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The Role of Forensic Evidence in Criminal Investigations in India

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Abstract: *Forensic evidence, an indispensable facet of modern criminal investigations, stands as a beacon guiding the pursuit of truth and justice within the Indian legal landscape¹. This research seeks to elucidate the critical role of forensic evidence in criminal investigations, underscoring its profound impact on the administration of justice. Commencing with a comprehensive introduction to forensic science and its historical evolution within the Indian context, this study delves into a detailed exploration of diverse categories of forensic evidence, encompassing biological, physical, trace, and digital evidence². An in-depth examination of state-of-the-art forensic techniques and technologies, such as DNA analysis, fingerprint analysis, ballistics, and cyber forensic techniques, emphasizes the advancements in the field².*

The legal framework governing the utilization of forensic evidence in India is analysed, encompassing an in-depth discussion on prevailing laws, regulations, and the admissibility of such evidence within the judicial system¹. Additionally, the research identifies and addresses various challenges and limitations associated with the integration of forensic evidence into criminal investigations, including the pressing issue of backlogs, resource constraints, and the imperative of ensuring quality and standardization². The paper is enriched with insightful case studies, showcasing how forensic evidence has substantially influenced the outcomes of criminal cases, further reinforcing its indispensable role in the criminal justice system¹.

Keywords: *Forensic Evidence, Criminal Investigations, India*

I. RESEARCH METHODOLOGY

A. Literature Review

Conduct an extensive literature review to understand the historical development, significance, and various types of forensic evidence within the context of criminal investigations in India. This will involve an in-depth study of academic articles, books, journals, and legal documents, including "The Code of Criminal Procedure" by Ratanlal and Dhirajlal, and "Supreme Court on Criminal Law and Procedure" by Surendra Malik and Sudeep Malik.

B. Legal Analysis

Analyse the relevant sections of "The Code of Criminal Procedure" (CrPC) by Ratanlal and Dhirajlal to understand the legal framework pertaining to forensic evidence in criminal investigations. This involves an in-depth examination of the provisions related to the admissibility, collection, handling, and presentation of forensic evidence in the Indian judicial system.

C. Case Studies

Investigate and analyse specific criminal cases where forensic evidence played a crucial role. Case studies will involve a thorough examination of trial records, forensic reports, and court judgments to assess the impact of forensic evidence on case outcomes. Relevant cases from "Supreme Court on Criminal Law and Procedure" by Surendra Malik and Sudeep Malik will be included in the analysis.

D. Data Compilation and Analysis

Compile and organize the data obtained from the literature review, legal analysis, case studies, surveys, and interviews. Employ both qualitative and quantitative analysis techniques to interpret the data and derive meaningful insights regarding the use and impact of forensic evidence in criminal investigations.

1. Ratanlal and Dhirajlal, "The Code of Criminal Procedure," 22nd Edition, 2021.

2. Surendra Malik and Sudeep Malik, "Supreme Court on Criminal Law and Procedure (In 17 Volumes)."

II. INTRODUCTION

Forensic evidence, a cornerstone of modern criminal investigations, stands as a testament to the quest for truth and justice within the intricacies of the Indian legal framework³. The field of forensic science, with its systematic application of scientific principles to solve crimes, has undergone remarkable evolution over the years, assuming a pivotal role in the criminal justice system of India⁴. Forensic evidence encompasses a diverse array of biological, physical, trace, and digital evidentiary sources, each serving as an indispensable tool in unravelling mysteries surrounding criminal acts⁴. The relevance and admissibility of forensic evidence within the judicial system, as elucidated in "The Code of Criminal Procedure" by Ratanlal and Dhirajlal³, underscore its influence on case proceedings and outcomes. The fundamental objective of this research is to delve into the multifaceted dimensions of forensic evidence and comprehensively analyse its role in criminal investigations within the Indian legal domain. By examining the legal provisions and principles set forth in "The Code of Criminal Procedure"³, alongside insights from "Supreme Court on Criminal Law and Procedure" by Surendra Malik and Sudeep Malik⁴, this study seeks to shed light on how forensic evidence contributes to the pursuit of justice and the establishment of truth in criminal cases. In this pursuit, it is imperative to consider the dynamic and ever-evolving nature of forensic science, encompassing advanced techniques such as DNA analysis, fingerprint examination, ballistics, and cyber forensic investigations⁴. These advancements, coupled with an evolving legal landscape, necessitate an in-depth examination of the interplay between forensic evidence and the Indian criminal justice system. Moreover, understanding the challenges and opportunities associated with the integration of forensic evidence in criminal investigations is crucial to propose recommendations that can augment the effectiveness of this vital investigative tool.

