

I.T.act,2000

Unit-2

▶ e-governance

By – ROUNAK shrivastava

(Guest faculty) institute of law

jiwaji university

gwalior

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Section 7 of the act-

- Where any law provides that documents, records or information shall be retained for any specific period, then, that requirement shall be deemed to have been satisfied if such documents, records or information are retained in the electronic form, if-the information contained therein remains accessible so as to be usable for a subsequent reference.
- the electronic record is retained in the format in which it was originally generated, sent or received or in a format which can be demonstrated to represent accurately the information originally generated, sent or received.



Section 7 continue...

- the details which will facilitate the identification of the origin, destination, date and time of despatch or receipt of such electronic record are available in the electronic record:
Provided that this clause does not apply to any information which is automatically generated solely for the purpose of enabling an electronic record to be dispatched or received.
- Nothing in this section shall apply to any law that expressly provides for the retention of documents, records or information in the form of electronic records.

Section 8 of the act-

- Publication of rule, regulation, etc., in Electronic Gazette.
- Where any law provides that any rule, regulation, order, bye-law, notification or any other matter shall be published in the Official Gazette, then, such requirement shall be deemed to have been satisfied if such rule, regulation, order, bye-law, notification or any other matter is published in the Official Gazette or Electronic Gazette:
- Provided that where any rule, regulation, order, bye-law, notification or any other matter is published in the Official Gazette or Electronic Gazette, the date of publication shall be deemed to be the date of the Gazette which was first published in any form.

➤ Sections 6,7 and 8 not to confer right to insist document should be accepted in electronic form.

- Nothing contained in sections 6, 7 and 8 shall confer a right upon any person to insist that any Ministry or Department of the Central Government or the State Government or any authority or body established by or under any law or controlled or funded by the Central or State Government should accept, issue, create, retain and preserve any document in the form of electronic records or effect any monetary transaction in the electronic form.

Section 10-

- The Central Government may, for the purposes of this Act, by rules, prescribe-
- the type of digital signature.
- the manner and format in which the digital signature shall be affixed.
- the manner or procedure which facilitates identification of the person affixing the digital signature.
- control processes and procedures to ensure adequate integrity, security and confidentiality of electronic records or payments, and
- any other matter which is necessary to give legal effect to digital signatures.

Cases related to e- governance

- **Anvar v. Basheer and the New (Old) Law of Electronic Evidence**
- *State (NCT of Delhi) v. Navjot Sandhu alias Afsan Guru*(200

National eGovernance Plan (NeGP)

NeGP, takes a holistic view of e-Governance initiatives across the country, integrating them into a collective vision, a shared cause. The Government approved the National e-Governance Plan (NeGP), comprising of 27 Mission Mode Projects on May 18 2006. In the year 2011, 4 projects-Health, Education, PDS and Posts were introduced to make the list to 31.

Central MMPs

- Banking
- Central Excise & Customs
- Income Tax (IT)
- Insurance
- MCA21
- Passport
- Immigration, Visa and Foreigners Registration & Tracking
- Pension
- e-Office
- Posts
- UID

State MMPs

- Agriculture
- Commercial Taxes
- e-District
- Employment Exchange
- Land Records (NLRMP)
- Municipalities
- e-Panchayats
- Police(CCTNS)
- Road Transport
- Treasuries Computerization
- PDS
- Education
- Health

Integrated MMPs

- CSC
- e-Biz
- e-Courts
- e-Procurement
- EDI For eTrade
- National e-governance Service Delivery Gateway
- India Portal



Thank
You