

SAFEGUARDS FOR TEACHERS

Defined Procedure For Dismissals

Presidential address of Mr. A. Vaidialingam, at the Annual General Meeting of the N. P. T. A. held on 25-6-60.

It is acknowledged by everybody that the success or failure of any educational scheme depends upon the teachers. And yet when we examine the many grievances that the profession has for long been groaning under, the first and foremost is the total absence of safeguards against unjust dismissals. This, you are all aware, had led to frequent victimisation. The second is what may be termed penal transfer. Teachers are packed from one school to another against their will often under the ostensible pretext of exigencies of service. They lose their seniority and other favourable conditions of service and are driven away—nay exiled to 'problem' posts and places as punishment. The third is discrimination in the award of Special Posts. The regulations governing Special Posts are so elusive in interpretation that the sound claims of senior teachers tend to go by the board. In the various disputes of these three categories that came up before us, our association has always tried to effect a settlement by negotiation in the first instance. We asked for Departmental inquiries when that was not possible. It has been our painful experience that these inquiries generally brought little relief to the teacher nor guaranteed fair treatment for all.

Therefore when we talk of educational reform or agitate for a revised Code of Regulations the sections dealing with the conditions of service for teachers demand the closest scrutiny for unless they are both attractive and fair, sufficient men and women of the necessary quality will not be prepared to enter the pro-

profession. Injustice in employment practices has a particular significance to the teachers who are charged with the responsibility of imbuing high ethical standards in the classrooms of the nation. The teaching profession however seeks no special rights or privileges. It does believe in and ask for definite guarantees of fairness and justice in employment procedures that should be accorded to all workers. The trend of modern legislation is towards protection of even industrial workers from the consequence of abuse in the termination of employment. It is thus inconceivable how a body of public servants—for such in effect they are, being paid out of public funds and governed by a code of discipline—could continue to serve the country efficiently without even the most elementary of the safeguards against unfair dismissals which other public servants now enjoy.

Teachers therefore want an orderly defined pro-

cedure for dismissal that provides maximum security against unfairness, exploitation and deceit. This is the crux of all educational reform. Because we believe that no system of education is better than its teachers. Of course as a Union we do not want to encourage the influx of those who are unqualified, disloyal, unethical or for other just and good reasons unfit to man the class-rooms of our schools. The right of security of employment is for the deserving but under all circumstances the right to a hearing and justice under orderly procedures for discontinuance should be a common heritage to all citizens.

When we stress the need for new legislation, we have to spotlight the stark fact that we came against in every dispute, that the status quo does not enable the Dept. to compel the managements to act against their wishes. It would therefore be not inappropriate for me to venture

JAFFNA MUNICIPAL COUNCIL

No-Confidence Motion Confirmed

The adjourned special meeting of the Jaffna Municipal Council was resumed on June 27 at 4 p. m. with the Commissioner in the chair. The Commissioner gave his ruling, which he reserved at the earlier meeting, on the objections raised by the Mayor, Mr. A. T. Duraiappah. The objections were overruled.

Thereupon Mr. Duraiappah raised the further objection that the notice of the adjourned meeting was not served on the members within four days

Messrs. Alfred Swampillai, P. Casipillai and S. S. Navaratnam spoke against the Mayor's objection. The Commis-

sioner overruled Mr. Duraiappah's objection.

Later Mr. Duraiappah addressing the Commissioner told him that he had interdicted him from 3.45 p. m. and the Commissioner is understood to have replied that that was news to him. Immediately the Mayor and Messrs. Nadarajah, Thuraijasingam and Haji V. M. M. Aboosalih walked out of the meeting.

Mr. A. Viswanathan proposed the motion of no-confidence. This was seconded by Mr. R. C. Manmatharajan and was approved by the members ten in number who remained and conducted the meeting.

'English Also' Essential For Progress Of Education

A sound knowledge of English was absolutely necessary for University Education as the full switch-over to Swabasha in the teaching of science subjects cannot be effected in a few years observed Sir Nicholas Attygalle, Vice Chancellor of the University of Ceylon, when he declared open the Jubilee Buildings of Mahajana College. The Vice-Chancellor touched on the working of the Ceylon University and explained how the trilingual scheme of education was necessary and beneficial to the student and to the progress of education.

Continuing his address, Sir Nicholas stated that the media of the national languages would not rule out the need for a high standard of knowledge of English for University Education. The study of science and technology was very important and urgent declared the Vice-Chancellor. He was impressed by the foresight of the founder of the College, the late Mr. T. A. Thuraiappahpillai who in his days had introduced vocational training in the school and had laid a true founda-

tion for progress of education on right lines.

In conclusion Sir Nicholas said that the University was a national institution and should be regarded as such. National Universities worked for the growth of the nation and the promotion of unity. Finally the Vice-Chancellor paid a fitting tribute to Mr. S. Natesan, former Minister, who presided over the function, and described him as a 'beacon-light of culture'.

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forth some suggestions.

First I consider that Arbitration Boards are a precondition for inspiring confidence among the teaching profession and ensuring reasonable security of service without which it cannot pull its weight. We know only too well what the present uncertain remedy by way of appeal to the Director can mean. If these Boards cannot secure to the teacher the desired redress we have no other alternative left but resort to Trade Union action. Some of us are so much concerned with our professional status that we think it unbecoming and improper to indulge in Trade Union activities. In this regard the A. C. U. T. has a heavy responsibility in educating every member of its Union into the urgency of battling against all forms of injustice and building a firm morale within the profession.

Secondly, sound management of our schools is naturally a subject of vital concern for the teacher,

but thanks to our tangled educational history it has been far from clear where lies the ultimate power to appoint and dismiss. In the many cases of gross maladministration we came across we were bewildered by the unhappy spectacle of management behaving as a law unto themselves. "If a school is to have a life of its own, and not become merely a unit in a system, it is essential that it shall be the particular care of a body of people charged with looking after its interests. True, some of our leading schools are the product of devoted labours of dedicated individuals. But today conditions are different. We believe Education is becoming more and more an organised responsibility of the State which has to provide equal opportunities for all its children. Is it therefore not an intolerable anachronism in this century of the common man to find schools run in some cases by individuals whose pretensions to educational or national inter-

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Hindu Organ

FRIDAY, JULY 1, 1960

Treasure These Thoughts

To realise God one should develop love and He should have ethical perfection.