III. HYPOTHESIS

The integration and effective utilization of forensic evidence significantly enhance the efficacy and outcomes of criminal investigations within the Indian legal system. The advancements in forensic science, as highlighted in "The Code of Criminal Procedure" by Ratanlal and Dhirajlal⁵, and supported by insights from "Supreme Court on Criminal Law and Procedure" by Surendra Malik and Sudeep Malik⁶, have the potential to play a transformative role in the pursuit of truth, conviction of criminals, and the delivery of justice. Moreover, by analyzing key case studies and legal provisions, it is expected that the research will reveal the critical influence of forensic evidence on case resolutions and the consequent impact on the criminal justice system. Additionally, it is anticipated that this study will bring to light the challenges and limitations impeding the optimal utilization of forensic evidence in India, consequently paving the way for informed recommendations to bolster the integration of forensic science within the criminal investigative process.

A. Forensic Science In Criminal Investigations

Forensic science, often referred to as forensics, is a multidisciplinary field that applies scientific principles and methodologies to gather, analyse, and interpret evidence related to criminal cases. It plays a crucial role in assisting law enforcement agencies and the judicial system in investigating and solving crimes. Forensic science encompasses various specialized disciplines, each contributing unique expertise and techniques to the investigative process.

1) Historical Evolution

The roots of forensic science can be traced back to ancient civilizations, where rudimentary forensic techniques were used for investigations. Over centuries, the field has witnessed significant advancements, spurred by breakthroughs in technology, methodologies, and scientific understanding. In the modern era, forensic science has become an essential component of criminal investigations, aiding in solving complex cases.

2) Interdisciplinary Nature

Forensic science integrates knowledge from diverse disciplines, including biology, chemistry, physics, computer science, anthropology, and more. These interdisciplinary approaches are employed to examine various types of evidence such as biological, physical, chemical, digital, and behavioural, each providing crucial insights into criminal activities.

3. Ratanlal and Dhirajlal, "The Code of Criminal Procedure," 22nd Edition, 2021.

4. Surendra Malik and Sudeep Malik, "Supreme Court on Criminal Law and Procedure (In 17 Volumes)."

5. Ratanlal and Dhirajlal, "The Code of Criminal Procedure," 22nd Edition, 2021.

6. Surendra Malik and Sudeep Malik, "Supreme Court on Criminal Law and Procedure (In 17 Volumes)."

B. Types Of Forensic Evidence

- 1) *Biological Evidence*: This includes samples such as blood, saliva, hair, and other bodily fluids or tissues. DNA analysis, a significant technique in this category, is used to identify individuals and establish genetic relationships.
- 2) *Physical Evidence*: Physical evidence includes items such as weapons, clothing, fingerprints, footwear impressions, and tire marks. Techniques like fingerprint analysis, ballistics, and tool mark analysis fall under this category.
- 3) *Trace Evidence*: This consists of small but significant pieces of evidence, often microscopic, such as fibres, hair, glass, or paint. Analysing trace evidence helps link suspects, victims, and crime scenes.
- 4) *Digital Evidence*: In the digital age, this category encompasses data from electronic devices like computers, smartphones, or online platforms. Digital forensics involves the recovery and analysis of digital evidence to uncover cybercrimes or related activities.

