STATE OF MAINE

V.

MARY (LAWSON) ONATAH

Submitted on Briefs March 29, 2007 Decided April 5, 2007

Panel: SAUFLEY, C.J., and CLIFFORD, ALEXANDER, CALKINS, LEVY, and SILVER, JJ.

MEMORANDUM OF DECISION

Mary (Lawson) Onatah appeals from a judgment of conviction entered in District Court (Rumford, *McElwee*, *J*.) based on her guilty plea to operating after license suspension (Class E), 29-A M.R.S. § 2412-A(1-A)(A), (B) (2006). Contrary to Onatah's contentions, the record reflects that she was represented by counsel during the plea proceedings. To the extent that Onatah's appeal raises an ineffective assistance of counsel claim, it is not properly before us because Onatah must seek such an appeal through post-conviction review. *See* M.R. Crim. P. 65-75A; *State v. Gach*, 2006 ME 82, ¶ 9, 901 A.2d 184, 186-87.

The entry is:

Judgment affirmed.

Attorneys for State:

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For defendant:

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