GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE BILL 1204

1

Short Title: Jessica's Law/Strengthen Sex Offender Laws. (P	Public)
---	---------

Sponsors: Senators Allran, Atwater, Bingham, Purcell; Albertson, Apodaca, Berger of Rockingham, Blake, Boseman, Brock, Brown, Forrester, Garrou, Garwood, Goodall, Hartsell, Hunt, Jacumin, Jenkins, Lucas, Pittenger, Presnell, Shaw, Smith, Snow, Stevens, Swindell, Tillman, and Weinstein.

Referred to: Judiciary I.

May 10, 2006

A BILL TO BE ENTITLED

AN ACT TO AMEND THE SEX OFFENDER AND PUBLIC PROTECTION
REGISTRATION PROGRAMS AND TO APPROPRIATE FUNDS TO
IMPLEMENT AN ACTIVE AND PASSIVE ELECTRONIC MONITORING
SYSTEM TO ASSIST WITH THE SUPERVISION OF CERTAIN SEX
OFFENDERS PLACED ON PROBATION, PAROLE, OR POST-RELEASE
SUPERVISION, AS RECOMMENDED BY THE CHILD FATALITY TASK
FORCE.

9 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 14-208.6A reads as rewritten:

11 "§ 14-208.6A. Lifetime registration requirements for criminal offenders.

It is the objective of the General Assembly to establish a 10 year registration requirement for persons convicted of certain offenses against minors or sexually violent offenses. It is the further objective of the General Assembly to establish a more stringent set of registration requirements for recidivists, persons who commit aggravated offenses, and for a subclass of highly dangerous sex offenders who are determined by a sentencing court with the assistance of a board of experts to be sexually violent predators.

To accomplish this objective, there are established two registration programs: the Sex Offender and Public Protection Registration Program and the Sexually Violent Predator Registration Program. Any person convicted of an offense against a minor or of a sexually violent offense as defined by this Article shall register <u>in person</u> as an offender in accordance with Part 2 of this Article. Any person who is a recidivist, who commits an aggravated offense, or who is determined to be a sexually violent predator shall register <u>in person</u> as such in accordance with Part 3 of this Article.

1

10

1 2	The information obtained under these programs shall be immediately shared with the appropriate local, State, federal, and out-of-state law enforcement officials and penal			
3	institutions. In addition, the information designated under G.S. 14-208.10(a) as public			
4	record shall be readily available to and accessible by the public. However, the identity			
5	of the victim is not public record and shall not be released as a public record."			
6	SECTION 2. G.S. 14-208.6B reads as rewritten:			
7	"§ 14-208.6B. Registration requirements for juveniles transferred to and convicted			
8	in superior court.			
9	A juvenile transferred to superior court pursuant to G.S. 7B-2200 who is convicted			
10	of a sexually violent offense or an offense against a minor as defined in G.S. 14-208.6			
11	shall register in person in accordance with this Article just as an adult convicted of the			
12	same offense must register."			
13	SECTION 3. G.S. 14-208.7 reads as rewritten:			
14	"§ 14-208.7. Registration.			
15	(a) A person who is a State resident and who has a reportable conviction shall be			
16	required to maintain registration with the sheriff of the county where the person resides.			
17	If the person moves to North Carolina from outside this State, the person shall register			
18	within 10 days 48 hours of establishing residence in this State, or whenever the person			
19	has been present in the State for 15 days, whichever comes first. If the person is a			
20	current resident of North Carolina, the person shall register:			
21	(1) Within <u>10 days 48 hours of release from a penal institution or arrival in</u>			
22	a county to live outside a penal institution; or			
23	(2) Immediately upon conviction for a reportable offense where an active			
24	term of imprisonment was not imposed.			
25	Registration shall be maintained for a period of <u>at least 10</u> years following release from			
26	a penal institution. If no active term of imprisonment was imposed, registration shall be			
27	maintained for a period of <u>at least 10</u> years following each conviction for a reportable			
28	offense.			
29	(a1) A person who is a nonresident student or a nonresident worker and who has a			
30	reportable conviction, or is required to register in the person's state of residency, is			
31	required to maintain registration with the sheriff of the county where the person works			
32	or attends school. In addition to the information required under subsection (b) of this			
33	section, the person shall also provide information regarding the person's school or place			
34	of employment as appropriate and the person's address in his or her state of residence.			
35	(b) The Division shall provide each sheriff with forms for registering persons as			
36	required by this Article. The registration form shall require:			
37	(1) The person's full name, each alias, date of birth, sex, race, height,			
38	weight, eye color, hair color, drivers license number, and home			
39	address;			
40	(2) The type of offense for which the person was convicted, the date of			
41	conviction, and the sentence imposed;			
42	(3) A current photograph;			
43	(4) The person's fingerprints;			

