

Circuit Court for Baltimore City
Case Nos. 112241001, 1122410002, 112241003

UNREPORTED
IN THE APPELLATE COURT
OF MARYLAND

No. 1252

September Term, 2024

REGINALD BELLAMY

v.

STATE OF MARYLAND

Nazarian,
Arthur,
Zarnoch, Robert A.
(Senior Judge, Specially Assigned),

JJ.

PER CURIAM

Filed: July 9, 2025

*This is a per curiam opinion. Under Rule 1-104, the opinion is not precedent within the rule of stare decisis, nor may it be cited as persuasive authority.

Reginald Bellamy, appellant, challenges the denial, by the Circuit Court for Baltimore City, of a “Motion to Request for Hearing to Subpoena Tangible Evidence Based Upon Fraud, Mistake, or Regularity.” The State moves to dismiss the appeal on the ground that “the challenged ruling is not a final judgment or an appealable interlocutory order.” We agree with the State. Md. Code (1974, 2020 Repl. Vol., 2023 Supp.), § 12-301 of the Courts & Judicial Proceedings Article, states that generally, “a party may appeal from [only] a final judgment entered in a civil or criminal case by a circuit court.” Mr. Bellamy does not cite any authority that classifies the denial of a “Motion to Request for Hearing to Subpoena Tangible Evidence” as a final judgment from which he may appeal. Accordingly, we grant the State’s motion and dismiss the appeal.

**APPEAL DISMISSED. COSTS TO BE PAID
BY APPELLANT.**