

[PRINT / DOWNLOAD PDF](#)

As a matter of extreme caution and judicial sobriety, the Court should not normally take upon itself the responsibility of comparing disputed signatures with that of admitted signatures. However, the Court ultimately held that this does not mean that the Court has no power to compare.

*Ajit Savant Majagavi v. State of Karnataka* (1997) 7 SCC 110,

Tags: [Signatures - Comparison](#)