

Circuit Court for Montgomery County
Case No. 121722C

UNREPORTED
IN THE APPELLATE COURT
OF MARYLAND

No. 2281

September Term, 2024

KENT M. B.

v.

STATE OF MARYLAND

Graeff,
Beachley,
Kenney, James A., III
(Senior Judge, Specially Assigned),

JJ.

PER CURIAM

Filed: September 10, 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.

Kent M. B.,¹ appellant, appeals from the denials, by the Circuit Court for Montgomery County, of a “Writ of Fact Order with a Demand for Judgment,” motion for appropriate relief “Pursuant to 13th Amendment, Due Process Clause[,] & *Powell v. Alabama*, 287 U.S. 45 (1932),” and motion for appropriate relief “Pursuant to Md. Rule 9-101, Md. Rule 3-519[,] Md. Rule 3-522[,] & *Powell v. Alabama*, 287 U.S. 45 (1932).” Appellant contends that, for numerous reasons, the court erred in denying the pleadings. The State moves to dismiss the appeal on the ground that the denials are “not appealable.” Alternatively, the State requests that we affirm the judgments of the circuit court.

We agree with the State that dismissal is required. Appellant does not cite any authority that classifies any of these judgments as a final judgment from which he may appeal. *See* Md. Code (1974, 2020 Repl. Vol., 2024 Supp.), § 12-301 of the Courts & Judicial Proceedings Article (generally, “a party may appeal from [only] a final judgment entered in a civil or criminal case by a circuit court”). Accordingly, we grant the State’s motion and dismiss the appeal.

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

¹“Following a 2013 jury trial in the Circuit Court for Montgomery County, . . . appellant . . . was convicted of child sexual abuse, second-degree sexual offense and two counts of third-degree sexual offense.” *B. v. State*, No. 1566, Sept. Term 2023 (filed March 7, 2024), slip op. at 1.