1	(5) A statement indicating whether the person is a student or expects to
2	enroll as a student within a year of registering. If the person is a
3	student or expects to enroll as a student within a year of registration,
4	then the registration form shall also require the name and address of
5	the educational institution at which the person is a student or expects
6	to enroll as a student; and
7	(6) A statement indicating whether the person is employed or expects to
8	be employed at an institution of higher education within a year of
9	registering. If the person is employed or expects to be employed at an
10	institution of higher education within a year of registration, then the
11	registration form shall also require the name and address of the
12	educational institution at which the person is or expects to be
13	employed.
14	The sheriff shall photograph the individual at the time of registration and take
15	fingerprints from the individual at the time of registration both of which will be kept as
16	part of the registration form. The registrant will not be required to pay any fees for the
17	photograph or fingerprints taken at the time of registration.
18	(c) When a person registers, the sheriff with whom the person registered shall
19	immediately send the registration information to the Division in a manner determined
20	by the Division. The sheriff shall retain the original registration form and other
21	information collected and shall compile the information that is a public record under
22	this Part into a county registry.
23	(d) Any person required to register under this section shall report in person at the
24	appropriate sheriff's office to comply with the registration requirements set out in this
25	section."
26	SECTION 4. G.S. 14-208.9 reads as rewritten:
27	"§ 14-208.9. Change of address; change of academic status or educational
28	employment status.
29	(a) If a person required to register changes address, the person shall report in
30	person and provide written notice of the new address not later than the tenth day48
31	hours after the change to the sheriff of the county with whom the person had last
32	registered. Upon receipt of the notice, the sheriff shall immediately forward this
33	information to the Division. If the person moves to another county in this State, the
34	Division shall inform the sheriff of the new county of the person's new residence.
35	(b) If a person required to register moves intends to move to another state, the
36	person shall report in person to the sheriff of the county of current residence at least 48
37	hours before the date the person intends to leave this State to establish residence in
38	another state or jurisdiction.provide written notice of the new address not later than 10
39	days after the change to the sheriff of the county with whom the person had last
40	registered. Upon receipt of the notice, the The person shall provide to the sheriff a
41	written notification that includes all of the following information: the address,
42	municipality, county, and state of intended residence. The person shall also include a
43	current photograph with the information. The sheriff shall notify inform the person that
44	the person must comply with the registration requirements in the new state of residence.

The sheriff shall also immediately forward the change of address-information included 1 2 in the notification to the Division, and the Division shall inform the appropriate state 3 official in the state to which the registrant moves of the person's notification and new 4 address. 5 A person who indicates his or her intent to reside in another state or (b1) 6 jurisdiction and later decides to remain in this State shall, within 48 hours after the date upon which the person indicated he or she would leave this State, report in person to the 7 8 sheriff's office to which the person reported the intended change of residence, of his or 9 her intent to remain in this State. If the sheriff is notified by the sexual offender that he 10 or she intends to remain in this State, the sheriff shall promptly report this information to the Division. 11 12 (c)If a person required to register changes his or her academic status either by enrolling as a student or by terminating enrollment as a student, then the person shall 13 14 shall, within 48 hours, report in person to the sheriff of the county with whom the 15 person registered and provide written notice of the person's new status not later than the tenth day after the change to the sheriff of the county with whom the person 16 17 registered.status. The written notice shall include the name and address of the institution 18 of higher education at which the student is or was enrolled. Upon receipt of the notice, the The sheriff shall immediately forward this information to the Division. 19 20 If a person required to register changes his or her employment status either by (d) 21 obtaining employment at an institution of higher education or by terminating employment at an institution of higher education, then the person shall shall, within 48 22 23 hours, report in person to the sheriff of the county with whom the person registered and 24 provide written notice of the person's new status not later than the tenth day 48 hours after the change to the sheriff of the county with whom the person registered. The 25 written notice shall include the name and address of the institution of higher education 26 27 at which the person is or was employed. Upon receipt of the notice, the The sheriff shall immediately forward this information to the Division." 28 29 **SECTION 5.** G.S. 14-208.9A reads as rewritten: 30 "§ 14-208.9A. Verification of registration information. The information in the county registry shall be verified annually semiannually for 31 each registrant as follows: 32 33 Every year on the anniversary of a person's initial registration date, and (1)again six months after that date, the Division shall mail a 34 35 nonforwardable verification form to the last reported address of the person. 36 37 The person shall return the verification form in person to the sheriff (2)within 10 days 48 hours after the receipt of the form. 38 39 The verification form shall be signed by the person and shall indicate (3) whether the person still resides at the address last reported to the 40 sheriff. If the person has a different address, then the person shall 41 42 indicate that fact and the new address. The person shall include a current photograph of himself or herself 43 (3a) with the verification form. The photograph must be easy to view and 44

