Circuit Court for Montgomery County Case No.: 101831

## UNREPORTED

## IN THE COURT OF SPECIAL APPEALS

## OF MARYLAND

No. 1480

September Term, 2020

SHAHID TURNER-BEY

v.

STATE OF MARYLAND

Fader, C.J.,
Zic,
Raker, Irma S.
(Senior Judge, Specially Assigned),

JJ.

PER CURIAM

Filed: November 5, 2021

<sup>\*</sup>This is an unreported opinion, and it may not be cited in any paper, brief, motion, or other document filed in this Court or any other Maryland Court as either precedent within the rule of stare decisis or as persuasive authority. Md. Rule 1-104.

Shadid Turner-Bey, appellant, appeals an order of the Circuit Court for Montgomery County, entered on January 27, 2021, denying his motion to correct the commitment record. We shall affirm the judgment. The sentencing issue raised by Mr. Turner-Bey—that his sentence for conspiracy to commit robbery should have run concurrently with his sentence for armed robbery—has been addressed on previous occasions by this Court. *See Turner v. State*, No. 646, September Term, 2012 (filed November 7, 2013), *Turner v. State*, No. 1144, September Term, 2016 (filed August 1, 2017), and *Turner-Bey v. State*, No. 531, September Term, 2018 (filed April 29, 2019). Accordingly, our prior rulings are law of the case. *Scott v. State*, 379 Md. 170, 183 (2004) ("[O]nce an appellate court rules upon a question on appeal, litigants and lower courts become bound by the ruling, which is considered to be the law of the case.").

JUDGMENT OF THE CIRCUIT COURT FOR MONTGOMERY COUNTY AFFIRMED. COSTS TO BE PAID BY APPELLANT.

The correction notice(s) for this opinion(s) can be found here:

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