GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

HOUSE DRH90074-SA-8 (02/15)

Short Title:	SORNA Compliance.	(Public)
Sponsors:	Committee on Judiciary.	
Referred to:		

1 A BILL TO BE ENTITLED 2 AN ACT TO COMPLY WITH THE FEDERAL SEX OFFENDER REGISTRATION AND 3 NOTIFICATION ACT. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 14-208.6 reads as rewritten: 6 "§ 14-208.6. Definitions. 7 The following definitions apply in this Article: "Aggravated offense" means any criminal offense that includes either of the 8 (1a) following: (i) engaging in a sexual act involving vaginal, anal, or oral 9 penetration with a victim of any age through the use of force or the threat of 10 serious violence; or (ii) engaging in a sexual act involving vaginal, anal, or 11 oral penetration with a victim who is less than 12 years old. 12 "County registry" means the information compiled by the sheriff of a county 13 (1b) 14 in compliance with this Article. "Division" means the Division of Criminal Information of the Department of 15 (1c)16 Justice. 17 "Electronic mail" means the transmission of information or communication (1d)by the use of the Internet, a computer, a facsimile machine, a pager, a 18 cellular telephone, a video recorder, or other electronic means sent to a 19 20 person identified by a unique address or address number and received by that 21 person. 22 "Employed" includes employment that is full-time or part-time for a period (1e)of time exceeding 14 days or for an aggregate period of time exceeding 30 23 24 days during any calendar year, whether financially compensated, volunteered, or for the purpose of government or educational benefit. 25 "Entity" means a business or organization that provides Internet service, 26 (1f) electronic communications service, remote computing service, online 27 service, electronic mail service, or electronic instant message or chat 28 services whether the business or organization is within or outside the State. 29 30 "Final conviction" means either of the following by any federal (including a (1g)court martial), State, territorial, tribal, or foreign court: 31 Any conviction, adjudication, or other judicial determination that has 32 a. 33 subjected the offender to possible penal consequences. This does not include juveniles adjudicated delinquent in this State, or judicial 34 determinations involving juveniles from other jurisdictions. 35



D

Gener	al Assembly of N	Jorth Carolina	Session 2011
	<u>b.</u>	Any judicial determination invo	olving a juvenile in another
		jurisdiction if that jurisdiction would	ld require the juvenile to register
		on a public registry if the juvenile re	esided in that jurisdiction.
	<u>c.</u>	Any juvenile adjudication of delingu	uency in this State, or any judicial
		determination involving a juvenile	0
		juvenile was at least 14 years of age	
		adjudication was for a violation of	
		G.S. 14-27.3 (second degree rape	
		offense), G.S. 14-27.5 (second	
		G.S. 14-27.6 (attempted rape or se	· · ·
		conspiracy to commit any of those	
		attempt or conspiracy to commit, and the second sec	
	Course	which is substantially similar to any	
		ictions from foreign countries are	
	-	rtment has concluded an independence the right to a fair trial in that approximately a second	• • •
		<u>ce the right to a fair trial in that cour</u> iction occurred.	ntry during the year in which the
		Instant Message" means a form of	f real-time text communication
		een two or more people. The communi	
		ected over a network such as the Intern	• •
		Institution of higher education" mea	
		te educational institution, includir	
		ution, college, or university.	
		rnet" means the global information	system that is logically linked
		her by a globally unique address space	
	its su	bsequent extensions; that is able to su	upport communications using the
	Trans	smission Control Protocol/Internet	Protocol suite, its subsequent
	exten	sions, or other Internet Protocol	compatible protocols; and that
	-	des, uses, or makes accessible, either	
		ces layered on the communications an	nd related infrastructure described
		s subdivision.	
		Mental abnormality" means a congen	1
	±	on that affects the emotional or voliti	1 7 1
		er that predisposes that person to the	
		to a degree that makes the person a m	nenace to the health and safety of
	other		who is not a maidant of North
		Nonresident student" means a person	
		lina but who is enrolled in any type of ll-time basis.	school in the State on a part-time
		Nonresident worker" means a person	who is not a resident of North
		lina but who has employment or carrie	
		time or full-time basis, with or withou	
	-	ational benefit, for more than 14 da	
		eding 30 days in a calendar year.	ays, or for an aggregate period
		Offense against a minor" means any	of the following offenses if the
		se is committed against a minor, and t	-
		t the minor's parent: G.S. 14-39 (kidna	
		ren), and G.S. 14-43.3 (felonious restr	
		wing if the person convicted of the foll	
		tation or conspiracy to commit any	•
		ing any of these offenses.	