	General Assem	ıbly of North Carolina	Session 2005
1			
1		must provide a true and accurate likeness of	
2		sheriff's discretion, the photograph does not sa	•
3		the sheriff may take a photograph of the offen	der to include with the
4	(1)	verification form.	
5	(4)	If the person fails to return the verification form	
6		within 10 days48 hours after receipt of the form	1 0
7		to the penalties provided in G.S. 14-208.11. If	
8		returned to the sheriff as undeliverable, person f	
9		and provide the written verification as provid	
0		sheriff shall make a reasonable attempt to ve	· ·
1		residing at the registered address. If the person	
2		registered address and has failed to report a	
.3		person is subject to the penalties provided in the person reports in person to the sheriff and	
5		the person reports in person to the sheriff and	proves that the person
.6	SEC	has not changed his or her residential address." TION 6. G.S. 14-208.11(a) reads as rewritten:	
.0		rson required by this Article to register who does	any of the following is
8	guilty of a Clas	· · · ·	any of the following is
19	(1)	Fails to register.	
20	(1) (2)	Fails to notify the last registering sheriff of a ch	ange of address
21	(2) (3)	Fails to return a verification notice as required u	-
22	(4)	Forges or submits under false pretenses the info	
23		notices required under this Article.	verification of verification
24	(5)	Fails to inform the registering sheriff of enroll	ment or termination of
5		enrollment as a student.	inclut of terminution of
26	(6)	Fails to inform the registering sheriff of emplo	ovment at an institution
7		of higher education or termination of employm	
8		higher education.	
29	(7)	Fails to report in person to the sheriff's	office as required by
30	<u> </u>	G.S. 14-208.7, 14-208.9, and 14-208.9A.	* *
31	<u>(8)</u>	Reports his or her intent to reside in another s	state or jurisdiction but
32		remains in this State without reporting to the	sheriff in the manner
33		required by G.S. 14-208.9."	
34	SEC'	TION 7. Article 27A of Chapter 14 of the Gene	ral Statutes is amended
35	by adding a new	v section to read:	
36	" <u>§ 14-208.11A.</u>	Duty to report noncompliance of a sex offend	ler; penalty for failure
37	to re	<u>port in certain circumstances.</u>	
38	<u>(a)</u> <u>Any</u>	person who has reason to believe that an offene	der required to register
39		cle is not complying, or has not complied, with t	
40		o, with the intent to assist the offender in elud	-
41	.	eeking to find the offender to question the offende	
12		is or her noncompliance with the requirements of	of this Article and who
43	does any of the	following is guilty of a Class H felony:	