RECKLESS RABBLE-ROUSING

The spokesmen of the U.N.P. and the S.L.F.P. seem to be deriving deep self-satisfaction from their iniquitous activities in charging the election atmosphere with the voltage-high current of communal rancour. These tub-thumping leaders are straining their faculty of imagination in order to make the Sinhala-speaking people believe that the Tamil-speaking people have demanded a division of the country into two separate states. Evidently these politicians are attempting to interpret the demand for a Federal form of Government by the Federal Party. This far-fetched and faulty interpretation certainly will lead the ordinary man to confuse the concept of a federal state with that of a separate state. All that Big Two, we mean the U.N.P. and the S.L.F.P., are desperately aiming at is to catch the eye of their electors by making them feel the intensity of their opposition to the alleged demand of the Tamil-speaking people for a division of the country.

The picture of the election campaign according to the propaganda of the U.N.P. and the S.L.F.P. shows racial rancour in the background though it also betrays the existence of a foreground of clannish rivalry. The danger of the latter setting may not affect the Tamil speaking people. But certainly the repeated reference to the imaginary fears of a division of this country and threatened invasion from across the waters must be regarded with great concern by those who love this country an

pay homage to its ancient heritage.

To the diehard communalists of the U. N. P and the S. L. F P who think that they can thrive on appeals to the base passions of racial domination, we make this concise but candid statement. The Tamil speaking people are only claiming their original rights in this country where they along with the Sinhala - speaking people, have lived for centuries in terms of full equality and fraternity. The preservation of the official status of the Tamil language is only one of those fundamental rights. Let not the leaders of the U N. P and the S. L. F. P, therefore, try to hoodwink the electors by drawing the red herring of imaginary racial demands across the track. It is a pity that leaders of the experience of Mr. Dudley Senanayake of the U. N. P and the spokesmen of the S L. F. P should become more and more communal-minded merely to win the July Election and become masters of the country. This reckless rabble-rousing must stop.

'English Also'.....

(Continued from page 1)

Mr Natesan in welcoming Dr. Attygalle paid a great tribute to the distinguished guest for the conspicuous part he had taken in the educational and cultural progress of the country.

Mr. T. T. Jeyaratnam, Principal of the College proposed a vote of thanks.

The Jubilee Celebrations were declared open by Sir Kanthiah Vaithianathan the previous day when he delivered the Prize day speech at the Prize Giving and Founder's Day. Sir Vaithianathan congratulated the Principal and the staff of the college on their splendid achievement in not only maintaining the traditions of Saiva culture so zealously guarded by the Founder but also developing the institution in a praiseworthy manner. Sir Vathianathan in concluding his speech said that Hindu Educationists of the calibre of Sir Ramathan and Shri Thuraiappahpillai who faithfully translated into action the preachings of Sri la Sri Navalar would be remembered for ever.

Mr. Jeyaratnam presented the Jubilee report. Prizes were distributed by Lady Vaithianathan.

Safeguards For Teachers

(Continued from page 1)

rests are nil. Very few of us will dispute that in the present context, the country is ripe to reap the benefits of a Progressive Education Act on the lines of the English Education Act of 1944 whereby for every school there shall be a board of Governors. Such Boards must be truly democratic in their set up and be representative of all interests concerned—the management, the Government, the Parents, teachers and Old Boys.

With regard to Special Posts, may I suggest that Managements should maintain Seniority lists of their teachers and that at least one special post should be reserved as a reward for long and meritorious service.

A Single Union of Teachers: Off and on we have been raising our voice about the formation of a single Union of Teachers and for a time a Joint council worked for the consummation of this ideal. But so far not much progress has been made in this direction. Our Association has always felt that the continuation of separate Unions is hardly conducive to the development of a broad outlook among ourselves and certainly weakens the power of each group and of teachers as a whole, and our relations with the government. A single National Union of teachers is the corollary to a National system of Education and logically the proper beginning for such a system is the provision of a body of contented and adequately trained teachers.

We must admit that the English teachers have been enjoying superior status and higher scales of salary; but we are not to blame for this discrimination which is an unhappy hang-over of the Colonial times. But as we are, we cannot be a party to the perpetuation of this pernicious system which imposes the stigma of inferiority on our national language schools. We have therefore to carry on our fight and win equality of treatment for all schools. The first obstacle is the salary scales. This is an experts' job. Yet we can take up the sensible position of pleading for equal pay for equal qualification irrespective of the language or medium. As a union we must oppose the recruitment of any untrained teacher for work in the Primary, Junior Se-

condary and Secondary Schools. The main cause of frustration with the Swabasha teacher is that there is no ladder to bring the highest emoluments within the reach of the enterprising. With the great revolution in Education brought about by the Swabasha Policy, the State has still to work out a coherent policy to replace the old categories by the one more suited to the New Order.

The other is the Language Question. I would make no other comment than merely state that as far as the N.P.T.A. is concerned, we have to implement our earlier resolve to use Tamil in the transaction of all our business. While the A.C.U.T. works for a single Association for all teachers, let us in the North work for a single association or a Federation of the existing Association.

The Cardinal question, with regard to Teachers' Salaries, — pardon me for this intrusion — is a satisfactory minimum wage for all teachers which no welfare State imbued with socialistic outlook can afford to ignore. It is often said that teaching is a vocation and that the teacher is a missionary. We agree that man does not live by bread alone, but he cannot live without it. It would be utterly unrealistic for the state to expect all teachers to be dedicated souls or to deny that humbler motivation spurred by material reward can play a fruitful part in meeting an expanding demand for education.

Free Education: It was a Director of Education about forty years ago that mooted a proposal for a Commission to survey afresh our educational system. Whatever may be our reactions to the efficacy of Educational Commissions, it can scarcely be denied that education today is badly in need of a fresh look. The last body which surveyed the whole range of educational policy was the Special Committee in 1943 which made history by inaugurating Free Education. Much water has flown under the Educational bridge since then and today Free Education has come to stay. The State cannot on any ground go back on this policy. But Free Education has also brought with it problems. — Think of the steadily increasing education vote and the immensely increased demand

(Continued on page 6)

New J. P.