Ger	neral Assemb	ly of North Carolina	Session 2011
1 2 3	(1n)<u>(1</u>	<u>o)</u> "Online identifier" means electronic mail address, ins name, user ID, chat or other Internet communication na mean social security number, date of birth, or pin number	ame, but it does not
4 5	(2)	"Penal institution" means:a. A detention facility operated under the jurisdiction	n of the Division of
6 7		Prisons of the Department of Correction;b. A detention facility operated under the jurisdictio	n of another state or
8		the federal government; or	
9 10		c. A detention facility operated by a local governn another state.	nent in this State or
11	(2a)	"Personality disorder" means an enduring pattern of in	mer experience and
12	(24)	behavior that deviates markedly from the expectations	-
13		culture, is pervasive and inflexible, has an onset in a	
14		adulthood, is stable over time, and leads to distress or imp	-
15	(2b)	"Recidivist" means a person who has a prior conviction f	
16	(20)	described in G.S. 14-208.6(4).	of all offense that is
17	(3)	"Release" means discharged or paroled.	
18	<u>(3a)</u>	"Residence address" means the location of the person's l	nome or other place
19	<u> </u>	where the person habitually lives, or a general description	
20		the place the person habitually lives, if that location has n	
21	(4)	"Reportable conviction" means:	
22	~ /	a. A final conviction for an offense against a minor	r, a sexually violent
23		offense, or a tier I offense, a tier II offense, or a	
24		attempt to commit any of those offenses unless t	
25		aiding and abetting. A final conviction for aidir	
26		reportable conviction only if the court sentencing	
27		that the registration of that individual under this	
28		purposes of this Article as stated in G.S. 14-208.5	
29		b. A final conviction in another state jurisdiction of	
30		committed in this State, is substantially similar to	
31		a minor or a sexually violent offensea tier I offen	
32		or a tier III offense as defined by this section, or	
33		another state jurisdiction of an offense that r	
34		under the sex offender registration statutes of that	
35		e. A final conviction in a federal jurisdiction (includ	-
36		of an offense, which is substantially similar to a	U
37		minor or a sexually violent offense as defined by	this section.
38		d. A final conviction for a violation of G.S. 14-202	2(d), (e), (f), (g), or
39		(h), or a second or subsequent conviction	
40		G.S. 14-202(a), (a1), or (c), only if the co	
41		individual issues an order pursuant to G.S. 14-2	
42		individual to register.	
43	(5)	"Sexually violent offense" means a violation of G.S. 1	4-27.2 (first degree
44		rape), G.S. 14-27.2A (rape of a child; adult offender), G	
45		degree rape), G.S. 14-27.4 (first degree sexual offense),	
46		offense with a child; adult offender), G.S. 14-27.5 (se	
47		offense), G.S. 14-27.5A (sexual battery), G.S. 14-27.6	6
48		sexual offense), G.S. 14-27.7 (intercourse and sexual of	·
49		victims), G.S. 14-27.7A(a) (statutory rape or sexual offer	
50		13-, 14-, or 15-years-old where the defendant is at lea	
51		G.S. 14-43.13 (subjecting or maintaining a person for	•
		i i i i i i i i i i i i i i i i i i i	

1G.S. 14-178 (incest between near relatives), G.S. 14-190.6 (empleting minor to assist in offenses against public morality and G.S. 14-190.9(a1) (felonious indecent exposure), G.S. 14-190.43G.S. 14-190.9(a1) (felonious indecent exposure), G.S. 14-190.44degree sexual exploitation of a minor), G.S. 14-190.17 (seconsexual exploitation of a minor), G.S. 14-190.18 (promoting prostitution of G.S. 14-190.19 (participating in the prostitution of a minor), G.S. 14-190.19 (participating in the prostitution of a minor), G.S. 14-202.3 (Solicitation by computer or certain other electronic devices to commit an unact), G.S. 14-202.4(a) (taking indecent liberties with a G.S. 14-318.4(a1) (parent or caretaker commit or permit act of provide with or by a juvenile), or G.S. 14-318.4(a2) (commission or al sexual act upon a juvenile by parent or guardian). The term also in the seconseconseconseconseconseconseconsecon	
3G.S. 14-190.9(a1) (felonious indecent exposure), G.S. 14-1904degree sexual exploitation of a minor), G.S. 14-190.17 (seco5sexual exploitation of a minor), G.S. 14-190.17A (third degree6exploitation of a minor), G.S. 14-190.18 (promoting prostitution of7G.S. 14-190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an un0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or all	decency),
4degree sexual exploitation of a minor), G.S. 14-190.17 (seco5sexual exploitation of a minor), G.S. 14-190.17A (third degree6exploitation of a minor), G.S. 14-190.18 (promoting prostitution of7G.S. 14-190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an un0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or a)	
4degree sexual exploitation of a minor), G.S. 14 190.17 (seco5sexual exploitation of a minor), G.S. 14-190.17A (third degree6exploitation of a minor), G.S. 14-190.18 (promoting prostitution of7G.S. 14 190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an un0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or al).16 (first
5sexual exploitation of a minor), G.S. 14-190.17A (third degree6exploitation of a minor), G.S. 14-190.18 (promoting prostitution of7G.S. 14-190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an un0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or all	
6exploitation of a minor), G.S. 14-190.18 (promoting prostitution of G.S. 14-190.19 (participating in the prostitution of a minor), G.S.7G.S. 14-190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation by computer or certain other electronic devices to commit an un act), G.S. 14-202.4(a) (taking indecent liberties with a G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p with or by a juvenile), or G.S. 14-318.4(a2) (commission or all or all	0
7G.S. 14-190.19 (participating in the prostitution of a minor), G.S.8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an un0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or all	
8(taking indecent liberties with children), G.S. 14-202.3 (Solicitation9by computer or certain other electronic devices to commit an unact), G.S. 14-202.4(a) (taking indecent liberties with a0act), G.S. 14-202.4(a) (taking indecent liberties with a1G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p2with or by a juvenile), or G.S. 14-318.4(a2) (commission or all	
by computer or certain other electronic devices to commit an un act), G.S. 14-202.4(a) (taking indecent liberties with a G.S. 14-318.4(a1) (parent or caretaker commit or permit act of p with or by a juvenile), or G.S. 14-318.4(a2) (commission or all with or by a juvenile), or G.S. 14-318.4(a2) (commission or all	
act),G.S. 14-202.4(a)(taking indecent liberties with aIG.S. 14-318.4(a1)(parent or caretaker commit or permit act of pWith or by a juvenile), or G.S. 14-318.4(a2)(commission or a)	
G.S. 14-318.4(a1) (parent or caretaker commit or permit act of pwith or by a juvenile), or G.S. 14-318.4(a2) (commission or all	
with or by a juvenile), or G.S. 14-318.4(a2) (commission or a	
following: a solicitation or conspiracy to commit any of these	
aiding and abetting any of these offenses.	· · · · · · · · · · · · · · · · · · ·
6 (6) "Sexually violent predator" means a person who has been conv	victed of a
sexually violent offensetier I offense, a tier II offense, or a tier	
that is not an offense against a minor and who suffers from	
abnormality or personality disorder that makes the person likely to	
) sexually violent offenses directed at strangers or at a person wit	
relationship has been established or promoted for the primary p	
2 victimization.	
3 (7) "Sheriff" means the sheriff of a county in this State.	
4 (8) "Statewide registry" means the central registry compiled by the I	Division in
accordance with G.S. 14-208.14.	
5 (9) "Student" means a person who is enrolled on a full-time or part-	time basis,
in (i) any public or nonpublic school, or (ii) any postsecondary	public or
B private educational institution, including any trade or pl	rofessional
institution, or other institution of higher education.	
) (10) <u>"Temporary lodging" means a place where a person abides or</u>	
seven or more days that is a location other than the person'	s reported
residence address.	
3 (11) "Tier I offense" means a violation of any of the following:	
<u>a.</u> <u>G.S. 14-27.5A (sexual battery).</u>	
b. <u>G.S. 14-43.13</u> (subjection or maintaining a person f	
servitude) where the facts of the case show the victim	was not a
minor at the time of the offense.	
<u>c.</u> <u>G.S. 14-178 (incest between near relatives) where the fa</u>	
case show the victim was not a minor at the time of the offe	ense.
d. <u>G.S. 14-190.9(a1) (felonious indecent exposure).</u>	
e.G.S. 14-190.17A (third degree sexual exploitation of a minf.G.S. 14-202(d), (e), (f), (g), or (h), or a second or second o	
	-
violation of G.S. 14-202(a), (a1), or (c) (secretly peeping	
4 <u>occupied by another person</u>), only if the court sente	
5 individual issues an order pursuant to G.S. 14-202(1) rec	<u>quiring</u> the
<u>individual to register.</u>	
g. <u>G.S. 14-202.1 (taking indecent liberties with children) wh</u>	en there is
<u>no sexual contact.</u>	
h. <u>G.S. 14-202.1 (taking indecent liberties with children) wh</u>	
accurate contract but only if the court contains the individual	
) <u>sexual contact, but only if the court sentencing the indivi-</u> that the victim was at least 13 years old, the offender wa	is no more