Session 2005 **General Assembly of North Carolina** Withholds information from, or does not notify, the law enforcement (1)1 2 agency about the offender's noncompliance with the requirements of 3 this Article, and, if known, the whereabouts of the offender. Harbors, or attempts to harbor, or assists another person in harboring 4 (2)5 or attempting to harbor, the offender. 6 Conceals or attempts to conceal, or assist another person in concealing (3) 7 or attempting to conceal, the offender. 8 Provides information to the law enforcement agency regarding the (4)9 offender that the person knows to be false information. 10 This section does not apply if the offender is incarcerated in or is in the (b) custody of a local, State, private, or federal correctional facility." 11 SECTION 8. G.S. 14-208.12A reads as rewritten: 12 13 "§ 14-208.12A. Termination Request for termination of registration requirement. 14 (a) A person required to register under this Part who has served his or her 15 sentence may petition the superior court in the district court where the person resides to terminate the registration requirement The requirement that a person register under this 16 17 Part automatically terminates 10 years from the date of initial county registration if the person has not been convicted of a subsequent offense requiring registration under this 18 Article. The court may grant or deny the relief if the petitioner demonstrates to the court 19 20 that he or she has not been arrested for any crime that would require registration under this Article since completing the sentence, the requested relief complies with the 21 provisions of the federal Jacob Wetterling Act, as amended, and any other federal 22 23 standards applicable to the termination of a registration requirement or required to be 24 met as a condition for the receipt of federal funds by the State, and the court is otherwise satisfied that the petitioner is not a current or potential threat to public safety. 25 The district attorney in the district in which the petition is filed shall be given notice of 26 the petition at least three weeks before the hearing on the matter. The district attorney 27 may present evidence in opposition to the requested relief or may otherwise demonstrate 28 the reasons why the petition should be denied. If the court denies the petition, the person 29 may again petition the court for relief in accordance with this section one year from the 30 date of the denial of the original petition to terminate the registration requirement. If the 31 32 court grants the petition to terminate the registration requirement, the petitioner shall forward a certified copy of the order to the Division to have the person's name removed 33 from the registry. 34 If there is a subsequent offense, the county registration records shall be 35 (b) retained until the registration requirement for the subsequent offense is terminated." 36 SECTION 9. Article 27A of Chapter 14 of the General Statutes is amended 37 38 by adding a new section to read: "§ 14-208.25A. Community and public notification. 39 Law enforcement agencies shall inform members of the community and the 40 (a) public of the presence of any person required to register under this Part as a recidivist. 41 42 as sexual predator, or because the person has committed an aggravated offense. Upon notification of the presence of a registrant under this Part, the sheriff of the county 43 where the registrant establishes or maintains a permanent or temporary residence shall 44

1	notify members of the community and the public of the presence of the registrant in a
2	manner deemed appropriate by the sheriff. Within 48 hours after receiving notification
3	of the presence of a registrant under this Part, the sheriff of the county where the
4	registrant temporarily or permanently resides shall notify each licensed day care center,
5	elementary school, middle school, and high school within a one-mile radius of the
6	registrant's temporary or permanent residence of the registrant's presence. The
7	information to be provided under this section shall not include the name of any victim
8	of the registrant, but shall include all of the following:
9	$(1) \qquad \underline{\text{The name of the registrant.}}$
10	(2) <u>A description of the registrant, including a photograph.</u>
11	(3) <u>The registrant's current address, including the name of the county or</u>
12	municipality, if known.
13	(4) The circumstances of the registrant's offense.
14	(5) Whether the victim of the offense was, at the time of the offense, a
15	minor or an adult.
16	(b) The sheriff may coordinate the community and public notification efforts
17	with the Division. Statewide notification to the public is authorized, as deemed
18	appropriate by local law enforcement personnel and the Division.
19	(c) The Division shall notify the public of all registrants under this Part through
20	the Internet. The Internet notice shall include the information required by subsection (a)
21	of this section.
22	(d) The Division shall adopt a protocol to assist law enforcement agencies in
23	their efforts to notify the community and public of the presence of persons required to
24	register under this Part."
25	SECTION 10. G.S. 14-208.27 reads as rewritten:
26	"§ 14-208.27. Change of address.
27	If a juvenile who is adjudicated delinquent and required to register changes address,
28	the juvenile court counselor for the juvenile shall provide written notice of the new
29	address not later than the tenth day <u>48 hours</u> after the change to the sheriff of the county
30	with whom the juvenile had last registered. Upon receipt of the notice, the sheriff shall
31	immediately forward this information to the Division. If the juvenile moves to another
32	county in this State, the Division shall inform the sheriff of the new county of the
33	juvenile's new residence."
34	SECTION 11. G.S. 14-208.28 reads as rewritten:
35	"§ 14-208.28. Verification of registration information.
36	The information provided to the sheriff shall be verified annually semiannually for
37	each juvenile registrant as follows:
38	(1) Every year on the anniversary of a juvenile's initial registration
39 40	date, date and six months after that date the sheriff shall mail a
40	verification form to the juvenile court counselor assigned to the
41	juvenile.
42	(2) The juvenile court counselor for the juvenile shall return the
43	verification form to the sheriff within 10 days <u>48 hours</u> after the receipt
44	of the form.