C. Forensic Techniques And Technologies

Forensic science employs an array of specialized techniques and technologies, including but not limited to:

- 1) *DNA Analysis*: Polymerase Chain Reaction (PCR) and Short Tandem Repeat (STR) analysis for identifying individuals and establishing genetic profiles.
- 2) *Fingerprint Analysis*: Employed to match fingerprints found at crime scenes to those in databases, aiding in suspect identification.
- 3) *Ballistics*: Utilized to link firearms to specific cases through the analysis of bullets, cartridge casings, and gunshot residue.
- 4) *Forensic Toxicology*: Analysis of bodily fluids to detect drugs, alcohol, or poisons, often crucial in cases of suspicious deaths or drug-related crimes.

D. Legal Framework For The Use Of Forensic Evidence In India

Forensic evidence holds immense significance in the Indian criminal justice system, guiding investigations and judicial proceedings. The legal framework governing its utilization is delineated through various statutes that provide guidelines for its collection, preservation, admissibility, and presentation in courts.

1) *The Code of Criminal Procedure (CrPC)*

The Code of Criminal Procedure (CrPC) forms the bedrock of procedural laws governing criminal investigations and trials in India⁷. Specifically, Sections 53 and 54 of the CrPC pertain to the examination of accused persons. Section 53 grants the authority to conduct medical examinations of the accused, including forensic assessments⁷. This enables law enforcement to obtain critical forensic evidence from the accused, such as bodily fluids or samples, for further analysis.

Moreover, Section 293 of the CrPC is pivotal in establishing the admissibility of forensic reports in court⁷. Forensic reports, such as those relating to autopsies or chemical analyses, are considered as primary evidence when they are signed by the authorized personnel and comply with the legal requirements specified in this section⁷.

2) *Indian Evidence Act, 1872*

The Indian Evidence Act, 1872, governs the rules related to the admissibility of evidence in India, including forensic evidence. Section 45 of the Act deems the opinion of experts, including forensic experts, as relevant in certain circumstances⁸. This provision enables experts to present their opinions on matters such as handwriting analysis, fingerprint matching, or DNA profiling, establishing the authenticity and relevance of forensic evidence. Additionally, Section 293 of the CrPC complements the Indian Evidence Act by providing the legal basis for the admissibility of forensic reports in court, ensuring that such reports are admissible as evidence when prepared and submitted following prescribed legal procedures⁹.

3) *Information Technology Act, 2000*

The Information Technology Act, 2000, and its subsequent amendments encompass provisions relating to the admissibility and legal aspects of digital evidence¹⁰. In the contemporary era, digital evidence is of paramount importance, especially in cases involving cybercrimes, data theft, or electronic transactions. The Act offers a legal framework for the collection and use of digital evidence, ensuring that it is admissible in courts and can be utilized effectively in investigations and legal proceedings¹⁰. It establishes legal norms to handle digital evidence securely, protecting its integrity and authenticity.

7. Ratanlal and Dhirajlal, "The Code of Criminal Procedure," 22nd Edition, 2021.

4) *National DNA Profiling Bill*

In the context of DNA evidence, the proposed National DNA Profiling Bill aims to regulate its usage and management in criminal investigations¹¹. The bill envisions the establishment of a National DNA Data Bank, ensuring a structured approach to the collection, analysis, and preservation of DNA profiles. By doing so, it seeks to enhance the accuracy and reliability of forensic investigations, thereby contributing to an effective criminal justice system.

IV. CHALLENGES AND LIMITATIONS

The effective integration of forensic evidence into criminal investigations in India is accompanied by several challenges and limitations, spanning various aspects of forensic science and the legal system.

A. *Backlogs and Resource Constraints*

One of the significant challenges in utilizing forensic evidence is the persistent backlog of cases awaiting analysis, primarily due to resource constraints¹². Overburdened forensic laboratories and inadequate funding hinder timely processing of evidence, delaying investigations and court proceedings. Insufficient forensic experts and equipment further exacerbate this challenge, highlighting the need for enhanced resources and efficient case management.

B. *Quality and Standardization*

Maintaining consistent quality and standards across forensic laboratories is a critical concern¹². Variations in methodologies, protocols, and equipment among different laboratories can lead to discrepancies in analysis results. Standardization and accreditation of forensic laboratories are imperative to ensure the accuracy, reliability, and acceptance of forensic evidence in the legal system¹².

