Sex Offender Registration & Satellite-Based Monitoring (SBM) Jamie Markham, UNC School of Government June 2014 **SEXUALLY VIOLENT OFFENSES (14-208.6(5)) Reportable Convictions** First-degree rape (14-27.2) 1 ATTEMPTS, CONSPIRACIES, SOLICITATIONS, & AID/ABETTING Rape of a child by an adult offender (14-27.2A) Attempt: Final convictions for attempts to commit an "offense Second-degree rape (14-27.3) 🕕 against a minor" or a "sexually violent offense" are reportable. First-degree sexual offense (14-27.4) 1 14-208.6(4)a. (unless target offense has later effective date) Sexual offense with a child by an adult offender (14-27.4A) 4 Conspiracy/Solicitation: Conspiracy and solicitation to commit an Second-degree sexual offense (14-27.5) 🕕 "offense against a minor" or a "sexually violent offense" are Sexual battery (14-27.5A) 2 reportable. 14-208.6(1m); -208.6(5). (3) Former attempted rape/sexual offense (14-27.6) 1 Aiding & Abetting: Aiding and abetting an "offense against a Intercourse/sexual offense w/ certain victims (14-27.7) 1 minor" or "sexually violent offense" is reportable only if the court Stat. rape/Sexual off. (13-15yo/D 6+ yrs. older) (14-27.7A(a)) 🔞 finds that registration furthers the purposes of the registry (set Human trafficking (if victim <18 or for sex serv.) (14-43.11) (12) out in 14-208.5). 14-208.6(4)a. (3) Sexual Servitude (14-43.13) 3 FEDERAL CONVICTIONS (14-208.6(4)c.) Incest between near relatives (14-178) 1 Offenses substantially similar to a North Carolina "offense against Employ minor in offense/public morality (14-190.6) 1 a minor" or "sexually violent offense" (includes conspiracy, Felony indecent exposure (14-190.9(a1)) 2 solicitation, and aiding/abetting; excludes attempts) 8 First-degree sexual exploitation of minor (14-190.16) 1 Court martial: offenses committed on/after Oct. 1, 2001. Second-degree sexual exploitation of minor (14-190.17) 1 S.L. 2001-373 Third-degree sexual exploitation of minor (14-190.17A) **CONVICTIONS FROM ANOTHER STATE (14-208.6(4)b.)** Former promoting prostitution of minor (14-190.18) 1 1. Offenses substantially similar to NC offense against a minor or Former participating in prostitution of minor (14-190.19) sexually violent offense (includes conspiracy, solicitation, and Taking indecent liberties with children (14-202.1) 1 aid/abetting; excludes attempts) (use effective date of similar NC Solicitation of child by computer (14-202.3) 2 offense); or Taking indecent liberties with a student (14-202.4(a)) 6 Patronize minor/mentally disabled prostitute (14-205.2(c-d)) (2) 2. Any offense that requires registration in the state of conviction (applies to offenders who moved to NC on/after Dec. 1, 2006; Prostitution of minor/mentally disabled child (14-205.3(b)) and to offenders who moved to NC before Dec. 1, 2006 if they Parent/caretaker prostitution (14-318.4(a1)) 6 serve active time, are on probation/parole/PRS, are req'd to Parent/guardian commit/allow sexual act (14-318.4(a2)) 6 register in NC for another offense, or are convicted of any felony OFFENSES AGAINST A MINOR (14-208.6(1m)) on/after Oct. 1, 2010. S.L. 2010-174). **Only** when victim is a **minor** and the offender is **not the minor's** "FINAL CONVICTION" FOR REGISTRATION PURPOSES parent [biological/adoptive, not stepparent, Stanley, 205 N.C. A PJC is not a "final conviction" for registration purposes. Walters, App. 707 (2010)]. Court not limited to elements of offense in 739 S.E.2d 185 (2013). A conviction on appeal to the appellate finding these additional facts. Arrington, 741 S.E.2d 453 (2013). division requires registration. Smith, 749 S.E.2d 507 (2013). Kidnapping (14-39) Abduction of children (14-41) **KEY FOR EFFECTIVE DATE CRITERIA:** Felonious restraint (14-43.3) 1 Convicted/released from prison on/after Jan. 1, 1996. S.L. 1995-545 SECRETLY PEEPING (14-208.6(4)d.) 2 Committed on/after Dec. 1, 2005. S.L. 2005-226; -121; -130 Reportable **only** if court finds registration furthers purposes of 3 Committed on/after Dec. 1, 2006. S.L. 2006-247 4 Committed on/after Dec. 1, 2008. <u>S.L. 2008-117</u> registry (14-208.5) and offender dangerous; findings must be S Convicted /released on/after Dec. 1, 2008. S.L. 2008-220 supported by competent evidence. Pell, 211 N.C. App. 376. 6 Convicted /released on/after Dec. 1, 2009. <u>S.L. 2009-498</u> Felony peeping under 14-202 (d), (e), (f), (g), or (h) **9**; or Tommitted on/after Apr. 1, 1998 (at a minimum). S.L. 1997-516 Second/subsequent conviction of: 8 Convict/release on/after Apr. 3, 1997 (NC date if later). S.L. 1997-15 Misd. peeping under 14-202(a) or (c) 9 9 Committed on/after Dec. 1, 2003. S.L. 2003-303 Misd. peeping w/ mirror/device under 14-202(a1) 10 © Committed on/after Dec. 1, 2004. S.L. 2004-109 Note: Inchoate & aiding/abet peeping are not reportable. 11 Committed on/after Dec. 1, 2012. S.L. 2012-153 SALE OF A CHILD (14-208.6(4)e.) 1 2 Committed on/after Dec. 1, 2013. S.L. 2013-33 Reportable only if the sentencing court rules under G.S. 14-(unless underlying offense has a later effective date). S.L. 1999-363 43.14(e) that the person is a danger to the community and Committed on/after Oct. 1, 2013. S.L. 2013-368. required to register. Note: Attempt, conspiracy, and solicitation to sell a child are not reportable. © 2014 UNC School of Government. An offender with a reportable conviction must register for 30 years (reducible to 10 in some cases by petition under 14-

