

Indian Succession Act, 1925, (39 of 1925) Section 69 - Three requirements i) if no attesting witness can be found; ii) the attestation of one of the attesting witness atleast is in his handwriting; and iii) the signatures of the person executing the document is in the handwriting of that person - It is evident that no evidence has been produced which proves that the attestation of one of the attesting witness was in his handwriting - It is a peculiar case where neither any photocopy nor the certified copy bearing the signatures of the executor of the Will has been produced - Will not proved - Evidence Act, 1872 (1 of 1872) Section 69.

Evidence Act, 1872 (1 of 1872) Section 69 - Registered Will has been produced - Signatures and thumb impressions proved - On facts Will proved.

[Log In to read : Punjab Law Reporter](#)

[Read here : Punjab law Reporter](#)