## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

BRAXTON CHEYANNE GARCIA, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 82968-COA

FILED

MAR 3 0 2022

CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER OF AFFIRMANCE

Braxton Cheyanne Garcia appeals from a judgment of conviction entered pursuant to a guilty plea of child abuse with substantial bodily harm. Second Judicial District Court, Washoe County; Lynne K. Simons, Judge.

Garcia argues his conviction should be overturned because he was denied his right to a preliminary hearing within 15 days of his arraignment. The entry of a guilty plea generally waives any right to appeal from events occurring prior to the entry of the plea. See Webb v. State, 91 Nev. 469, 470, 538 P.2d 164, 165 (1975). In addition, there is no indication in the record that Garcia preserved the right to raise this claim in an appeal. See NRS 174.035(3). We therefore decline to consider this claim. Having concluded Garcia is not entitled to relief, we

ORDER the judgment of conviction AFFIRMED.

Gibbons, C.

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cc: Hon. Lynne K. Simons, District Judge David Kalo Neidert Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk