

## TETON COUNTY OFFICE OF THE PROSECUTING ATTORNEY

FOR IMMEDIATE RELEASE

June 21, 2022

## Defendant Pleads Guilty to Four Felonies in Broulim's Video Voyeurism Case

Today, defendant Roberto Bravo-Camacho pled guilty as charged to three counts of Video Voyeurism, a felony offense under Idaho Code § 18-6609(2), and one account of Attempted Destruction or Concealment of Evidence, a felony offence under Idaho Code §§ 18-2603 and 18-306, as alleged in the Criminal Information dated May 16, 2022.

Mr. Bravo-Camacho was arrested on March 12, 2022 after the Teton County Sheriff's Office ("TCSO") received a report from the manager of the Broulim's grocery store in Driggs that a hidden video camera had been discovered in the public men's restroom by a store employee and Mr. Bravo Camacho was captured on surveillance camera removing the camera from the manager's office prior to law enforcement's arrival at the store. Mr. Bravo-Camacho was initially charged with one count of Video Voyeurism and one count of Attempted Destruction or Concealment of Evidence.

After the initial charges were filed, subsequent TCSO investigation led to the discovery of media storage devices in Mr. Bravo-Camacho's home which contained images of individuals using the men's and women's upstairs restrooms at the Broulim's store during two time-frames in January and March 2022. Upon this discovery, the Teton County Office of the Prosecuting Attorney charged the Defendant with two additional counts of Video Voyeurism based on two additional camera placements.

Today, the Defendant pled guilty pursuant to a plea agreement entered with the State. Per the terms of that agreement, the Defendant pled guilty as charged to all counts, agreed to pay criminal restitution on all counts, and agreed to obtain a GAIN evaluation and psychosexual evaluation prior to sentencing in addition to the standard presentence investigation ordered in all felony cases. The State agreed to bring no further charges based on the underlying conduct and disclosed the State's sentencing recommendation. The recommendation is for a unified sentence of four years imprisonment with two years fixed on each Voyeurism count, and two years imprisonment on the Attempted Destruction of Concealment of Evidence count, for a total of 14 years possible imprisonment. District Judge Steven Boyce set the case for sentencing at 11:00 am on October 4, 2022.

Victims of the Defendant's crime (even those not identified to date) have the right to speak at the Defendant's sentencing, or submit victim impact letters regarding how they have been impacted by this crime. Victims or their representatives are encouraged to contact TCPA



## TETON COUNTY OFFICE OF THE PROSECUTING ATTORNEY

with any questions about this process, victim resources or compensation, or any other questions regarding this case.

## Links:

The initial Criminal Complaint in Mr. Bravo-Camacho's case, CR41-22-0196 is attached <a href="https://doi.org/10.2016/journal.com/">https://doi.org/10.2016/journal.com/</a> attached <a href="https://doi.org/">https://doi.org/</a> attached <a href="ht

The Criminal Information in CR41-22-0196 is attached **here**.

The plea agreement in CR41-22-0196 is attached **here**.

Additional case information and documents regarding Mr. Bravo-Camacho's case, CR41-22-0196, can be found on the iCourt Portal **here**.