## <u>UNREPORTED</u>

## IN THE APPELLATE COURT

**OF MARYLAND** 

No. 1865

September Term, 2024

JOSE MIGUEL TAPIA

v.

STATE OF MARYLAND

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

JJ.

PER CURIAM

Filed: July 11, 2025

<sup>\*</sup>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.

On October 23, 2024, Jose Miguel Tapia, appellant, filed in the Circuit Court for Washington County, case numbers C-21-CR-23-000269, 593, and 594, a notice of appeal from the court's denial of a "Motion for Return of Seized Property." But, in his brief, Mr. Tapia challenges not the denial of the motion, but the denial, in circuit court case number C-21-CV-24-000274, of a petition for writ of habeas corpus. Mr. Tapia fails to address the underlying judgment in the instant matter, and hence, we shall affirm the judgment.

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