

**TETON COUNTY  
DISTRICT COURT MINUTES – HELD IN OPEN COURT  
Tuesday – January 22, 2019**

Court convened at 10:10 a.m.in the Teton County Court Room with the Honorable Judge Robert G. Olson presiding via Judicial Video Network from the Toole County Courtroom. Other officers of the Court present in the Teton County Court Room were Joe Coble, Teton County Attorney; Keith Van Setten, Teton County Sheriff; and Lisa Sinton, Clerk of Court. Kelsey McAlpine, Court Reporter, present via Judicial Video Network from the Glacier County Courtroom.

<b>STATE OF MONTANA,</b>	)	
<b>Plaintiff,</b>	)	<b>CAUSE NO. DC-18-030</b>
<b>-vs-</b>	)	<b>MINUTE ENTRY:</b>
<b>CODY KLOTZ,</b>	)	<b>Initial Appearance and</b>
<b>Defendant.</b>	)	<b>Arraignment</b>

This is the time and place set for an initial appearance with the Honorable Robert G. Olson presiding via Judicial Video Network from the Toole County Courtroom. The Court Reporter, Kelsey McAlpine, was present via Judicial Video Network from the Glacier County Courtroom. Mr. Joe Coble appeared on behalf of Jennifer Stutz, Deputy Teton County Attorney, appeared on behalf of the State of Montana, in Teton County. The Defendant was present in the Teton County Courtroom while his attorney, Ms. Meghan Lulf Sutton, appeared telephonically.

Mr. Coble presented the charges against the Defendant.

The Defendant stated his name was Cody Klotz. He is not under the influence of alcohol and has not taken any medication or drugs that would affect his understanding of these proceedings.

The Defendant waived the reading of the Information in open court.

Joe Coble advised the Defendant of the maximum penalties associated with each count.

The Court advised the Defendant of his rights; he stated he understood his rights.

The Defendant entered a plea of not guilty to all the alleged offenses.

The Defendants' pleas were noted by the Court and an Omnibus Hearing was set for February 5, 2019 at 10:00 a.m. The Defendant was advised that he was not required to attend. If the omnibus form is completed prior to the hearing, the Court will vacate the hearing.

Regarding bond, the Court was told that the Defendant posted bond in Justice Court in the amount of \$20,000. The Court continued the bond amount and set bond conditions for his own-recognizance release. Mr. Klotz signed the Conditions of Bond.

DATED this 22nd day of January 2019.

<b>STATE OF MONTANA,</b>	)	
<b>Plaintiff,</b>	)	<b>CAUSE NO. DC-18-026</b>
<b>-vs-</b>	)	<b>MINUTE ENTRY:</b>
<b>CODY ANN CARAVEO,</b>	)	<b>Initial Appearance and</b>
<b>Defendant.</b>	)	<b>Not Guilty Plea Entered by</b>
	)	<b>the Court</b>

This is the time and place set for an initial appearance with the Honorable Robert G. Olson presiding via Judicial Video Network from the Toole County Courtroom. The Court Reporter was present via Judicial Video Network from the Glacier County Courtroom. This hearing was held in open court in the Teton County Courtroom. Mr. Joe Coble appeared on behalf of the Plaintiff. The Defendant was present in the courtroom without the benefit of an attorney.

The Defendant stated her name was Cody Caraveo; she is not under the influence of alcohol and has not taken any medication or drugs that would affect her understanding of these proceedings.

The Court explained the purpose of this hearing and Joe Coble presented a list of the alleged offenses charged against her.

The Defendant waived the reading of the Information in open court.

Joe Coble advised the Defendant of the maximum penalties associated with each count.

The Court advised the Defendant of her rights; she stated she understood her rights.

The Court entered a plea of “not guilty” on the Defendant’s behalf of the charges.

Arraignment was set for February 5, 2019, at 10:00 a.m.

The Defendant turned herself in, she was booked and was released on her own recognizance. The Court continued her own-recognizance release and ordered the list of rules of her release. Joe Coble executed the Order on behalf of the Court and the Defendant acknowledged her receipt of the conditions of her release.

DATED this 22nd day of January 2019.

<b>STATE OF MONTANA,</b>	)	<b>CAUSE NO. DC-18-027</b>
<b>Plaintiff,</b>	)	<b>MINUTE ENTRY:</b>
<b>-vs-</b>	)	<b>Initial Appearance-Not Guilty</b>
<b>LAUREN ASHLEY NAUDE,</b>	)	<b>Plea Entered by the Court on</b>
<b>Defendant.</b>	)	<b>Behalf of the Defendant</b>

This is the time and place set for an initial appearance on the Information with the Honorable Robert G. Olson presiding via Judicial Video Network from the Toole County Courtroom. The Court Reporter, Kelsey McAlpine, was present via Judicial Video Network in the Glacier County Courtroom. This hearing was held in open court in the Teton County Courtroom with Mr. Joe Coble, present on behalf of the State of Montana. The Defendant appeared via Judicial Video Network from the Chouteau County Courtroom. The Defendant’s court-appointed attorney, Ms. Roberta Cross Guns, was not present.

The Defendant stated her full name was Lauren Ashley Naude. She is not under the influence of alcohol and has not taken any drugs or medications that would affect her judgment or understanding of today’s hearing.

The Court explained the procedures of this hearing and Ms. Cross Guns was appointed to represent her. The Defendant stated Ms. Cross Guns has not contacted her as of this date. The Court stated Ms. Cross Guns will be in contact with the Defendant shortly.

The Defendant has a copy of the Information but waived the reading of this document in open court.

Mr. Coble advised the Defendant of the maximum penalties associated with each charge. of Count I, Theft by Accountability, a felony and Count II, Theft, a misdemeanor.

The Court advised the Defendant of her rights; the Defendant understood her rights.  
The Court entered a “not guilty” plea on the Defendant’s behalf to both charges.  
Arraignment was set February 5, 2019 at 10:00 a.m.

The Defendant is currently held on a \$35,000 bond set by the District Court. When Ms. Cross Guns contact the Defendant, the Defendant was advised by the Court to discuss this bond amount with her. The Defendant stated she is not able to post bond.

With respect to Bond, the Court set the conditions and advised the Defendant that if she is released, the conditions will apply.

DATED this 22nd day of January 2019.

**The remaining portion of the law and motion day consisted of closed-court proceedings.**

Court adjourned at 10:35 a.m.

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Lisa J. Sinton, Clerk of Court