Gene	eral Assemb	ly of N	lorth Carolina	Session 2011
1			than eight years older than the victim, no force	was used in the
2			commission of the offense, and it is appropriate for	the offense to be
3			classified as a tier I offense.	
4			erm also includes the following: an attempt, solicitation	
5			nmit any of these offenses; aiding and abetting any of	
6	<u>(12)</u>	"Tier	II offense" means a violation of any of the following:	-
7		<u>a.</u>	G.S. 14-27.7 (intercourse and sexual offense with	
8			where the facts of the case show the victim was at	least 13 years old
9			at the time of the offense.	
10		<u>b.</u>	G.S. 14-27.7A (statutory rape or sexual offense of	person who is 13,
11			<u>14, or 15 years old).</u>	
12		<u>c.</u>	G.S. 14-43.13 (subjecting or maintaining a po	
13			servitude) where the facts of the case show the vict	
14			but less than 18 years old at the time of the offense.	
15		<u>d.</u>	G.S. 14-178 (incest between near relatives) where	
16 17			case show the victim was at least 13 but less than 1	18 years old at the
17 18		0	time of the offense.	aggist in offenses
18		<u>e.</u>	<u>G.S. 14-190.6 (employing or permitting minor to against public morality and decency).</u>	assist in offenses
20		f	<u>G.S. 14-190.16 (first-degree sexual exploitation of a</u>	a minor)
20 21		<u>f.</u>	G.S. 14-190.17 (second degree sexual exploitation of G.S. 14-190.17 (second degree sexual explored sexual explor	
21 22		<u>g.</u> h	G.S. 14-190.18 (promoting prostitution of a minor).	
22		<u>i</u>	G.S. 14-190.19 (participating in the prostitution of a	
23		<u>g.</u> <u>h.</u> j.	G.S. 14-202.1 (taking indecent liberties with chi	
25		<u>-1</u>	facts of the case show the victim was at least 13	
26			years old at the time of the offense and there was so	
27			the victim.	
28		<u>k.</u>	$\overline{\text{G.S. }14-202.3}$ (solicitation of child by compute	er to commit an
29		_	unlawful sex act).	
30		<u>l.</u>	G.S. 14-318.4(a1) (parent or caretaker commit	or permit act of
31			prostitution with or by a juvenile).	
32		<u>m.</u>	G.S. 14-318.4(a2) (commission or allowing of se	exual act upon a
33			juvenile by parent or guardian) where the facts of	the case show the
34			victim was at least 13 but less than 18 years old	at the time of the
35			offense.	
36			erm also includes the following: an attempt, solicitation	
37		-	mmit any of these offenses; aiding and abetting any o	
38	<u>(13)</u>		III offense" means a violation of any of the following	•• ••
39		<u>a.</u>	An offense against a minor.	
40		<u>b.</u>	<u>G.S. 14-27.2 (first-degree rape).</u>	
41		<u>C.</u>	G.S. 14-27.2A (rape of a child; adult offender).	
42		<u>d.</u>	G.S. 14-27.3 (second degree rape).	
43 44		<u>e.</u> <u>f.</u>	G.S. 14-27.4 (first-degree sexual offense).	nder)
44 45			<u>G.S. 14-27.4A (sex offense with a child; adult offer</u> <u>G.S. 14-27.5 (second degree sexual offense)</u> .	<u>iuur).</u>
45		<u>g.</u> <u>h.</u> i.	<u>G.S. 14-27.6 (attempted rape or sexual offense).</u>	
40		<u>11.</u> i	G.S. 14-27.7 (intercourse and sexual offense with	n certain victime)
48		<u>1.</u>	where the facts of the case show the victim was un	·
49			at the time of the offense.	1001 the uge 01 13
12			at the time of the offense.	