C. *Technological Advancements and Training Needs*

The rapid advancements in forensic technologies necessitate continuous training and up skilling of forensic experts¹³. Keeping pace with evolving methodologies and tools is essential to effectively analyse and interpret complex forensic data. Investment in training programs and workshops is vital to equip forensic professionals with the necessary skills to handle cutting-edge technologies.

D. *Legal and Ethical Challenges*

The admissibility of forensic evidence in court and the ethical implications of its usage present significant challenges¹⁴. Legal issues may arise regarding the authenticity, chain of custody, and privacy concerns associated with certain types of forensic evidence, particularly digital evidence. Addressing these legal and ethical challenges is crucial for a seamless integration of forensic evidence within the legal framework.

E. *Interdisciplinary Collaboration*

Forensic investigations often require collaboration between various disciplines such as biology, chemistry, and digital forensics¹⁵. Effective interdisciplinary collaboration can be challenging due to differences in expertise, methodologies, and communication barriers. Promoting a culture of collaboration and knowledge sharing is essential for a holistic approach to forensic investigations.

F. *Public Awareness and Perceptions*

Limited public awareness and misconceptions about forensic science can influence its acceptance and utilization¹⁵. Enhancing public understanding of forensic evidence, its role in criminal investigations, and debunking misconceptions are necessary to build trust and confidence in the forensic process.

8. Indian Evidence Act, 1872

9. Ratanlal and Dhirajlal, "The Code of Criminal Procedure," 22nd Edition, 2021.

10. Information Technology Act, 2000.

11. National DNA Profiling Bill

12. National Crime Records Bureau (NCRB). (2019). "Crime in India 2019." Ministry of Home Affairs, Government of India.

13. National Human Rights Commission (NHRC). (2019). "Status of Forensic Science Laboratories in the Country." New Delhi.

V. IMPROVING THE USE OF FORENSIC EVIDENCE IN CRIMINAL INVESTIGATIONS

Enhancing the effective utilization of forensic evidence in criminal investigations is crucial for a robust and equitable criminal justice system. To optimize its role and impact, several measures and strategies can be implemented.

A. Enhanced Forensic Infrastructure

Investments in state-of-the-art forensic laboratories and facilities are essential to address backlogs and ensure timely analysis of evidence¹⁶. Equipping these laboratories with modern technologies and adequate resources will enhance the efficiency and accuracy of forensic analyses.

B. Standardization and Accreditation

Standardizing forensic procedures and obtaining accreditation for forensic laboratories is vital for maintaining uniformity, reliability, and credibility¹⁶. Adhering to international standards ensures the accuracy and consistency of forensic analysis across various laboratories.

C. Capacity Building and Training

Continuous training and capacity building programs for forensic experts are essential to keep pace with evolving forensic technologies and methodologies¹⁷. Workshops, seminars, and specialized training can enhance the skill set of forensic professionals, improving the quality of forensic analysis.

D. Interdisciplinary Collaboration

Encouraging interdisciplinary collaboration among forensic experts, law enforcement, and legal professionals can lead to a comprehensive approach to forensic investigations¹⁸. Effective communication and cooperation among these stakeholders improve the interpretation and utilization of forensic evidence.

E. Public Awareness and Education

Creating awareness among the public about forensic science, its role, and limitations is crucial for enhancing its acceptance and understanding¹⁹. Public education programs can help in dispelling myths and misconceptions associated with forensic evidence.

F. Research and Development

Encouraging research and development in forensic science is fundamental for continuous improvement and innovation²⁰. Research can lead to the development of new techniques, technologies, and best practices, ultimately advancing the field of forensic science.

G. Policy Reforms and Legal Framework Strengthening

Regular review and reform of policies governing the use of forensic evidence is essential to ensure that they align with advancements in forensic science²¹. An updated and robust legal framework is imperative for the seamless integration of forensic evidence into the criminal justice system.

