

# Format of Report submitted u/s 129 BNSS (110 CrPC)

## Tahsildars and Executive Magistrates

-----Taluk, to

MAG No. -----/20

Applicant: .....

**against**

Opponent: 1) .....

Age.....Year.....Occupation..... .

2) .....

3) .....

4) .....

### **Application seeking action under Section 129 of the Bharatiya Nagarik Suraksha Sanhita (110 CrPC)**

The applicant ----- hereby submits the application as below

- 1) Opponent is a permanent resident of the village------. He has enough movable and immovable assets and is financially strong. **(Descriptions of immovable assets of the opponent desirable to be given).**
- 2) Opponent is a habitual offender. **(Give details about how he is a habitual offender by providing the details of the cases registered against him and the type of conviction that he has got)**
- 3) Opponent by his bad behavior (to provide details pertaining to him as per the subsection(a) to (g). **For example, if it is subsection (e – that is – habitually commits, or attempts to commit, or abets the commission of, offences, involving a breach of the peace) then –** as per the information collected, opponent through his bad behavior (Here provide details about suspicious type of crime he may commit) may indulge himself in criminal activities. As a consequence of this he may commit crime or attempts to commit crime or abets the commission of crime which affects the public peace and harmony. All the information collected so far against him prima facie reveals the above facts. Hence it is found necessary to bind him over under preventive section as a precautionary measure to prevent him from committing crime or attempting to commit crime or abetting the commission of crime which affects the public peace and harmony.

**For example, if it is subsection (g – that is – he is so desperate and dangerous as to render**

his being at large without security hazardous to the community) **then** – Opponent is a dangerous person. Presently he is free from any punishment/conviction and is also not in any bail, and through the present behavior collected against him it is found that he is so desperate and dangerous to the public. (The details of this behavior to be explained which is affecting the public peace and harmony).

- 4) When checked whether there are any **cases registered** against the opponent in this station? The following cases are found to be registered

Sr. No	FIR no.	CC no.	Sections under which the cases are registered	Remarks (Conviction/acquittal details)

- 5) When checked whether there are any entry/cases registered in **VCH PART-4** against the opponent in this station? The following entry/cases are found to be registered

Sr. No	Date of Entry	Details	Remarks

- 6) When checked whether there are any entry/cases registered in **Station House Diary (SHD)** against the opponent in this station? The following entry/cases are found to be registered

Sr. No	Date of Entry	Details	Remarks

- 7) When checked whether there is any report from **Beat/SB/Crime constables** against the opponent in this station? The following cases are recorded.

Sr. No	Date on which the report was made	Details	Note/Opinion

For this criminal background he has, trial was done in the court on the above cases against the opponent and the following cases are convicted/the above cases were acquitted as the opponent turned the witnesses hostile by intimidating them as per the statement given by the **Court PC**----- (This shows that the opponent is of the nature of intimidating people and knows the tricks of escaping from the punishment of the court).

**(Applicant should clearly mention the above details in their application as per the above points/table. If there are no details in any of the above points/table it should be deleted but should never be left blank)**

The opponent through his behavior may indulge in criminal activities. He may commit or attempt to commit or abet the commission of crime which may affect the public peace. All the information collected against him reveals the above facts. In view of the above it is found necessary to take all precautions by binding over him under the preventive section in order to prevent him for doing any crime or attempting to do any crime or abetting the commission of any crime.

Opponent is a dangerous person. Presently he is free from any type of punishment/conviction of any case and is also not in any bail, and hence is found to be very desperate and dangerous to the community and through his bad behavior he may indulge into such desperate and dangerous activities which affects the public peace and harmony. In view of the above it is found necessary to take all precautions by binding over him under the preventive section in order to maintain good behavior.

**8) Jurisdiction:**

The opponent being the resident of ..... Taluk.... Village, by his bad behavior as there is a possibility of him committing cognizable offence by concealing his presence in ---  
-----Taluk/ District/ City limits, this Court has jurisdiction to hear this application and take appropriate action.

**9) Prayer:**

For the reasons cited above, the applicant prays as below-

It is submitted to accept this application for getting the bond signed by the opponent for the period from -----to----- (or one year) for showing good behavior and for not doing any such bad behavior of committing cognizable offence and also for not concealing his presence for committing such cognizable offence during this period. Also, it is submitted to take self-bond of Rs - ----- along with two sureties for the same amount and accordingly it is prayed to pass the order under Bharatiya Nagarik Suraksha Sanhita 136 (117 CrPC).

Date:  
applicant Place:

Signature of the

**LIST OF DOCUMENTS SUBMITTED ALONG WITH THE ABOVE APPLICATION:**

- 1) FIR/ other necessary documents.
- 2) Statements of SB, PC and Beat PCs.
- 3) Petition Inquiry Documents.
- 4) Civil court records.

- The applicant police officer can arrest the opponent u/s 170 BNSS (151 CrPC) as a preventive measure under 129 BNSS (110 CrPC). In case if it is not possible to arrest

u/s 170 BNSS (151 CrPC), then first application of the above kind may be filed against the opponent and warrant may be taken from executive magistrate u/s 132 BNSS (113 CrPC) and then arrest him.