	General Assemb	oly of N	North Carolina	Session 2011
1		<u>j.</u>	G.S. 14-43.13 (subjecting or maintaining	a person for sexual
2		<i>_</i>	servitude) where the facts of the case show th	-
3			age of 13 at the time of the offense.	
4		<u>k.</u>	G.S. 14-178 (incest between near relatives)	where the facts of the
5			case show the victim was under the age of	13 at the time of the
6			offense.	
7		<u>l.</u>	G.S. 14-202.1 (taking indecent liberties with	
8			facts of the case show the victim was under the	e age of 13 at the time
9			of the offense and there was sexual contact wit	<u>h the victim.</u>
10		<u>m.</u>	G.S. 14-318.4(a2) (commission or allowing	•
11			juvenile by parent or guardian) where the fact	•
12			victim was under the age of 13 at the time of the	
13			erm also includes the following: an attempt, solic	
14			mmit any of these offenses; aiding and abetting a	•
15	<u>(14)</u>		I registrant" means any person with a reportable	conviction for a Tier I
16		<u>offen</u>		
17	<u>(15)</u>		II registrant" means any person who:	
18		<u>a.</u>	Has a reportable conviction for a tier II offense	
19		<u>b.</u>	Has a reportable conviction for a tier I offer	ise and has a previous
20	(1c)	"T:	reportable conviction for a tier I offense.	
21 22	<u>(16)</u>		III registrant" means any person who:	
22 23		<u>a.</u> b.	Has a reportable conviction for a tier III offens Has a reportable conviction for a tier I or tie	
23 24		<u>U.</u>	previous reportable conviction for a tier I of the	
2 4 25		<u>c.</u>	Has a reportable conviction for a tier I or t	
23 26		<u>c.</u>	previously been required to register in accord	
27			this Article."	dance with 1 art 2/1 of
28	SECT	TION 2	G.S. 14-208.6A reads as rewritten:	
29			e registration requirements for criminal offend	lers.
30			f the General Assembly to establish a 30-year re	
31	0		of certain offenses against minors or sexually	0 1
32	1		tunity for those persons to petition in superior	
33	registration time	period	after 10 years of registration. It is also the ob	jective of the General
34	-	-	a mandatory 30-year registration requirement fo	-
35	tier II offenses a	nd cer	tain recidivists. It is the further objective of the	e General Assembly to
36			nt set of registration requirements for recidivists	
37			time registration requirement for a person convic	
38			or a subclass of highly dangerous sex offenders	•
39	Ũ		the assistance of a board of experts to be sexually	1
40	_		bjective, there are established two-three registra	
41			lic Protection Registration Program Program, th	
42			egistration Program, and the Tier III Sex Offende	-
43			rogram. Any person convicted of an offense a	-
44	-		tier I registrant as defined by this Article shall r	
45 16			with Part 2 of this Article. <u>Any tier II registr</u>	-
46 47			person as an offender in accordance with Part 2 ict, who commits an approvated offense, ortigr I	
+7 48	-		ist, who commits an aggravated offense, or <u>tier I</u> erson who is determined to be a sexually violent	-
48 49			<u>ender in accordance with Part 3 of this Article.</u>	prevator shall register
49 50	-		batined under these programs shall be immedi	ately shared with the
50 51			e, federal, and out-of-state law enforcemen	-
51	appropriate 100a	u, Stat		i orrierars and perial

