“Happier to Healthier judgment”

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Panchayat and Raja's era of making judgement on their will and false logical game to speaking over evidence and eyewitnesses’ relevance, the nation has walked from happier justice to healthier justice. Yet it has been an audacity of the court and its laws, how flexible either judgements can provide pitch to the forensic aspect of a case. For evidence to be admissible, the logical science behind the evidence should be prevailed to provide justice to a case. Law of justice and forensic science are complimentary to each other and are the principal over which the flexible population works in a system.

The evolution in the law and court of justice has increased the admissibility of an evidence to its very trace element. The introduction of new and fresher technologies has paved a major role in re-establishing and amending the laws.

The forensic report considered as the principal over many judgments. It has been looked forward by court, as a fact for establishing their statements. Whereas Court is not bound to the reports provided by forensic expert, instead they have all the rights to interpret the facts in their own way. This prospective of disclosing the science behind a story was recognized and got popular with the notion of science prevailing over ignorant and inadequate traditions that did not have any factual backing. With modernizing and generalizing the law, the acceptance of exhibits as healthier evidence and setting, back the innocents out from the bars, which has been a thicker task earlier.

This has made it much easier for the judicial system and other authorities to garner almost bulletproof evidence thereby increasing the chances of administering justice to the resentful. Thus, we could conclude evolution and amending to bring advancement in laws has given impactful output in justice delivery system by detailed influence of forensic aspect over an evidence present in a case.