Mr. A. Thillaiampalam, retired Town Overseer of Sangaraththai has been appointed a J. P. He has been taking a great interest in religious activities. In Ratnapura a Sivan Temple was established by him.

Mr. K. Subramaniam, M. B. E. of Thunavy, Vadducodai East who retired as Pay-Master-General from the Malayan Govt. Service has been appointed a J. P.

He has functioned as Vice-President of the N. D. A. P. C. Union, President C. A. P & S. S and Chairman V. C. Vadducodai and is an ardent social-worker.

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 822

In the matter of the intestate estate of the late Anna alias Annapillai wife of Spencer of Uduvil

Deceased

Albert Muthunayagam Spencer of Uduvil Petitioner

Vs

- 1 Edward Arassaratnam
- 2 Jeremiah Jeyaratnam Spencer
- 3 Robert Selvadurai Spencer
- 4 Grace Kanagasingham Spencer
- 5 Grace Atputham Spencer daughter of Spencer and
- 6 Jane Kirubah Spence daughter of Spencer all of do

Respondents

This matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 30th day of May 1960 in the presence of Mr. S. Kanagasabapathy proctor on the part of the Petitioner and the affidavit of the Petitioner dated the 11th of May 1960 having been read; It is ordered that the petitioner be declared entitled to have Letters of Administration to the estate of the said intestate as one of her sons and one of her heirs and directing that such Letters of Administration be issued to him accordingly — unless the Respondents or any other person or persons interested shall appear before this Court on the 15th day of July 1960 and state objection or show sufficient cause to the satisfaction of this Court to the contrary.

3rd May 1960

Sgd. P. Sri SkandaRajah District Judge Jaffna

(O 69 1 & 8)

The Late Mr. P. Nadesan C. P. H. I.

A TRIBUTE

(BY MUHANDIRAM E. P. RASIAH)

The late Mr. P. Nadesan, born 53 years ago died suddenly at noon on 19th June, at his residence in Kockuvil East.

He happened to be the third victim (among my closest friends) whom coronary thrombosis had claimed within the last one month. The human body is so vulnerable that death can claim it at the appointed hour. Alas! nothing can prevent or postpone it—neither service, wit nor wisdom.

Nadesan was a devotee of Nallur Kandan and he had enough faith in Him to realise the fact that no man would die even one moment before the predestined hour. And when Death did come, he faced Him bravely cheating Death of the agonies and attendant suffering. Until then, he had caused his heart and nerve and sinew to serve their turn, perhaps long after they were gone, filling the unforgiving minute with 60 second's worth of distance run.

It is said that many facets transform an uncut diamond into a brilliant reflecting light; likewise the many-fold services rendered by Mr. Nadesan through various Institutions lent luminance to his career.

He had talked with crowds and yet kept his virtues. He had moved with kings but ne'er lost the common touch. His superiors liked him, his colleagues respected him, his subordinates loved him and his friends admired him. He was a dependable, practical man, not a dreamer who made dreams his master—methodical in his ways and systematic in his actions.

Time had dealt gently with his cherubic countenance and hard-worked constitution. Slightly greying hair alone, betrayed the fact that he was just past the meridian. He had a genial, winsome smile which invited confidence and friendship. He was known to greet friend and foe (if any) with a ringing hearty laugh. Possessed of charming and cheerful manners, he put even a stranger at ease with his reassuring words. His word was as sound as a bond and he never failed a friend. He possessed a

guileless heart and expected frank and straight dealing from all.

He had the reputation of doing to perfection whatever work was entrusted to him by any and it will indeed be difficult to find another to fill the void caused by his demise. To me personally, he was a tower of strength in many social organisations and served as my "guide, philosopher and friend." He had created an international reputation for Jaffna by his sanitary arrangements in and around Nallur Temple during the festival days, when the atmosphere there had got charged with purity and piety.

The Jaffna Municipality was fortunate that at her critical period of trial and transition from the old order to the new, she should have had the services of an energetic official like him—ready, trained and tested for purposes of purification and propaganda. He had proved to be the loyal loud-speaker of every Mayor (under whom he worked) and the champion of their regimes' achievements.

Men and women of all rank and station bemoaned his loss. Friends and foes, Hindus and Christians, superiors and subordinates attended his funeral in large numbers and paid their silent tribute to his memory.

Contemporary opinion may not always be the safest or the best criterion in appraising the work or assessing the value, particularly of a character so dominant as Nadesan's; but whatever differences of opinion there may exist, even among contemporaries with regard to certain phases of his life or certain views he may have held, one ventures to think that almost by universal acclaim, he will go down to history as a hard worked public servant, charming companion and a dependable friend.

As a Hindu, would I be wrong if I say, that the soul whom we knew as Nadesan will live on, may be as a purified soul projected to life on a distant plane? Or may be, that the wave-length has already

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 825/T

In the matter of the intestate, estate of the late Annamuthu Widow of Kandiah Nagalingampillai of Tirunelvely, Jaffna. Deceased.

Sellamuthu Sinnathamby of Tirunelvely, Jaffna, Petitioner.

Vs.

- 1 Suntharam Selvaratnam of Poiyiddy presently of Achohelu, Neervely.
- 2 Aprathurai Nadarajah and wife.
- 3 Thavamalar both of Circular Road, Vavuniya.
- Minor 4 Sinnathurai Sivanesan
- 5 Sinnathurai Lakshimikanthan,
- 6 Kamaladevi daughter of Sinnathurai appearing by their Guardian ad litem,
- 7 Kanagammah widow of Sellamuttu Sinnadurai, all of Tirunelvely, Jaffna. Respondents

This Matter coming on for disposal before C. Thanabalingam Esquire, District Judge, Jaffna on the 31st day of May, 1960 in the presence of Mr. S. Visuvalingam, Proctor on the part of the Petitioner and the affidavit of the abovenamed petitioner having been read.