G	eneral Assem	ubly of North Carolina	Session 2005
2 3	(3)	The verification form shall be signed by the juvenil and the juvenile and shall indicate whether the juven the address last reported to the sheriff. If the juveni address, then that fact and the new address shall be	ile still resides at le has a different
5	SEC'	form." TION 12. Part 3 of Article 27A of Chapter 14 of the C	General Statutes is
		ding a new section to read:	Selleral Statutes 15
	•	Sexual predator prohibited from working or volu	unteering at any
) -		e where children regularly congregate.	
)		person required to register under this Part because he of	or she is classified
as	• •	olent predator, is a recidivist as defined by G.S. 14-208	
	•	n aggravated offense as defined by G.S. 14-208.6 sh	-
<u>cc</u>	ompensation	or as a volunteer, at any business, school, day c	are center, park,
pl	ayground, or	other place where children regularly congregate.	
	<u>(b)</u> <u>A vic</u>	plation of this section is a Class F felony."	
	SEC	TION 13. Article 33 of Chapter 14 of the General Sta	atutes is amended
by	y adding a nev	v section to read:	
" <u>\$</u>	<u>§ 14-259A.</u> A	Altering, tampering, or damaging electronic monite	oring equipment
	used	to monitor persons placed on house arrest, probat	tion, post-release
	supe	rvision or other types of release.	
		unlawful to alter, tamper with, damage, or destro	
		ipment used to monitor a person who has been place	—
ho	-	st-release supervision, parole, study release, or work re-	lease.
		blation of this section is a Class F felony."	
		TION 14. G.S. 15A-1341 is amended by adding a m	new subsection to
re	ad:		
Б		ch of Sex Offender Registration Information Required	
		Probation. – When the court places a defendant of	-
-		er assigned to the defendant shall conduct a search of	
		dentifying information against the registration informat	
	_	wild by the Division of Criminal Statistics of the Depa	
		with Article 27A of Chapter 14 of the General Statute	-
	•	nduct the search using the Internet site maintained by	y the Division of
	riminal Statist		
		TION 15. G.S. 15A-1343(b2) reads as rewritten: ial Conditions of Probation for Sex Offenders and Pers	sons Convicted of
\cap	-	ving Physical, Mental, or Sexual Abuse of a Min	
		robation, a defendant who has been convicted of an o	-
	-	viction as defined in G.S. 14-208.6(4), or which invol	
	_	al abuse of a minor, must:	, es me physical,
	(1)	Register as required by G.S. 14-208.7 if the offens	se is a reportable
	(-)	conviction as defined by G.S. 14-208.6(4).	

1 2	(2)	Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
3		rehabilitative treatment as ordered by the court.
4	(3)	Not communicate with, be in the presence of, or found in or on the
5		premises of the victim of the offense.
6	(4)	Not reside in a household with any minor child if the offense is one in
7		which there is evidence of sexual abuse of a minor.
8	(5)	Not reside in a household with any minor child if the offense is one in
9		which there is evidence of physical or mental abuse of a minor, unless
10		the court expressly finds that it is unlikely that the defendant's harmful
11		or abusive conduct will recur and that it would be in the minor child's
12		best interest to allow the probationer to reside in the same household
13		with a minor child.
14	(6)	Satisfy any other conditions determined by the court to be reasonably
15	~ /	related to his rehabilitation.
16	<u>(7)</u>	If the defendant is required to register under Part 3 of Chapter 14 of
17	<u> </u>	the General Statutes because the defendant is classified as a sexually
18		violent predator, is a recidivist, or was convicted of an aggravated
19		offense, as those terms are defined in G.S.14-208.6, then the defendant
20		must submit to electronic monitoring as provided in G.S. 15A-1380.6.
21	Defendants	subject to the provisions of this subsection shall not be placed on
22	unsupervised pr	
23		FION 16. G.S. 15A-1343(c2) reads as rewritten:
24		ronic Monitoring Device Fee. – Any person placed on house arrest with
25		toring under subsection (b1) of this section <u>or who is required to register</u>
26		er under Part 3 of Chapter 14 of the General Statutes and therefore has
27		toring imposed as a condition of probation under subsection (b2) of this
28		<u>. 15A-1380.6</u> shall pay a fee of ninety dollars (\$90.00) for the electronic
29		ice. The court may exempt a person from paying the fee only for good
30	•	motion of the person placed on house arrest with electronic monitoring.
31	·	pon motion of the person who is required to register as a sex offender
32	-	of Chapter 14 of the General Statutes and has electronic monitoring
33		condition of probation under subsection (b2) of this section and
34	▲	<u>6.</u> The court may require that the fee be paid in advance or in a lump
35		and a probation officer may require payment by those methods if the
36		orized by subsection (g) of this section to determine the payment
37		fee must be paid to the clerk of court for the county in which the
38		entered or the deferred prosecution agreement was filed. Fees collected
39		ection shall be transmitted to the State for deposit into the State's General
40	Fund."	setion shall be transmitted to the State for deposit into the State's General
41		TION 17. G.S. 15A-1344 is amended by adding a new subsection to
42	read:	HOW IN C.S. 1511-1577 Is amended by adding a new subsection to
43		latory Electronic Monitoring Required for Extension of Probation in
44		Violation by Certain Sex Offenders. – If a defendant who violates