208.12A), unless lifetime registration applies. 14-208.7. Lifetime registration applies to recidivists, offenders convicted of an aggravated offense, and sexually violent predators. 14-208.23. See reverse for case law related to those categories.

SBM. A satellite-based monitoring (SBM) determination hearing must be held for a defendant with a reportable conviction. See reverse for applicable procedures.

NO CONTACT ORDER. The DA may ask the court to issue a permanent no contact order for any defendant convicted of a reportable offense. 15A-1340.50. Use AOC-CR-620.

sentenced to intermediate punishment on/after Aug. 16, 2006; (3) are released from prison by parole/post-release supervision on/after Aug. 16, 2006; or (4) complete a sentence on/after Aug. 16, 2006 and are not on PRS or parole. S.L.2006-247 § 15(/). Use AOC-CR-615.

one of the categories set out below, the court must order SBM for life. 14-208.40A(c). 1. SEXUALLY VIOLENT PREDATOR (SVP) (14-208.6(6)). A person convicted of a sexually violent offense who suffers from an abnormality or disorder, as determined by the court after examination by an expert panel under 14-208.20.

Satellite-Based Monitoring (SBM)

Effective date. SBM applies to offenders with a reportable conviction who: (1) Commit a reportable offense on/after Aug. 16, 2006; (2) are

The court first determines whether the defendant falls into one of the four categories requiring lifetime SBM. If the defendant falls into the

 The court cannot classify an offender as a SVP without following 14-208.20. State v. Zinkand, 190 N.C. App. 765 (2008). 2. RECIDIVIST (14-208.6(2b)). A person with a prior conviction for an offense described in 14-208.6(4).

 A prior conviction need not itself be reportable (based on date) to qualify a person as a recidivist. State v. Wooten, 194 N.C. App. 524 (2008). At least one of the offender's convictions must be committed on/after Oct. 1, 2001 for him or her to qualify as a recidivist. S.L. 2001-373. COMMITTED AN AGGRAVATED OFFENSE (14-208.6(1a)). An aggravated offense is one that includes:

(1) Engaging in a sexual act involving vaginal, anal, or oral penetration; (2) (a) With a victim of any age through the use of force or the threat of serious violence, or

(b) With a victim who is less than 12 years old. Only offenses committed on/after Oct. 1, 2001 can be aggravated offenses. S.L. 2001-373.

· To determine whether an offense is aggravated, the court may only look at the elements of the conviction offense, not the underlying facts of what might have happened in a particular case. State v. Davison, 201 N.C. App. 354 (2009).

AGGRAVATED: 1st-deg. stat. rape (victim under 13, 14-27.2(a)(1)). State v. Clark, 714 S.E.2d 754 (2011). Stat. rape (victim 13, 14, 15/def. 6 yrs. older, 14-27.7A(a)). State v. Sprouse, 719 S.E. 2d 234 (Dec. 6, 2011). 2nd-deg. rape (forcible, 14-27.3(a)(1)). State v. McCravey, 203 N.C. App. 627 (2010). 2nd-deg. rape (mentally disabled victim, 14-27.3(a)(2)). State v. Oxendine, 206 N.C. App. 205 (2010). 2nd-deg. rape (physically helpless victim, 14-27.3(a)(2)). State v. Talbert, 756 S.E.2d 98 (2014).