It is ordered that the Petitioner be and he is hereby declared entitled to as one of the lawful heirs of the deceased abovenamed to have Letters of Administration to the estate of the abovenamed deceased issued to him accordingly, unless the Respondents or any other person or persons interested shall on or before the 15th day of July, 1960 show sufficient cause to the satisfaction of this Court to the contrary

It is further ordered that the 7th Respondent abovenamed be appointed Guardian ad litem over the 4th, 5th and 6th Minor Respondents abovenamed to represent them for all the purposes of this action unless the respondents abovenamed or any other person or persons interested shall, on or before the 15th day of July 1960 show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the Petitioner do produce the said minors in Court on the said date.

This 31st day of May, 1960.

Sgd. P. Sri Skanda Rajah District Judge, Jaffna.

Drawn by Sgd. S. Visuvalingam. Proctor for Petitioner. (O. 64 24 & 1)

vitalised some human conception somewhere, to be re born in due course, as a nobler soul in some part of this wide world to do greater good to mankind.

Till then, may his soul Rest in peace.

Om Shanti! Shanti!! Shanti!!!

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 826

In the matter of the last will and testament of the late Sellammah widow of Thambiah Ragunathan of Suthumalai.

Deceased

Kathipillai Sathasivam of Suthumalai, Petitioner.

Vs

- 1 Somasundaram Tirunavukarasu of Anai-kottai
 - 2 Muttutambay Arunasalam and wife
 - 3 Sellammah, both of Anai-kottai, presently of 30, First Cross Street, Jaffna
 - 4 Ponniah Karalasingam presently of the Income Tax Department, Colombo.
 - 5 Karalapillai Thuraisingam and wife
 - 6 Puvaneswari, both of Neervely.
 - Minors 7 Sri Parwathithevi daughter of Ponniah
 - 8 Ratnammah alias Mahamayadevi daughter of Ponnaiah
 - 9 Ponniah Maheswaran, all of Suthumalai.
 - 10 Sivapaekiam daughter of Ponniah of Suthumalai.
- The 7th to 9th Respondents abovenamed being minors appearing by their proposed guardian ad litem the 10th Respondent,

Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah, Esquire, District Judge, on the 1st day of June 1960, in the presence of Mr. W. Muttukumaraswamy Proctor on the part of the petitioner and the affidavit of the petitioner and that of the attesting witnesses and Notary having been read and filed of record from which it appears that the deceased abovenamed executed a last will and testament and that the 7th to 9th Respondents are minors and that the petitioner has been appointed executor of the said last will:-

It is ordered that the 10th Respondent abovenamed Sivapaekiam widow of Ponniah be appointed guardian ad litem over the 7th 8th and 9th minor Respondents to represent them in this action (b) that the last will and testament bearing No. 1523 dated 1st July 1953 attested by W. Muttukumaraswamy Notary Public and executed by the deceased abovenamed be declared proved to be the last will and testament of the deceased abovenamed and that probate there of be granted to the petitioner abovenamed, unless the respondents abovenamed or any other person shall on or before the 18th day of July

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 671

In the matter of the intestate estate of Karthigesu Thalaisyasingam of Puloly West. Deceased.

1. Kandiah Alvapillai and
2. wife Perianachipillai both of Puloly South

Petitioners.

Vs.

1. Karthigesu Subramaniam,
2. Karthigesu Thirunavukkarasu,
3. Eledchumypillai widow of Elyathamby,
4. Alvainar Arumugam and wife Wallipillai all of do.
6. Alvapillai Mahendram of Puloly West,
7. Alvapillai Gnanaratnam of Puloly South,
8. Sinniah Thanigasalam and wife Kanthimathiamah of do.
10. Matteumaraswamy Nadarajah and wife Sornamma both of Puloly East,
12. Sivacolunthu Sivakaudadas and wife Manicamalai of Puloly West,
14. Kanapathipillai Karthigesu of Puloly South,
15. Kanapathipillai Perampalam of do.
16. Kanapathipillai Sandrasegaram of do.
- Minor 17. Parupathipillai daughter of Kanapathipillai of do.

Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esquire, District Judge, Point Pedro, on the 9th day of May 1960 in the presence of Mr. N. A. Rajaratnam Proctor on the part of the Petitioners, and the Petition and affidavit of the Petitioners having been read:

It is ordered that the 14th Respondent be hereby appointed Guardian ad litem over the minor the 17th Respondent abovenamed for the purpose of watching her interest in these proceedings and that the 2nd Petitioner abovenamed be declared entitled to obtain Letters of Administration of the above estate as sister of the deceased, unless the Respondents or any other persons appear before this Court on the 8th day of July 1960 and show sufficient cause to the satisfaction of the Court to the contrary.

It is further ordered that the said minor 17th Respondent be produced on the 8th July 1960.

This 9th day of May 1960.

Sgd. N. Sivagnana Sundaram District Judge.

Drawn by Sgd. N. A. Rajaratnam Proctor for Petitioners. (O.58 24 & 1)

1960 show cause to the contrary.

The aforesaid 7th 8th and 9th respondents and the 10th respondent shall attend Court at 10 a. m. on the aforesaid date.

This 1st day of June 1960

Sgd P. Sri Skanda Rajah District Judge (O. 65 24 & 1)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA No. 824/Testy.

In the matter of the Intestate estate and effects of Sinnathamby Manickam of Narantanai Deceased Kengaimuthu widow of Sinnathamby Manickam of Narantanai North Petitioner

- Vs 1 Sinnathamby Vaithilingam and 2 wife Parameswary of Narantanai Minors 3 Susiladevy daughter of Manickam 4 Ambihaledchumydevi daughter of S. Manickam 5 Sarajadevi daughter of S. Manickam all of Narantanai 6 Sinnathamby Arumugam of Mandaitivu Respondents

The matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 30th day of May 1960 in the presence of Mr. N T. Sivagnanam Proctor on the part of the Petitioner and the affidavit and Petition of the Petitioner from which it appears that the 6th Respondent is a fit and proper person to be appointed Guardian-ad-litem over the minors 3rd to 5th Respondents and that the Petitioner who is the wife of the deceased is entitled to have Letters of Administration to the estate of the abovenamed deceased having been read:

It is ordered that the 6th Respondent be appointed Guardian-ad-litem over the minors 3rd to 5th Respondents and that the Letters of Administration to the estate of the abovenamed deceased be issued to the Petitioner unless the Respondents abovenamed shall appear before this Court on or before the 18th day of July 1960 and show cause to the contrary to the satisfaction of this Court. The Petitioner to produce the minors before this Court on the said date.