probation is classified as a sexually violent predator, is a recidivist, or was convicted of 1 2 an aggravated offense, as those terms are defined in G.S.14-208.6, and if the court 3 extends the probation as a result of the violation, then the court shall order electronic 4 monitoring as a condition of the extended probation. The electronic monitoring system 5 used shall comply with the provisions of G.S. 15A-1380.6." 6 SECTION 18. G.S. 15A-1368.4 is amended by adding a new subsection to 7 read: 8 "(b2) Mandatory Electronic Monitoring for Certain Other Sex Offenders. – In 9 addition to the other required conditions set forth in this section, the Commission shall 10 also impose electronic monitoring as a condition for a supervisee who is required to register under Part 3 of Chapter 14 of the General Statutes because the person is 11 12 classified as a sexually violent predator, is a recidivist, or was convicted of an aggravated offense as those terms are defined in G.S. 14-208.6. The electronic 13 14 monitoring system used shall comply with the provisions of G.S. 15A-1380.6." **SECTION 19.** Chapter 15A of the General Statutes is amended by adding a 15 16 new Article to read: 17 "Article 85C. 18 "Electronic Monitoring Devices "§ 15A-1380.6. Electronic monitoring devices. 19 20 If electronic monitoring is imposed as a condition of probation, parole, or 21 post-release supervision on an offender who is required to register under Part 3 of Chapter 14 of the General Statutes because the offender is classified as a sexually 22 23 violent predator, is a recidivist, or was convicted of an aggravated offense as those 24 terms are defined in G.S. 14-208.6, the Department of Correction shall use an electronic monitoring system that actively monitors the offender, identifies the offender's location, 25 and timely reports or records the offender's presence near or within a crime scene or in a 26 prohibited area or the offender's departure from specified geographic limitations. If an 27 electronic monitoring system that actively monitors the offender will not work as 28 provided by this section, then the Department of Correction shall use a passive 29 electronic system that works within the technological or geographical limitations." 30 SECTION 20. The Department of Correction shall issue a Request for 31 32 Proposal (RFP) for electronic monitoring equipment and monitoring services for the Division of Community Corrections' electronic house arrest and electronic monitoring 33 programs. The RFP shall require separate bids: one for equipment, maintenance, and 34 35 technical support, and one for the aforementioned items plus monitoring services. The Department shall design the RFP to use the most recent, cost-effective technology 36 37 available; the Department shall not restrict vendors to the specifications of the 38 equipment currently utilized by the Department. 39 The Department of Correction shall issue a RFP for passive and active Global Positioning Systems for use as an intermediate sanction and to help supervise certain 40 sex offenders who are placed on probation, parole, or post-release supervision. The RFP 41 42 shall require separate bids: one for equipment, maintenance, and technical support, and one for the aforementioned items plus monitoring services. 43

1 No less than 30 days prior to issuing these RFPs, the Department shall 2 provide the Fiscal Research Division with copies of the draft RFPs. The RFPs shall be 3 issued by August 1, 2006, for contract terms to begin January 1, 2007.

The Department of Correction shall report by October 1, 2007, to the Chairs of the House of Representatives and Senate Appropriations Committees and the Chairs of the House of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety on the responses to the RFPs.

8 SECTION 21. No later than January 1, 2007, the Department of Correction 9 shall develop a graduated risk assessment program that identifies, assesses, and closely 10 monitors a high-risk sex offender who, while not classified as a sexually violent 11 predator, a recidivist, or convicted of an aggravated offense as those terms are defined 12 in G.S. 14-208.6, may still require extraordinary supervision and may be placed on 13 probation, parole, or post-release supervision only on the conditions provided in 14 G.S. 15A-1343(b2) or G.S. 15A-1368.4(b1).

15 **SECTION 22.** There is appropriated from the General Fund to the 16 Department of Correction the sum of one million three hundred seven thousand two 17 hundred eighteen dollars (\$1,307, 218) for the 2006-2007 fiscal year to implement the 18 active and passive electronic monitoring systems required by this act.

19 **SECTION 23.** Section 22 of this act becomes effective July 1, 2006. The 20 remainder of this act becomes effective December 1, 2006, and applies to offenses 21 committed on or after that date.