NOT AGGRAVATED:

2nd-deg. sex offense (14-27.5). State v. Boyett, 735 S.E.2d 371 (2012). Child abuse by sex act (14-318.4(a2)). State v. Phillips, 203 N.C. App. 326 (2010). Indecent liberties with a child. State v. Singleton, 201 N.C. App. 620 (2010). Sexual battery. State v. Brooks, 204 N.C. App. 193 (2010). 4. RAPE OR SEXUAL OFFENSE WITH MINOR BY ADULT (14-27.2A; -27.4A). A conviction for one of these crimes requires lifetime SBM.

Sexual offense by a substitute parent (14-27.7(a)). State v. Mann, 715 S.E.2d 213 (2011). 1st-deg. forcible sex offense (14-27.4(a)(2)). State v. Green, 2013 WL 4441921 (Aug. 20, 2013). 1st-deg. sex offense (victim under 13, 14-27.4(a)(1)). State v. Treadway, 208 N.C. App. 286 (2010).

If the court finds that the defendant does not fit into any of the four lifetime categories set out above, it must determine whether the offender committed an "offense that involved the physical, mental, or sexual abuse of a minor."14-208.40A(d).

"Physical, mental, or sexual abuse of a minor" is undefined. The following have been ruled abuse of a minor: Indecent liberties, State v. Jarvis,

715 S.E.2d 252 (2011); Solicitation to commit ind. liberties, State v. Cowan, 207 N.C. App. 192 (2010); 1st deg. sexual offense, State v. Carter,

718 S.E.2d 687 (2011). Other crimes may also qualify. If the court finds that the offender committed an offense that involved the physical, mental, or sexual abuse of a minor, it must order DOC to do a risk assessment (Static-99, or OTI for women). DOC shall have 30-60 days to complete the assessment. Upon receipt of the

assessment, the court determines whether the offender requires the "highest possible level of supervision and monitoring." If so, the court shall order SBM enrollment for a period specified by the court in its discretion. 14-208.40A(d)-(e). The court may consider any relevant evidence and is not limited to the risk assessment. State v. Morrow, 200 N.C. App. 123, aff'd, 364 N.C.

424 (2010); see State v. Green, 710 S.E.2d 292 (2011) (approving findings that victims were especially young and that D failed to complete treatment for D with MODERATE-LOW Static-99); State v. Jarvis, 715 S.E.2d 252 (2011) (approving findings that the defendant took

advantage of a position of trust and victim's vulnerability, but disapproving of a finding that D's Alford plea signaled lack of remorse); State v. Thomas, 741 S.E.2d 384 (2013) (disapproving findings that victim suffered significant emotional trauma because it was based on unsworn statements, and that D had an extremely old prior sex crime because it was already accounted for in D's LOW Static-99 score); State v. Jones,

_ N.C. App. ___ (June 3, 2014) (disapproving a finding based on a prior "sex offense," which was actually nonreportable assault on female) The court should order a discrete time for SBM (e.g. "3 yrs."), not a range (e.g. "7-10 yrs."). State v. Morrow, 200 N.C. App. 123 (2009).

 The trial court may not order lifetime SBM for a defendant in this category. State v. Cowan, 207 N.C. App. 192 (2010). Bring-back hearings. If no SBM determination made at sentencing, DAC makes an initial determination as to whether SBM applies and notifies

the offender. The notice must state the expected SBM eligibility category & a brief statement of factual basis for that determination. Stines,

200 N.C. App. 193 (2009). DAC is not req'd to file a civil complaint for the hearing. State v. Self, 720 S.E.2d 776 (2011). The DA schedules a hearing in superior court (never district court, Miller, 209 N.C. App. 466 (2011)) in the county of residence (this relates to venue, not

jurisdiction, Mills, 754 S.E.2d 674 (2014)). 15 days notice req'd. Indigent offenders entitled to counsel. 14-208.40B. Use AOC-CR-616. Constitutional issues. SBM is civil in nature and thus does not violate the Ex Post Facto Clause, State v. Bowditch, 364 N.C. 335 (2010); double jeopardy, State v. Wagoner, 364 N.C. 422 (2010); or Apprendi/Blakely, State v. Hagerman, 364 N.C. 423 (2010). SBM does not infringe on the

right to interstate travel, State v. Manning, 727 S.E.2d 380 (2012); or Fourth Amendment rights, State v. Martin, 735 S.E.2d 238 (2012).

Appeals. Because SBM is civil in nature, defendants must note their appeal of an SBM determination in writing pursuant to Rule 3(a) of the N.C. Rules of Appellate Procedure; oral notice is insufficient. State v. Brooks, 204 N.C. App. 193 (2010).