	General Assembly of North Carolina Session 2011	- l
1 2	institutions. In addition, the information designated under G.S. 14-208.10(a) as public record shall be readily available to and accessible by the public. However, the identity of the victim is	
3	not public record and shall not be released as a public record."	
4	SECTION 3. G.S. 14-208.6B reads as rewritten:	
5	"§ 14-208.6B. Registration requirements for juveniles transferred to and convicted in	1
5	superior court.	
	A juvenile transferred to superior court pursuant to G.S. 7B-2200 who is convicted of a	ł
	sexually violent offense or an offense against a minora tier I offense, a tier II offense, or a tier	
	III offense as defined in G.S. 14-208.6 shall register in person in accordance with this Article	
	just as an adult convicted of the same offense must register."	
	SECTION 4. The title of Part 2 of Article 27A of Chapter 14 of the General	l
	Statutes reads as rewritten:	
	"Part 2. Tier I Sex Offender and Public Protection Registration Program."	
	SECTION 5. G.S. 14-208.7 reads as rewritten:	
	"§ 14-208.7. Registration.	
	(a) A person who is a State resident and who has a reportable conviction shall be	•
	required to maintain registration with the sheriff of the county where the person resides. If the	
	person moves to North Carolina from outside this State, the person shall register within three	
	business days of establishing residence in this State, or whenever the person has been present in	
	the State for 15 days, whichever comes first. If the person is a current resident of North	1
	Carolina, the person shall register:	
	(1) Within three business days of Prior to release from a penal institution or	F
	arrival in a county to live outside a penal institution; or	
	(2) Immediately upon conviction for a reportable offense where an active term	1
	of imprisonment was not imposed.	
	Registration shall be maintained for a period of at least 30 years following the date of initial	
	county registration unless the person, after 10 years of registration, successfully petitions the	•
	superior court to shorten his or her registration time period under G.S. 14-208.12A.	
	(a1) A person who is a nonresident student or a nonresident worker and who has a	
	reportable conviction, or is required to register in the person's state of residency, is required to	
	maintain registration with the sheriff of the county where the person works or attends school. In addition to the information required under subsection (b) subsections (b) and (b1) of this	
	section, the person shall also provide information regarding the person's school or place of	
	employment as appropriate and the person's address in his or her state of residence.	L
	(a2) Any person who has been convicted of a reportable conviction prior to July 1, 2011,	
	shall be required to register for that conviction pursuant to this Article if any of the following	
	apply:	2
	(1) On July 1, 2011, the person is required to register for another offense	Ļ
	pursuant to this Article.	ź
	(2) On July 1, 2011, the person is serving an active term of imprisonment for	r
	any criminal offense.	-
	(3) On July 1, 2011, the person is on probation, parole, or post-release	è
	supervision for any criminal offense.	<u>-</u>
	(4) On or after July 1, 2011, the person is convicted of any felony offense.	
	A person required to register pursuant to subdivision (1) or (3) of this subsection shall	1
	register for the prior reportable conviction on or before July 6, 2011. A person required to	_
	register pursuant to subdivision (2) or (4) of this subsection shall register as provided in	
	subsection (a) of this section.	-
	Notwithstanding the provisions of this subsection, if (i) the conviction of a reportable)
	conviction prior to July 1, 2011, was for a tier I or tier II offense, (ii) the conviction occurred 30)
	years or more prior to the date the person is required to register pursuant to this subsection, and	<u>l</u>

	General Assemb	ly of North Carolina	Session 2011
1	(iii) the person ha	as no other reportable convictions requiring registration under	r this Article, the
2		be required to register pursuant to this subsection.	
3		Division shall provide each sheriff with forms for register	ering persons as
4		Article. The registration form shall require all of the following	• •
5	(1)	The person's full name, each alias, date of birth, sex, race	
6	(1)	eye color, hair color, <u>tattoos, birthmarks, scars, or other id</u>	
7		drivers license number , number and a photocopy of the driver	
8		security number, any telephone numbers, including mobile	
9		and home residence address.	
10	(2)	The type of offense for which the person was convict	ted the date of
11	(2)	conviction, and the sentence imposed.	ieu, ine dute of
12	(3)	A current photograph taken by the sheriff, without charge	e at the time of
12	(5)	registration.	, at the time of
13	(4)	The person's fingerprints and palm prints taken by the	sheriff without
14	(4)	charge, at the time of registration.	sheriff, without
16	(5)	A statement indicating whether the person is a student or ex	pacts to aproll as
10	(\mathbf{J})	a student within a year of registering. If the person is a student	-
18		enroll as a student within a year of registration, then the	-
18 19		shall also require the name and address of the <u>school</u>	-
20		institution at which the person is a student or expects to enror	
20	(6)	1 1	
21	(6)	A statement indicating whether The name and address of person is employed or expects to be employed at an inst	
22		person is employed or expects to be employed at an inst advantion within a year of registering. If the person is employed	
		education within a year of registering. If the person is emp	
24 25		to be employed at an institution of higher education v	
23 26		registration, then the registration form shall also require	
20 27		address of the educational institution at which the person is employed.	or expects to be
28	(7)	Any online identifier that the person uses or intends to use.	
29	(7) (8)	Copies of or information on the person's passport or immigr	ation documents
30	<u>(0)</u>	if any.	<u>ution documents,</u>
31	<u>(9)</u>	Any professional licenses the person may hold authorizin	ng the person to
32		engage in an occupation or carry out a trade or business.	<u>ig the person to</u>
33	<u>(10)</u>	A description of any motor vehicle, moped, aircraft, or wate	ercraft the person
34	<u>(10)</u>	owns or regularly operates for personal or employment us	
35		license plate, registration, or other identification number an	
36		where the motor vehicle, moped, aircraft, or watercraft is	
37		docked, or otherwise located.	<u>regularly parked</u> ,
38	(b1) In add	lition to the information required by subsection (b) of this se	ection. the sheriff
39		erson registers shall obtain a sample of the person's DNA, if	
40		ained and stored in the State DNA Database.	
41	•	a person registers, the sheriff with whom the person	registered shall
42		d the registration information to the Division in a manner de	-
43	•	eriff shall retain the original registration form and other infor	•
44		e the information that is a public record under this Part into a c	
45	-	person required to register under this section shall report	
46		ff's office to comply with the registration requirements set ou	-
47		provide the registrant with a written explanation of the duty	
48		shall require the registrant to sign a written acknowled	-
49		been provided and that the registrant understands the registrat	
50	-	l provide the registrant with written proof of registration	-
51	registration."		
	-		

