STATE OF NORTH CAROLINA					File No. Co. Of Hearing				
County						n The General Court Of Justice District Superior Court Division			
STATE VERSUS Name And Address Of Defendant					JUDICIAL FINDINGS AND ORDER AS TO SATELLITE-BASED MONITORING WHEN THERE HAS BEEN NO PRIOR DETERMINATION				
Race	Sex		Date Of Birth			G.S. 14	4-208.40A, 14-208.40B		
	6(4), but	t for whom there has	chedules a hearing for a d been no determination by			ed of a reportable convic	tion as defined by		
County Of Origin File No.(s)			ion	on Offense Date G.S. No.					
See Additional Offenses on Side Two. FINDINGS									
The Court, following a hearing under G.S. 14-208.40B, finds that □ 1. The defendant was convicted of a reportable conviction as defined by G.S. 14-208.6(4), but the sentencing court made no determination on whether the defendant should be required to enroll in satellite-based monitoring under Article 27A of Chapter 14 of the General Statutes. □ 2. The Division of Adult Correction and Juvenile Justice has made an initial determination and given notice to the defendant that □ i. the defendant has been classified as a sexually violent predator pursuant to G.S. 14-208.20. □ ii. the defendant is a recidivist. □ iii. the offense of which the defendant was convicted was an aggravated offense. □ iv. the offense(s) of conviction involved the physical, mental, or sexual abuse of a minor and the Division of Adult Correction and Juvenile Justice has conducted a risk assessment of the defendant and determined the defendant requires the highest possible level of supervision and monitoring. □ 3. The District Attorney scheduled a hearing in the county named above, which is the county of the defendant's residence, the Division provided notice to the defendant as required by G.S. 14-208.40B, and the hearing was not held sooner than 15 days after the date the Division gave notice. □ 4. The defendant □ a. falls into at least one of the categories requiring satellite-based monitoring under G.S. 14-208.40, in that □ i. the defendant has been classified as a sexually violent predator pursuant to G.S. 14-208.20. (use Order No. 1.a. below) □ iii. the offense of which the defendant was convicted was an aggravated offense. (use Order No. 1.a. below) □ iv. the offense of which the defendant was convicted was an aggravated offense. (use Order No. 1.a. below) □ iv. the defendant has been classified as a sexually violent predator, and the Division of Adult Correction and Juvenile Justice has conducted a risk assessment of the defendant, and based on that assessment □ and the additional findings on the attached AOC-CR-618, incor									
				DER					
Based on the foregoing findings, the Court ORDERS that 1. The defendant shall enroll in satellite-based monitoring under Article 27A of Chapter 14 of the General Statutes for a. the remainder of the defendant's natural life. b. (specify time period) The defendant shall pay the fee prescribed by G.S. 14-208.45. 2. The defendant is not required to enroll in satellite-based monitoring under Article 27A of Chapter 14 of the General Statutes. SIGNATURE OF JUDGE Date Name Of Judge (type or print) Signature Of Judge									
	0	151 0 5 5	(C	ver)	0				

		ADDITIONAL OFFENSES	ADDITIONAL OFFENSES				
County Of Origin File No.(s)	Off.	Offense Description	Offense Date	G.S. No.			