BOISE, MONDAY, JUNE 6, 2022, AT 10:00A.M.

IN THE SUPREME COURT OF THE STATE OF IDAHO

STATE OF IDAHO,)
Plaintiff-Respondent,)
v.) Docket No. 48633
CLARENCE EDWARD LANCASTER,)
Defendant-Appellant.))

Appeal from the District Court of the Fourth Judicial District of the State of Idaho, Ada County. Jason D. Scott, District Judge.

Eric Don Fredericksen, State Appellate Public Defender, Boise, for Appellant.

Lawrence G. Wasden, Idaho Attorney General, Boise, for Respondent.

This case arises from a denied motion to suppress evidence. Defendant Clarence Lancaster was apprehended by police for questioning concerning several ATM thefts in Boise, Idaho, and later convicted of felony burglary and grand theft. On appeal, Lancaster argues that his confession and other evidence should be suppressed after the officers violated Idaho Code section 19-608 for failing to tell Lancaster the basis of his arrest. This statutory violation, he argues, constitutes an unreasonable seizure under Article 1, Section 17 of the Idaho Constitution.