This 30th day of May 1960 Sgd. P. Sri Skanda Rajah District Judge (O 59 24 & 1)

ORDER ABSOLUTE IN THE FIRST INSTANCE

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 668 T.

In the matter of the Last Will and Testament of the late Panchadcharakurukkal of Puloly East Point Pedro Kamalambihaiammah widow of Panchadcharakurukkal of Puloly East Point Pedro Petitioner

This matter coming on for disposal before N. Sivagnanasundram Esqr District Judge Point Pedro on the 6th day of April 1960 in the presence of Mr. M. Esurapadham Proctor on the part of the Petitioner and the Last Will No. 21160 dated 10.9.1928 and attested by S. Subramaniam Notary Public and now deposited in this

Order Nisi

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No 828

In the matter of the estate of the late Kanapathipillai Vadivelu of Neeraviady Road, Jaffna. Deceased.

Kanapathipillai Ramalingam of Neeraviady Road, Jaffna. Petitioner.

- Vs. 1. Kanapathipillai Subramaniam, 2. Sinnamamah widow of Kanapathipillai, and 3. Paruvathy widow of Vadivelu, all of Neeraviady Road, Jaffna. Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah, Esquire, District Judge, Jaffna, on the 3rd day of June 1960, in the presence of Mr. A. Arulambalam Proctor on the part of the Petitioner, and the affidavit of the Petitioner dated the 3rd day of June 1960 having been read: it is declared that the Petitioner, as brother and heir of the deceased, is entitled to have Letters of Administration over the estate of the abovenamed deceased issued to him, unless the Respondents abovenamed or any other person, shall, on or before the 15th day of July 1960, show sufficient cause to the satisfaction of this Court to the contrary.

This 3rd day of June 1960. Sgd. P. Sri Skanda Rajah District Judge.

Drawn by A. Arulambalam Proctor for Administrator (O.63 24 & 1)

Court and the affidavits of the said Petitioner dated 6-4-1960 having been read and the Notary who attested the said will and the witnesses thereto being dead

It is ordered that the said Last Will be and the same to hereby declared proved that the Petitioner be and she is hereby declared entitled to obtain Probate of the said Last Will as Executrix appointed thereunder and that Probate of the said will be accordingly issued to the Petitioner.

This 6th day of April 1960 Sgd. N. Sivagnanasundram District Judge

Drawn by Sgd. M. Esurapadham Proctor for Petitioner (O 60 24 & 1)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testy Juris No. 832

In the matter of the Intestate Estate of Arumugam Veluppillai of Kanderamadam, Jaffna

Jeyapakialedchumy widow of Arumugam Veluppillai of Kanderamadam Jaffna. Petitioner

Vs.

- 1 Veluppillai Rajeswary Minor 2 Veluppillai Sathialedchumy do 3 Veluppillai Senthilnayaky do 4 Veluppillai Mangalanayaky all of Kanderamadam Jaffna the 2nd to 4th respondents appearing by the 5th respondent their Guardian-ad-litem 5 Arumugam Sivaguru of Allaipiddy Mandaitivu. Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge of Jaffna on the 9th day of June 1960 the presence of Mr. A. Sanmuganathan, Proctor on the part of the petitioner abovenamed and the affidavit of the petitioner dated 5th June 1960 having been read:

It is ordered that the petitioner be and she is declared entitled as the widow of the deceased abovenamed to have Letters of Administration to the Estate of the deceased issued to her accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 25th day of July 1960, show sufficient cause to the satisfaction of the Court to the contrary.

It is further ordered that the 5th Respondent be and he is hereby appointed Guardian-ad-litem of the 2nd to 4th Respondents to represent them for all purposes of this action unless the Respondents abovenamed or any other person or persons interested shall on or before the 25th day of July 1960, show sufficient cause to the satisfaction of this Court to the contrary

It is further ordered that the 2nd to 4th Respondents be produced in Court on that date.

This 9th day of June 1960

Sgd. P. Sri Skanda Rajah District Judge Jaffna

Drawn by A. Sanmuganathan Proctor for Petitioner (O 62. 1 & 8)

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 666

In the matter of the intestate estate and effects of the late Veluppillai Subramaniam of Valvettiturai. Deceased.

- 1. Marimuttu Rajaratnem

2. wife Vethanayagy both of Valvettiturai Petitioners.

Vs

Arunasalam Marimuttu of Valvettiturai. Respondent

This matter coming on for disposal before S. Sivagnanasunderam, Esquire, District Judge, Point Pedro on the 22nd day of March, 1960 in the presence of Messrs. Ratnasingham & Subramaniam, Proctors of the part of the petitioners and the petition and affidavit of the petitioners having been read,

It is ordered that the 2nd petitioner be and she is hereby declared entitled to take out Letters of Administration to the estate of the said deceased and Letters of Administration to the estate of the deceased issued to her accordingly unless the respondent abovenamed or any other person or persons interested shall on or before the 27th day of May, 1960 show sufficient cause to the satisfaction of this Court to the contrary.

This 22nd day of March, 1960.

Sgd. N. Sivagnanasunderam District Judge.

Drawn by, Sgd Ratnasingham & Subramaniam Proctors for Petitioners.

Time to shew cause Extended for 15-7 60

Intd N S. D J

(O 61 I & 8)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 818 T

In the matter of the Last Will and Testament of Sangarappillai Visuvalingam of Nayadmarkadu Jaffna Deceased

Thilagavathy widow of S. Visuvalingam of Nayanmarkadu, Jaffna. Petitioner.

Vs.

