

Important Sections of BNSS 2023

- * Section 2- Definitions.
- * Section 6- Classes of Criminal Courts.
- * Section 8- Court of Session.
- * Section 9- Courts of Judicial Magistrates.
- * Section 10- Chief Judicial Magistrate and Additional Chief Judicial Magistrate, etc.
- * Section 11- Special Judicial Magistrates.
- * Section 24- Sentence of imprisonment in default of fine.
- * Section 25- Sentence in cases of conviction of several offences at one trial.
- * Section 35 to Section 62- Arrest of Persons.
- * Section 57- Person arrested to be taken before Magistrate or officer in charge of police station.
- * Section 58- Person arrested not to be detained more than twenty-four hours.
- * Section 63 to Section 71- Summons.
- * Section 72 to Section 83- Warrant of Arrest.
- * Section 84- Proclamation for person absconding.
- * Section 85- Attachment of property of person absconding.
- * Section 90- Issue of warrant in lieu of, or in addition to, summons.
- * Section 91- Power to take bond for appearance.
- * Section 96- When search-warrant may be issued.
- * Section 100- Search for persons wrongfully confined.
- * Section 106- Power of police officer to seize certain property.
- Section 125- Security for keeping the peace on conviction.
- * Section 126- Security for keeping the peace in other cases.
- * Section 127- Security for good behaviour from persons disseminating certain matters.
- * Section 128- Security for good behaviour from suspected persons.
- * Section 129- Security for good behaviour from habitual offenders.

* Section 144 to Section 147- CHAPTER X ORDER FOR MAINTENANCE OF WIVES, CHILDREN AND PARENTS

* Section 148- Dispersal of assembly by use of civil force.

* Section 149- Use of armed forces to disperse assembly.

* Section 152- Conditional order for removal of nuisance.

* Section 163- Power to issue order in urgent cases of nuisance or apprehended danger.

* Section 173 to Section 196- CHAPTER XIII: INFORMATION TO THE POLICE AND THEIR POWERS TO INVESTIGATE.

* Section 197 to Section 209-CHAPTER XIV: JURISDICTION OF THE CRIMINAL COURTS IN INQUIRIES AND TRIALS.

* Section 210-* Cognizance of offences by Magistrates.

* Section 215-* Prosecution for contempt of lawful authority of public servants, for offences against public justice and for offences relating to documents given in evidence.

* Section 219- Prosecution for offences against marriage.

* Section 222- Prosecution for defamation.

* Section 223 to Section 226 CHAPTER XVI:- COMPLAINTS TO MAGISTRATES.

* Section 227- Issue of process.

* Section 234 to Section 247-CHAPTER XVIII:- THE CHARGE

* Section 248 to Section 260 CHAPTER XIX:- TRIAL BEFORE A COURT OF SESSION.

* Section 261 to Section 273 CHAPTER XX:- TRIAL OF WARRANT-CASES BY MAGISTRATES.

* Section 283- Power to try summarily.

* Section 284- Summary trial by Magistrate of the second class.

* Section 289 to Section 300- CHAPTER XXIII: PLEA BARGAINING.

* Section 337- Person once convicted or acquitted not to be tried for same offence.

* Section 341- Legal aid to accused at State expense in certain cases.

* Section 344- Power to direct tender of pardon.

* Section 348- Power to summon material witness, or examine person present.

* Section 351- Power to examine the accused.

- * Section 353- Accused person to be competent witness.
- * Section 359- Compounding of offences.
- * Section 407- Sentence of death to be submitted by Court of Session for confirmation.
- * Section 409- Power of High Court to confirm sentence or annul conviction.
- * Section 436- Reference to High Court.
- * Section 442- High Court's powers of revision.
- * Section 478- In what cases bail to be taken.
- * Section 479- Maximum period for which an undertrial prisoner can be detained.
- * Section 480- When bail may be taken in case of non-bailable offence.
- * Section 482- Direction for grant of bail to person apprehending arrest.
- * Section 483- Special powers of High Court or Court of Session regarding bail.
- * Section 506- proceedings. Irregularities which do not vitiate
- * Section 507- Irregularities which vitiate proceedings.
- * Section 514- Bar to taking cognizance after lapse of the period of limitation.
- * Section 528- Saving of inherent power of High Court..

Regards :-

Advocate Sachin Chindarkar

Bombay High Court

+917304087774