IN THE SUPREME COURT OF THE STATE OF NEVADA

MARK BAETA, Appellant, vs. THE STATE OF NEVADA. Respondent.

No. 39682

FILED

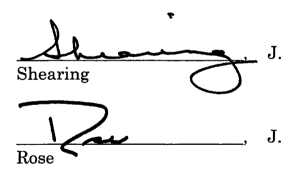
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TE M. BLOOM

ORDER DENYING PETITION

This proper person post-conviction petition for a writ of habeas corpus challenges the validity of petitioner's judgment of conviction and sentence. We have reviewed the documents on file with this court, and we conclude that petitioner has not demonstrated that he is entitled to relief. Specifically, a petition for a writ of habeas corpus must be brought first in the appropriate district court.¹ Petitioner may then appeal to this court from an adverse decision.² Accordingly, we

ORDER the petition DENIED.³



J.

¹NRS 34.738; NRAP 22.

²NRS 34.575.

³We have considered all proper person documents filed or received in this matter, and we conclude that the relief requested is not warranted.

SUPREME COURT OF NEVADA

62-11614

cc: Attorney General/Carson City Washoe County District Attorney Mark Baeta

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