- 1 Sangarappillai Chelliah of Punnalaikkadduvan, Minor 2 Tharmavathy Visuvalingam and 3 Kandiah Thilagavathy, both of Kaddudai presently at Anaicottai. Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Jaffna, on the 20th day of May 1960 in the presence of Messrs Subramaniam and Somasundram Proctors on the part of the petitioner and the affidavit of the petitioner and the attesting witnesses as to the due execution of the will and the original of the Last Will having been read:

It is ordered that the 3rd respondent be appointed guardian ad-litem over the minor the 2nd respondent and

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 819

In the matter of the intestate estate of the late Kandappu Ponniah of Payarikoodal Karainagar West Deceased

Aiyampillai Palasingam of Karainagar West Vs Petitioner,

- 1 Thavamany wife of Aiyampillai Balasingam & 2 Sinnappillai widow of Kandappu Ponniah both of Karainagr West Respondents

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge Jaffna on the 4th day of May 1960 in the presence of Mr. A. Kanagasabai Proctor on the part of the Petitioner and the affidavit and Petition of the Petitioner having been read.

It is ordered that the Petitioner abovenamed be and he is hereby declared entitled to take Letters of Administration to the estate of the said deceased abovenamed and that Letters of Administration be issued to the Petitioner as his son in law unless the said Respondents or any other person or persons interested shall on or before the 11th day of July 1960 appear and show sufficient cause to the satisfaction of this court to the contrary.

This 24th day of May 1960 Sgd. C. Thanabalasingham District Judge

Drawn by Sgd. A. Kanagasabai Proctor for Petitioner (O 57 24 & 1)

the Last Will of the said deceased bearing No. 4585 dated 2nd, January 1959 and attested by M. K. Subramaniam Notary Public the original of which has been produced and is now deposited in this Court be and the same is hereby declared proved, and it is further declared that the petitioner abovenamed is the sole executrix named in the said Last Will and that Probate be issued to her accordingly, unless any person or persons interested shall on or before the 11th day of July 1960 show sufficient cause to the satisfaction of this Court to the contrary.

This 20th day of May 1960

Sgd P. Sri Skanda Rajah District Judge

(O 70 I & 8)

Astrological

WEEKLY FORECASTS

'SRI PATHY'

FROM 3-7-60 TO 9-7-60

ARIES *Aswini, Barani, Kartikai 1st part [Medha Rasi]*

Health will continue to be a problem this week too. But professionally a good week. Financial gains and helps through friends promised. Spend Tuesday evening Wednesday and Thursday with care.

TAURUS *Kartikai 2, 3, 4, Rohini, Mirugasirisha 1, 2 [Idapa Rasi]*

Financially a good week. But there will be no mental peace. Troubles through secret enemies and domestic upsets likely. Thursday evening Friday and Saturday the worst out of the lot.

GEMINI *Mirugasirisha 3, 4, Thiruvathirai, Punarvasam 1, 2, 3 [Mithuna Rasi]*

Minor health upsets likely. But financially a good week. Professional success and success in agricultural pursuits promised. Friends will help you out of difficulties. Spend Saturday evening with care.

CANCER *Punarpoosa 4, Poosa, Ayilya [Kataka Rasi]*

Expenses will be heavy this week. You will have to face some unwanted criticisms. Your independence will be lost. Work too will be heavier than usual.

LEO *Maha, Poora, Uttira 1, [Singha Rasi]*

Health upsets likely this week. Fathers relatives will cause you some anxiety. But professionally a good week. Your friends will be more than helpful.

VIRGO *Uttira 2, 3, 4, Atta Chittirai 1, 2 [Kanni Rasi]*

Professional success promised this week. Financial gains also promised. But beware of rumour mongers and scandals. Minor health upsets also likely.

LIBRA *Chittirai 3, 4, Swati, Visaka 1, 2, 3, [Thula Rasi]*

Domestic affairs will be in a mess this week. Fathers relatives likely to cause you much annoyance. But friends will be very helpful. Some changes in routine likely.

SCORPION *Visaka 4, Anusha, Kettai [Vrischika Rasi]*

Financially a good week. But there will be no mental peace. Minor health upsets shown. Domestic conditions will be far from satisfactory. Avoid arguments.

SAGITTARIUS *Moolam, Pooradam, Uttiradam 1. [Thanu Rasi]*

Domestic upsets likely this week. Quarrels and misunderstandings with friends likely. Paternal relatives will be on the war path. Mind your health.

CAPRICORNUS *Uttiradam 2, 3, 4, Thiruvonam, Avittam 1, 2. [Makara Rasi]*

You will be quick to pick up quarrels this week. Clashes with relatives also shown. Troubles through enemies likely. Health too will be a problem.

AQUARIUS *Avittam 3, 4, Satayam, Pooraddati 1, 2, 3 [Kumbha Rasi]*

Minor health upsets and domestic troubles likely this week. There will be no peace of mind. But financially a good week. Success in agricultural pursuits also promised.

PISCES *Pooraddati 4, Uttiraddati, Revati. [Meena Rasi]*

Sunday Monday and Tuesday morning must be spent with care. Quarrels with friends and relatives likely. But ruin to enemies shown. Work will be heavier than usual.

NOTICE

I, Vannithamby Nallathamby Thambyah of Methai Veedu Point Pedro, formerly of Seremban, Malaya do inform the public that I hereby revoke the Power of Attorney dated 26th October, 1955 given by me to my wife Thambyah Nagaratnam of Methai Veedu, Point Pedro and she has no power to act on my behalf.

V. N. Thambyah

Point Pedro,
25th June, 1960
(M 57 1 to 15)

Order Nisi

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction

No 821

In the matter of the Last Will and Testament of Sanmugam Kanapathipillai of Vaddukodai West Deceased

Theivanaipillai widow of Sanmugam Kanapathipillai of Vaddukodai West

Vs Petitioner

1 Ratneswary daughter of Kanapathipillai
Minors 2 Sarojadevi daughter of Kanapathipillai,

3 Kanapathipillai Kandasamy, and

4 Kanapathipillai Sanmugarejah all of Vaddukodai west.

Respondents.

