**CAPTION: IN RE: AR.L., R.L., AND AZ.L.**

**01-24-24**

APPEAL NOS.: C-230578

C-230592

TRIAL NO.: F15-2811X

KEY WORDS: CHILDREN – PERMANENT CUSTODY – NOTICE – WAIVER – SUFFICIENCY – MANIFEST WEIGHT – R.C. 2151.414 – BEST INTEREST

SUMMARY:

Where father had constructive notice of the magistrate’s decision, failed to file objections, and waived any issue regarding notice, a remand was not warranted.

Where the magistrate only considered facts in evidence in reaching her permanent custody decision, there was no procedural error.

Where the juvenile court properly balanced the best-interest factors, the juvenile court’s permanent custody decision was supported by sufficient evidence and not against the manifest weight of the evidence.

JUDGMENT: AFFIRMED

JUDGES: OPINION by KINSLEY, J.; BOCK, P.J., and CROUSE, J., CONCUR.