	neral Assembly of North Carolina Session 2011
	SECTION 6. G.S. 14-208.8 reads as rewritten:
'	4-208.8. Prerelease notification.
	(a) At least 10 days, but not earlier than 30 days, before a person who will be subject to
1	stration under this Article is due to be released from a penal institution, an official of the
	al institution shall do all of the following:
1	(1) Inform the person of the person's duty to register under this Article and
	require the person to sign a written statement that the person was so
	informed or, if the person refuses to sign the statement, certify that the
	person was so informed.
	(2) Obtain the registration information required under $G.S. 14-208.7(b)(1)$, (2),
	(5), (6), and (7), G.S. 14-208.7 as well as the address where the person
	expects to reside upon the person's release.
	(3) Send the Division and the sheriff of the county in which the person expects
	to reside the information collected in accordance with subdivision (2) of this
	subsection.
	(b) If a person who is subject to registration under this Article does not receive an
2	ve term of imprisonment, the court pronouncing sentence shall conduct, at the time of
	tencing, the notification procedures specified in subsection (a) of this section."
	SECTION 7. Part 2 of Article 27A of Chapter 14 of the General Statutes is
2	ended by adding a new section to read:
	4-208.8B. Notification requirement for temporary lodging or international travel.
	(a) A person required to register under this Article shall notify the sheriff of the county
v	h whom the person is registered of any temporary lodging, including hotel, motel, or other
-	sient lodging. The notice shall be provided within 72 hours after the person knows or
	uld know that he or she will be maintaining temporary lodging and shall include
-	prmation on the period of time the person will be residing in the temporary lodging.
-	(b) A person required to register under this Article shall notify the sheriff of the county
١	n whom the person is registered of any intent to leave the United States 21 days or more
	or to leaving the United States.
Ŧ	(c) Upon receiving the notice required under subsection (a) or (b) of this section, the
5	riff shall immediately forward the information to the Division. If the notice is of temporary
_	ging, pursuant to subsection (a) of this section, the Division shall notify the sheriff of the
	nty where the person is maintaining temporary lodging. If the notice is of the intent to leave
	United States, pursuant to subsection (b) of this section, the Division shall notify all other
	sdictions in which the person is required to register as a sex offender, shall notify the United
•	es Marshals Service, and shall update the person's registration information in the national
	offender database."
-	SECTION 8. G.S. 14-208.10 reads as rewritten:
,	14-208.10. Registration information is public record; access to registration
	information.
	(a) The following information regarding a person required to register under this Article
i	public record and shall be available for public inspection: name, sex, temporary lodging
	ress, residence address, vehicle description and license plate, registration, or identification
	<u>aber</u> , physical description, picture, conviction date, offense dates, all offenses for which
	stration was required, the sentence imposed as a result of the conviction, each conviction,
	registration status. The information obtained under G.S. 14-208.22 regarding a person's
	lical records or documentation of treatment for the person's mental abnormality or
	sonality disorder shall not be a part of the public record.
1	The sheriff shall release any other relevant information that is necessary to protect the
t	lic concerning a specific person, but shall not release the identity of the victim of the
-	ense that required registration under this Article.
C	

	General Assembly of North Carolina Session 2011
1	(b) Any person may obtain a copy of an individual's registration form, a part of the
2	county registry, or all of the county registry, by submitting a written request for the information
3	to the sheriff. However, the identity of the victim of an offense that requires registration under
4	this Article Article, the registrant's social security number, the registrant's passport or
5	immigration document numbers, and any information on any arrests of the registrant not
6	resulting in conviction, shall not be released. The sheriff may charge a reasonable fee for
7	duplicating costs and for mailing costs when appropriate."
8	SECTION 9. Article 27A of Chapter 14 of the General Statutes is amended by
9	adding a new Part to read:
10	"Part 2A. Tier II Sex Offender and Public Protection Registration Program.
11	"§ 14-208.19B. Mandatory 30-year registration procedure; application of Part 2 of this
12	Article.
13	Unless provided otherwise by this Part, the provisions of Part 2 of this Article apply to a tier
14	II registrant. The procedure for registering as a tier II registrant is the same as under Part 2 of
15	this Article.
16	" <u>§ 14-208.19C. Length of registration.</u>
17	A tier II registrant shall maintain registration for a period of at least 30 years following the
18	date of initial county registration. Except as provided under G.S. 14-208.6C, the requirement of
19	registration shall not be terminated prior to the completion of the registration period."
20	SECTION 10. The title of Part 3 of Article 27A of Chapter 14 of the General
21	Statutes reads as rewritten:
22	"Part 3. <u>Tier III Sex Offender and Sexually Violent Predator Registration Program.</u> "
23	SECTION 11. G.S. 14-208.20(a) reads as rewritten:
24	"(a) When a person is charged by indictment or information with the commission of a
25	sexually violent offense, tier I offense, a tier II offense, or a tier III offense that is not an offense
26	against a minor, the district attorney shall decide whether to seek classification of the offender
27	as a sexually violent predator if the person is convicted. If the district attorney intends to seek
28	the classification of a sexually violent predator, the district attorney shall within the time
29	provided for the filing of pretrial motions under G.S. 15A-952 file a notice of the district
30	attorney's intent. The court may for good cause shown allow late filing of the notice, grant
31	additional time to the parties to prepare for trial, or make other appropriate orders."
32	SECTION 12. G.S. 14-208.21 reads as rewritten:
33	"§ 14-208.21. Lifetime registration procedure; application of Part 2 of this Article.
34	Unless provided otherwise by this Part, the provisions of Part 2 of this Article apply to a <u>tier</u>
35	III registrant or a person classified as a sexually violent predator, a person who is a recidivist,
36	or a person who is convicted of an aggravated offense.predator. The procedure for registering
37	as a <u>tier III registrant or a</u> sexually violent predator, a recidivist, or a person convicted of an
38	aggravated offense predator is the same as under Part 2 of this Article."
39	SECTION 13. G.S. 14-208.22(a) reads as rewritten:
40	"(a) In addition to the information required by G.S. 14-208.7, the following information
41	shall also be obtained in the same manner as set out in Part 2 of this Article from a person who
42	is a recidivist, who is convicted of an aggravated offense, tier III registrant or who is classified
43	as a sexually violent predator:
44	(1) Identifying factors.
45	(2) Offense history.
46	(3) Documentation of any treatment received by the person for the person's
47 49	mental abnormality or personality disorder."
48	SECTION 14. G.S. 14-208.23 reads as rewritten:
49 50	"§ 14-208.23. Length of registration.
50	A person who is a recidivist, who is convicted of an aggravated offense, tier III registrant or
51	a person who is classified as a sexually violent predator shall maintain registration for the

