# <u>UNREPORTED</u>

## IN THE APPELLATE COURT

# **OF MARYLAND**

No.1402

September Term, 2024

#### ADRIAN EUGENE GEE

v.

### STATE OF MARYLAND

Shaw,
Ripken,
Meredith, Timothy E.
(Senior Judge, Specially Assigned),

JJ.

## PER CURIAM

Filed: March 28, 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 September 4, 2024, Adrian Eugene Gee, appellant, filed in the Circuit Court for Baltimore County a notice of appeal from the court's denials of a "Motion for Judgment Notwithstanding the Verdict" and a "Motion to Dismiss Defective Indictment." But, in his brief, Mr. Gee challenges not the court's denials of those motions, but its denial, on October 28, 2024, of a "Motion to Vacate and/or Correct an Illegal Sentence." Because Mr. Gee did not file a notice of appeal from the court's denial of that motion, and his brief does not address the judgments from which he filed the appeal, we shall dismiss the appeal.

APPEAL DISMISSED. COSTS TO BE PAID BY APPELLANT.