# CAPTION: STATE V. WEAVER

**04-17-24**

APPEAL NO.: C-230521

TRIAL NO.: B-1703089

KEY WORDS: SPEEDY TRIAL – SENTENCING – RAPE – R.C. 2929.14 – INTERSTATE AGREEMENT ON DETAINERS

SUMMARY:

The trial court did not err in failing to dismiss defendant’s indictment for violation of his speedy-trial rights pursuant to the Interstate Agreement on Detainers, where defendant waived the issue by failing to raise it in the trial court and by entering guilty pleas.

The trial court did not err in running defendant’s sentences for rape and gross sexual imposition consecutively to each other and consecutively to his federal sentence because the aggregate sentence was within the statutory bounds of R.C. 2929.14 and was otherwise supported by clear and convincing evidence.

JUDGMENT: AFFIRMED

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