113. According to emergency-disclosure

records from Comcast, the IP address is subscribed to Individual A at *** North McClurg Court, Apartment 1***, in Chicago, Illinois. Government databases reflect that Individual A resides at the location on McClurg Court (but lists her address as a different apartment number, 4***) and show that she resides with HOLMES. On or about March 4, 2026, law enforcement went to HOLMES's address (at the 4*** apartment), and left a contact card. Individual A subsequently called and stated that HOLMES was his/her partner and that he was not home.

7. Further investigation revealed additional threatening communications by HOLMES. On or about March 1, 2026, HOLMES responded to a post referencing and containing images of Israeli Official A's relatives by posting their purported address in State A in the United States. He then made a series of derisive posts concerning Jewish people, as pictured below:

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[Redacted] [Redacted] [Redacted] Mar 1

I know you're probably worried after hearing 3 U.S. soldiers died in the war so far:

So I want to quickly let you know that [Redacted] are safe in Miami.

They're just getting ready for breakfast.



291 3.7K 17K 590K

 **End The FED** @MapleStCapital · Mar 1

[Redacted] Parkway

136

 **End The FED** @MapleStCapital · Mar 2

The jew will be destroyed and discarded

8

 **Hen Mazzig** @HenMazzig · 20h

BREAKING: The entire country is in bomb shelters, from north to south.

I'm hearing massive explosions from my bomb shelter in Tel Aviv.

2.2K 948 5.2K 407K

 **End The FED** @MapleStCapital · 18h

From the river to the sea every Jew will die

5

[Redacted] [Redacted] [Redacted] Mar 2

Finish the Job 🇺🇸

2.6K 1.8K 13K 945K

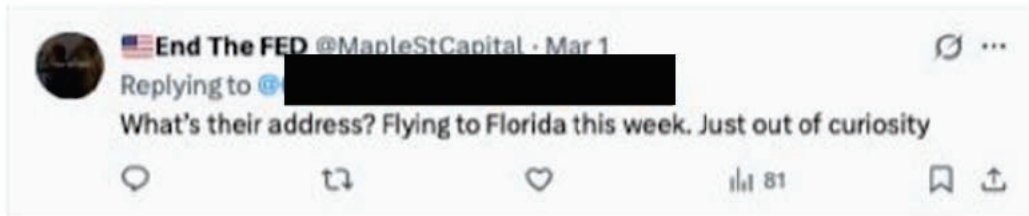
 **End The FED** @MapleStCapital · 18h

You inbred people will all die

3



In addition, HOLMES issued a post which appeared to request the address of Israeli Official A's relatives and stating that he intended to travel to State A, picture below:



8. According to airline records, HOLMES had a flight scheduled to State A on or about March 6, 2026. He ultimately flew to State A on or about March 7, 2026, and he has a return flight scheduled for March 24, 2026.¹

CONCLUSION

9. For these reasons, I respectfully submit that there is probable cause to believe that HOLMES committed the Subject Offense.

FURTHER AFFIANT SAYETH NOT.

HAMET DIOUF
Task Force Officer, Federal Bureau of
Investigation

SWORN TO AND AFFIRMED by telephone March 13, 2026.

Honorable JEFFREY T. GILBERT
United States Magistrate Judge

¹ Counsel for HOLMES has proffered that he is in State A for the purpose of caring for a relative.