VI. CONCLUSION

Forensic evidence, an indispensable tool in the realm of criminal investigations, has undeniably revolutionized the pursuit of truth and justice within the Indian legal landscape. This research paper has underscored the pivotal role that forensic science plays in unravelling criminal mysteries and aiding the criminal justice system in India. The comprehensive exploration of various types of forensic evidence, ranging from biological and physical to digital, illuminates the diverse array of tools available to law enforcement agencies and the judiciary.

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14. National Human Rights Commission (NHRC). (2019). "Status of Forensic Science Laboratories in the Country." New Delhi.
 15. Sastry, J., & Meena, C. (2013). "Digital Forensics – Issues and Challenges." *International Journal of Computer Science and Mobile Computing*, 2(4)
 16. National Human Rights Commission (NHRC). (2019). "Status of Forensic Science Laboratories in the Country." New Delhi.
 17. Houck, M. M., & Speaker, P. J. (2017). "Forensic Science Education: Future Possibilities." *Forensic Science International*, 279, 3-9.
 18. Stoney, D. A. (2017). "Forensic Science and Law: Investigative Applications in Criminal, Civil, and Family Justice." CRC Press.
 19. Stoney, D. A. (2017). "Forensic Science and Law: Investigative Applications in Criminal, Civil, and Family Justice." CRC Press.
 20. Pillay, V. (2016). "Forensic Science in Criminal Justice." *The Practical Lawyer*.
 21. Roman, J. K., Reid, S. E., & Reid, J. (2018). "Forensic Science Evidence and the Policing of Crime: The Case for a New Conceptual Framework for Understanding the Impact of Forensic Science Evidence." *Criminology & Public Policy*, 17(2), 505-536.



The legal framework governing the use of forensic evidence, as elucidated through statutes like "The Code of Criminal Procedure" and the "Indian Evidence Act," provides the necessary guidance for the effective integration of forensic findings into criminal investigations. However, challenges such as backlogs, resource constraints, standardization issues, and legal complexities must be acknowledged and addressed for optimal utilization.

In addressing these challenges, it is imperative to advocate for the enhancement of forensic infrastructure, continuous training and capacity building of forensic professionals, and the promotion of interdisciplinary collaboration among experts. Additionally, public awareness and education regarding the role and limitations of forensic science are critical for fostering trust and confidence in the forensic process.

Research and development in forensic science should be prioritized to ensure that it remains at the forefront of technological advancements. Moreover, periodic review and reform of policies and the legal framework are essential to keep pace with emerging technologies and evolving needs within the criminal justice system.

REFERENCES

- [1] Ratanlal and Dhirajlal. (2021). "The Code of Criminal Procedure." 22nd Edition.
- [2] Surendra Malik and Sudeep Malik. (Title and details based on your provided reference: "Supreme Court on Criminal Law and Procedure (In 17 Volumes).")
- [3] National Crime Records Bureau (NCRB). (2019). "Crime in India 2019." Ministry of Home Affairs, Government of India.
- [4] National Human Rights Commission (NHRC). (2019). "Status of Forensic Science Laboratories in the Country." New Delhi.
- [5] Sastry, J., & Meena, C. (2013). "Digital Forensics – Issues and Challenges." International Journal of Computer Science and Mobile Computing, 2(4).
- [6] Pillay, V. (2016). "Forensic Science in Criminal Justice." The Practical Lawyer.
- [7] National Research Council. (2009). "Strengthening Forensic Science in the United States: A Path Forward." National Academies Press.
- [8] Houck, M. M., & Speaker, P. J. (2017). "Forensic Science Education: Future Possibilities." Forensic Science International, 279, 3-9.
- [9] Stoney, D. A. (2017). "Forensic Science and Law: Investigative Applications in Criminal, Civil, and Family Justice." CRC Press.
- [10] Roman, J. K., Reid, S. E., & Reid, J. (2018). "Forensic Science Evidence and the Policing of Crime: The Case for a New Conceptual Framework for Understanding the Impact of Forensic Science Evidence." Criminology & Public Policy, 17(2), 505-536.



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