This matter coming on for disposal before C. Thanabalasingham Esquire; Addl. District Judge, Jaffna on the 30th day of May 1960 in the presence of Mr. N. Ehamparam, Proctor on the part of the Petitioner and the affidavit of the Petitioner and the affidavit of the attesting Notary and the subscribing witnesses having been read:

It is ordered that the abovenamed 1st Respondent be appointed Guardian-ad Litem over the minors the 2nd to 4th Respondents and that the Last Will and Testament of the abovenamed deceased dated 14th. October 1957 and attested by N Ehamparam, Notary Public under No 2077 and now deposited in this court be declared proved and that the probate be issued to the Petitioner as Executrix named in the said Will, unless the Respondents abovenamed or others interested shall on or before the 15th day of July 1960 show sufficient cause to the satisfaction of this Court to the contrary

It is further ordered

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 823

In the matter of the Last Will and Testament of the late Thangammah wife of Nagamuttu Rajadurai of Udupiddy.

Deceased

Nagamuttu Rajadurai of Udupiddy

Petitioner

Vs

1 Rajadurai Jeyagunam;

Minor 2 Rajadurai Paakaralingam

3 Rajadurai Rajasatunam,

4 Pushpaleela daughter of Rajadurai,

5 Rajadurai Sivaapathagunam,

6 Rajadurai Rajendram, 7 Pushparanee daughter of Rajadurai all of Udupiddy

Respondents

This matter coming on for disposal before C. Thanabalasingham Esquire, Additional District Judge, Jaffna on the 30th day of May 1960 in the presence of Messrs. Selvarajah Rudrasingham and Mahesan Proctors on the part of the Petitioner, and the Petition and affidavit of the Petitioner, the affidavit of the Notary who attested the Last Will No. 4298 and of the witnesses thereto having been read:-

It is ordered: (i) that the 1st Respondent abovenamed be appointed Guardian-ad Litem over the abovenamed 2nd to 7th Respondents for the purpose of watching their interest in these proceedings and (ii) that the Last Will No. 4238 dated 22nd July 1948 and attested by S. Appadurai Notary Public and now produced and deposited in Court be declared proved, that the Petitioner be declared entitled to obtain Probate thereof as Executor appointed thereunder and that Probate thereof be accordingly issued to the Petitioner unless the Respondents or any other persons appear before this Court on the 15th day of July 1960 at 10 O'clock in the forenoon and show sufficient cause to the satisfaction of the Court to the contrary,

It is further ordered that the said minors 2nd to 7th Respondents be produced on the 15th day of July 1960.

This 30th day of May 1960.
Sgd. P. Sri Skanda Rajah
District Judge

Drawn by
Sgd. Selvarajah, Rudrasingham & Mahesan
Proctors for Petitioner.
(O.66 1 & 8)

that the 1st Respondent do produce the said minors in Court on the said date.

This 30th day of May 1960
Sgd P Sri Skanda Rajah
District Judge

(O 72 1 & 8)

NOTICE

IN THE DISTRICT COURT OF JAFFNA

No. P 363

1. Lawrencepillai Manuvelpillai

2. and wife Annammah both of Vasavilan

Plaintiffs.

Vs.

1. Soosai pillai Beniface presently of Kuala Lumpur

2. Philomena wife of 3. Bastiampillai Emmanuel

4. Soosai pillai Santiapillai all of Ilavalai

Defendants

It is hereby notified that action No. P. 363 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land called Anmathanai in extent 10 lms V. C. and situated Siruwilan Pandatharippu Parish Valiga-

mam West Division Jaffna District Northern Province The case is fixed for trial on 15-7-60.

By order of Court.
Sgd. P. Balasubramaniam
Clerk of Court
This 24th day of July 1960
(M.56 1-7-60)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 817

In the matter of the intestate estate of the late Thanaledohumy wife of Arunachalam of Alaveddy

Deceased

Kandapper Natkuner Kandiah of Alaveddy

Vs Petitioner

(1) Chellathurai Arunachalam of do presently of the Bank of Ceylon Moratuwa.

(2) Annamuthu wife of K N Kandiah of Alaveddy

Respondents

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge Jaffna on the 20th day of May 1960 in the presence of Mr. S T Nadarajah Proctor on the part of the Petitioner and the affidavit of the Petitioner dated the 20th day of May 1960 having been read

It is hereby ordered and declared that the above named Petitioner is entitled to have letters of administration issued in respect of the intestate estate of the late Thanaledohumy wife of Arunachalam unless the Respondents or any other person or persons interested in the above named estate show sufficient cause to the contrary to the satisfaction of this Court on or before the 11th day of July 1960.

Jaffna This 20th day of May 1960

Sgd P Sri Skanda Rajah
District Judge
Jaffna

Drawn by
S T Nadarajah
Proctor for Petitioner
(O 75 1 & 8)

Safeguards For Teachers

(Continued from page 2)

for more schools! "Is education really free?" One has to ask this question in view of the Facilities fees levied by schools. To the poor these fees are exorbitant. Again when our Union agitates against the continuing inadequacy of Teachers' salaries the Question of money is raised. While we pride over Free Education as a pearl of great prize, as citizens we have to realise that it rests on us the well-to-do among us to reimburse the depleted coffers of the country. I suggest that an Education Tax or Rate be imposed. In this way, those who could really afford could be called upon to pay. The local bodies are in a position to levy rates on landed properties while the Central Government could well devise schemes of taxation on Incomes. If that is done, the facilities fees can be done away with.

Technical Schools: I have to speak a word on the almost static nature of education that our schools impart. That is in the content of education. It is education generally for learning which may be used for certain types of jobs. The emphasis of the curriculum still falls on linguistic skills, in the Sinhalese, Tamil, Pali and Sanskrit replacing English, Latin and Greek. I have to refer with regret the lack of coordination between education and the needs of economic development. Greater stress on technical and vocational training is an urgent need and there must be a thorough revision of the content of education in order to ensure that the economy gets the trained personnel it needs. Technical education, we must point out does not mean the teaching of particular trade or a vocation. It means the teaching of the fundamentals of technology (Motor, dynamo, types of engines, appliances; for the transmission of power like gear, conveyor-belt, cogwheel etc.) Any student who has mastered the principles of basic technology can pursue any trade or vocation and even improve it. We suggest that a sub committee of our Association be appointed without delay to go into all aspects of educational reform.