General Assembly of North Carolina Session 2011
person's life. Except as provided under G.S. 14-208.6C, G.S. 14-208.6C or G.S. 14-208.23A,
the requirement of registration shall not be terminated."
SECTION 15. Part 3 of Article 27A of Chapter 14 of the General Statutes is
amended by adding a new section to read:
"§ 14-208.23A. Request for termination of registration requirement for juveniles.
(a) Thirty years from the date of initial county registration, a person required to register
under this Part based on a final conviction as defined in sub-subdivision b. or c. of
G.S. 14-208.6(1g) may petition the superior court in the district where the person resides to
terminate the lifetime registration requirement if the person has not been convicted of a
subsequent offense requiring registration under this Article.
(b) The court may grant the relief if:
(1) The petitioner demonstrates to the court that he or she has not been arrested
for any crime that would require registration under this Article since
completing the sentence,
(2) The requested relief complies with the provisions of the federal Jacob
Wetterling Act, as amended, and any other federal standards applicable to
the termination of a registration requirement or required to be met as a
condition for the receipt of federal funds by the State, and
(3) The court is otherwise satisfied that the petitioner is not a current or potential
threat to public safety.
(c) The district attorney in the district in which the petition is filed shall be given notice
of the petition at least three weeks before the hearing on the matter. The petitioner may present
evidence in support of the petition, and the district attorney may present evidence in opposition
to the requested relief or may otherwise demonstrate the reasons why the petition should be
denied.
(d) If the court denies the petition, the person may again petition the court for relief in
accordance with this section one year from the date of the denial of the original petition to
terminate the registration requirement. If the court grants the petition to terminate the
registration requirement, the clerk of court shall forward a certified copy of the order to the
Division to have the person's name removed from the registry."
SECTION 16. G.S. 14-208.26(a) reads as rewritten:
"(a) When a juvenile is adjudicated delinquent for a violation of G.S. 14-27.2 (first
degree rape), G.S. 14-27.3 (second degree rape), G.S. 14-27.4 (first degree sexual offense),
G.S. 14-27.5 (second degree sexual offense), or G.S. 14-27.6 (attempted rape or sexual
offense), and the juvenile was at least eleven years of age but less than fourteen years of age at
the time of the commission of the offense, the court shall consider whether the juvenile is a
danger to the community. If the court finds that the juvenile is a danger to the community, then
the court shall consider whether the juvenile should be required to register with the county
sheriff in accordance with this Part. The determination as to whether the juvenile is a danger to
the community and whether the juvenile shall be ordered to register shall be made by the
presiding judge at the dispositional hearing. If the judge rules that the juvenile is a danger to the
community and that the juvenile shall register, then an order shall be entered requiring the
juvenile to register. The court's findings regarding whether the juvenile is a danger to the
community and whether the juvenile shall register shall be entered into the court record. No
juvenile may be required to register under this Part unless the court first finds that the juvenile
is a danger to the community.
A juvenile ordered to register under this Part shall register and maintain that registration as
provided by this Part."
SECTION 17. G.S. 14-208.40(a) reads as rewritten:

50 "(a) The Department of Correction shall establish a sex offender monitoring program 51 that uses a continuous satellite-based monitoring system and shall create guidelines to govern

