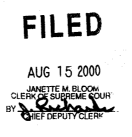
IN THE SUPREME COURT OF THE STATE OF NEVADA

LUAN LUANHASA,			
Petitioner,			
vs.			
THE	STATE	OF	NEVADA,
Respondent.			

No. 36473



ORDER DENYING PETITION

This is a proper person petition seeking permission to file a late notice of appeal. Petitioner was convicted pursuant to a jury verdict in 1991 of burglary, attempted murder with the use of a deadly weapon, and aiming a firearm at a human being. He appealed, and this court dismissed his appeal. Hasa v. State, Docket No. 21903 (Order Dismissing Appeal, September 30, 1991).¹ He now seeks to appeal again, claiming that his attorneys failed to present certain issues in his original appeal and provided him ineffective assistance.

Appellant has had his direct appeal. Claims of ineffective assistance of counsel are more appropriately raised in the district court in the first instance by way of a postconviction petition for a writ of habeas corpus.² Gibbons v. State, 97 Nev. 520, 523, 634 P.2d 1214, 1216 (1981). Accordingly, we deny this petition.

It is so ORDERED.

J. Maupin J. J.

cc: Hon. Joseph S. Pavlikowski, Senior District Judge Attorney General Clark County District Attorney Luan Luanhasa Clark County Clerk

¹Petitioner appears to be alternately known as Luan Hasa and Luan Luanhasa.

²We express no opinion regarding whether or not petitioner can satisfy the procedural requirements of NRS chapter 34.