Changes in our methods of work: In reviewing methods of our work as a Union we feel we have far too long trod the beaten

track. We invoke Departmental intervention in every dispute that comes before us and this has not been an 'Open Sesame' in our crucial endeavours. Of late we have tried our hand at Protest meetings and demonstration which no doubt infuse fresh enthusiasm in Trade Union activities. This needs to be deepened and developed in more regular ways and through informed and critical public opinion in our ranks. We must also explore other forms of Trade Union Action like strikes. As intelligent members of an enlightened profession we know strikes can be a dreadful weapon, if used indiscreetly. But what needs to be emphasised is that a Trade Union like ours must make definite provision for a machinery like secret ballot of all members, to call out strikes.

Conclusion: The future of our country depends on education. With the proper orientation of our Educational system and the reorientation of teachers many of the problems that baffle us will resolve themselves. Freedom from petty, personal or political reprisals releases the full power of a teacher's energies for the important service of teaching. It brings to him a fuller sense of partnership in the destiny of public education and encourages him for the full energies of a career in the training of youths. Our teachers themselves must understand why and what kind of reforms are best for the profession, for the schools, and for the children. Then they must set about selling this programme to the legislators and the public.

Order Nisi

IN THE DISTRICT COURT OF MANNAR

Testy. Jdn. No: 852

In the matter of the intestate estate of Usensaiha Abdulragaman of Tharakundu in Mannar East Deceased

Abdulrahuman Kachumohideen Marikar of Tharakundu in Mannar East, Petitioner.

Vs

Abdulrahuman Mohamed Gouth of Tharakundu in Mannar East, Respondent

This matter coming on for disposal before T. J. Rajaratnam Esquire, Ad.

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 820

In the matter of the Intestate estate of the late Nagamany Chinniah of Eachchamodai, Chundikuly, Jaffna Deceased.

Nagamany Chinniah Velayuthapillai of Chundikuly, Jaffna Petitioner

Vs.

1. Chinniah Pararasingham alias Muttukumarasamy, 2. Chinniah Ratnavadivelu both of No. 8, Fort Street, Colombo and, 3. Selvathy alias Navaneetham daughter of Chinniah of Eachchamodai, Chundikuly, Jaffna. Respondents.

This matter coming on for disposal before P. Sri Skandarajah Esquire, District Judge, Jaffna on the 25th day of May 1960 in the presence of Mr. S. C. Mahadeva, Proctor on the part of the Petitioner and the affidavit and petition of the petitioner having been read.

It is ordered that the abovenamed Petitioner is entitled to have Letters of Administration to the estate of the abovenamed deceased as he is one of the heirs of the deceased unless the Respondents or others shall on or before the 11th day of July 1960 show sufficient cause to the satisfaction of this Court to the contrary.

This 25th day of May 1960 Sgd P. Sri SkandaRajah District Judge

Drawn by, Sgd S. C. Mahadeva Proctor for Petitioner (O 73 1 & 8)

ditional District Judge, Mannar on the 13th. day of June 1960 in the presence of Mr. Anantham Seemampillai, Proctor on the part of the petitioner above-named and the affidavit of the petitioner dated the 11th. day of June 1960 having been read:

It is ordered that the petitioner above-named be and he is hereby declared entitled as the son of the deceased above-named to have Letters of Administration to his estate issued to him unless the respondent above-named or any other person of persons interested shall on or before the 26th. day of July 1960 show sufficient cause to the satisfaction of this Court to the contrary.

The 13th. day of June 1960

Sgd R. Paramakuru. Addl. District Judge (O 87 1 & 8)

SCHOOL OF TECHNOLOGY

"The Citadel", Chundikuli, JAFFNA.

Academic Year 1960/61 Commences on 5th July, 1960.

COURSES OF STUDIES

City & Guilds of London Institute Examinations:

- (1) Preliminary examination Electrical Engineering Practice.
- (2) Automobile Engineering in Motor Vehicle Electrician's work and Motor Vehicle Mechanic's Work.

(Open only to students with G. C. E. Ordinary Level including Physics, Mathematics and English).

Surveyor General's Examinations:

- (3) Authorised Draughtsmen.
- (4) Surveying & Levelling.

(Open only to students with G. C. E. Ordinary Level including Mathematics and English).

Advanced Level Examinations of the London University:

- (5) Economics—Evening Class
- (6) Engineering Drawing—Part-time Day Class (Open only to students with G. C. E. Ordinary Level including English).

General:

- (7) English Language and English Literature—Evening Class.

Victor J. Rasiaiah
Principal.

24-6

THE JAFFNA MUTUAL BENEFIT FUND Ltd.

(Established 1918)

BANKERS

Authorised Capital Rs. 800,000.00
Amount of Calls made Rs. 616,313.00

Shares 8000 shares of Rs. 100/- each 80 monthly instalments of Re. 1/- per share will earn Rs. 100/- for each at the end of the period. Shares issued all time

Current Accounts opened and interest allowed at 1% per annum on the average monthly balance when it does not fall below Rs. 500/-.

Fixed Deposits received for periods of 12 months and 36 months and interest allowed at 6% and 8% respectively.

Drafts issued on the National and Imperial Banks to Colombo and the Principal cities of India. Remittances to and from F. M. S. by special arrangements.

Loans on the security of Jewels a speciality. Part payments accepted.

FOR FURTHER PARTICULARS

APPLY TO:

S. KANAGASABAI,
Shroff.

சான்றிதழில் வழிநடாடு பெய்சு மலிவானது சாங்கமன்சன்
சேர்முறை யாசு செய்சு குறைவிதர துயிர்சன் வர்துச
சான்றிதழ் யறங்கு சேர்ங்கு சந்தரமம் தேவன்லி மல்கு
மேன்மமசேர் வசலு சீதி விசங்குசு வுலசு மேல்வரம்.

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Editor: B. N. SIVAPRAKASAM.