	General Assembly of North Carolina Session 2011
1 2	the program. The program shall be designed to monitor three categories of offenders as follows:
3	(1) Any offender who is convicted of a reportable conviction as defined by
1	G.S. 14-208.6(4) and who is required to register under Part 3 of Article 27A
5	of Chapter 14 of the General Statutes because the defendant is classified as a
5	sexually violent predator, is a recidivist, or was convicted of an aggravated
, 7	offense tier III offense other than an offense against a minor as those terms
5	are defined in G.S. 14-208.6.
	(2) Any offender who satisfies all of the following criteria: (i) is convicted of a
	reportable conviction as defined by G.S. 14-208.6(4), (ii) is required to
	register under Part 2 of Article 27A of Chapter 14 of the General Statutes,
	(iii) has committed an offense involving the physical, mental, or sexual
	abuse of a minor, and (iv) based on the Department's risk assessment
	program requires the highest possible level of supervision and monitoring.
	(3) Any offender who is convicted of G.S. 14-27.2A or G.S. 14-27.4A, who
	shall be enrolled in the satellite-based monitoring program for the offender's natural life upon termination of the offender's active punishment."
	SECTION 18. G.S. 14-208.40A reads as rewritten:
	"§ 14-208.40A. Determination of satellite-based monitoring requirement by court.
	(a) When an offender is convicted of a reportable conviction as defined by
	G.S. 14-208.6(4), during the sentencing phase, the district attorney shall present to the court
	any evidence that (i) the offender has been classified as a sexually violent predator pursuant to
	G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an aggravated
	offense, a tier III offense other than an offense against a minor, (iv) the conviction offense was
	a violation of G.S. 14-27.2A or G.S. 14-27.4A, or (v) the offense involved the physical, mental,
	or sexual abuse of a minor. The district attorney shall have no discretion to withhold any
	evidence required to be submitted to the court pursuant to this subsection.
	The offender shall be allowed to present to the court any evidence that the district attorney's
	evidence is not correct.
	(b) After receipt of the evidence from the parties, the court shall determine whether the
	offender's conviction places the offender in one of the categories described in
	G.S. 14-208.40(a), and if so, shall make a finding of fact of that determination, specifying
	whether (i) the offender has been classified as a sexually violent predator pursuant to
	G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an aggravated
	offense, a tier III offense other than an offense against a minor, (iv) the conviction offense was a
	violation of G.S. 14-27.2A or G.S. 14-27.4A, or (v) the offense involved the physical, mental,
	or sexual abuse of a minor.
	(c) If the court finds that the offender has been classified as a sexually violent predator,
	is a recidivist, has committed an aggravated offense, a tier III offense other than an offense
	against a minor, or was convicted of G.S. 14-27.2A or G.S. 14-27.4A, the court shall order the
	offender to enroll in a satellite-based monitoring program for life.
	(d) If the court finds that the offender committed an offense that involved the physical,
	mental, or sexual abuse of a minor, that the offense is not an aggravated offense iter III
	offense other than an offense against a minor or a violation of G.S. 14-27.2A or G.S. 14-27.4A
	and the offender is not a recidivist, the court shall order that the Department do a risk
	assessment of the offender. The Department shall have a minimum of 30 days, but not more
	than 60 days, to complete the risk assessment of the offender and report the results to the court.
	(e) Upon receipt of a risk assessment from the Department pursuant to subsection (d) of
	this section, the court shall determine whether, based on the Department's risk assessment, the
	offender requires the highest possible level of supervision and monitoring. If the court
	determines that the offender does require the highest possible level of supervision and
	and are sitement ases require are ingrest possible level of supervision and

General Assembly of North Carolina

monitoring, the court shall order the offender to enroll in a satellite-based monitoring program 1 2 for a period of time to be specified by the court." 3

SECTION 19. G.S. 14-208.40B(c) reads as rewritten:

4 At the hearing, the court shall determine if the offender falls into one of the ''(c)5 categories described in G.S. 14-208.40(a). The court shall hold the hearing and make findings 6 of fact pursuant to G.S. 14-208.40A.

7 If the court finds that (i) the offender has been classified as a sexually violent predator 8 pursuant to G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an 9 aggravated offense, a tier III offense other than an offense against a minor, or (iv) the 10 conviction offense was a violation of G.S. 14-27.2A or G.S. 14-27.4A, the court shall order the offender to enroll in satellite-based monitoring for life. 11

12 If the court finds that the offender committed an offense that involved the physical, mental, 13 or sexual abuse of a minor, that the offense is not an aggravated offense a tier III offense other than an offense against a minor or a violation of G.S. 14-27.2A or G.S. 14-27.4A, and the 14 15 offender is not a recidivist, the court shall order that the Department do a risk assessment of the 16 offender. The Department shall have a minimum of 30 days, but not more than 60 days, to 17 complete the risk assessment of the offender and report the results to the court. The Department 18 may use a risk assessment of the offender done within six months of the date of the hearing.

19 Upon receipt of a risk assessment from the Department, the court shall determine whether, 20 based on the Department's risk assessment, the offender requires the highest possible level of 21 supervision and monitoring. If the court determines that the offender does require the highest 22 possible level of supervision and monitoring, the court shall order the offender to enroll in a 23 satellite-based monitoring program for a period of time to be specified by the court."

24

SECTION 20. G.S. 14-208.43(d1) reads as rewritten:

25 "(d1) Notwithstanding the provisions of this section, if the Commission is notified by the 26 Department of Correction that the offender has been released, pursuant to 27 G.S. 14-208.12A, G.S. 14-208.12A or G.S. 14-208.23A, from the requirement to register under 28 Part 2 or Part 3 of Article 27A of this Chapter, upon request of the offender, the Commission 29 shall order the termination of the monitoring requirement."

30

SECTION 21. G.S. 50-13.1(a1) reads as rewritten:

31 "(a1) Notwithstanding any other provision of law, any person instituting an action or 32 proceeding for custody ex parte who has been convicted of a sexually violent offense as 33 defined in G.S. 14-208.6(5) reportable conviction as defined in G.S. 14-208.6(4) shall disclose 34 the conviction in the pleadings."

35 SECTION 22. Section 21 of this act becomes effective July 1, 2011. The 36 remainder of this act becomes effective July 1, 2011, and applies to persons who are required to 37 be registered pursuant to Article 27A of Chapter 14 of the General Statutes on or after that date.