

For Your Printing

SAIVA
PRAKASA
PRESS

THE Hindu Organ

(The Only Newspaper in Ceylon for the Hindus)
PUBLISHED EVERY FRIDAY

PHONE No. 356

[PRICE 10 CENTS]

Estd. Sept. 11, 1889.]

VOL LXXIV

JAFFNA, FRIDAY MAY 25, 1962

NO. 7

PUBLIC SERVICE AND CORRUPTION

By K. Kanagaratnam

The Ceylon Daily News of the 12th instant contained a news item that "the Minister for Finance is considering the introduction of legislation to deal deterrently and speedily with corruption in the Public Service". Recently, the Minister for Food, Trade & Commerce suggested that Government Servants under interdiction should be placed on "No Pay" and the Ceylon Observer had a news item on the 10th instant that "at Mr. Illangaratne's insistence, the Justice Ministry is now drawing up legislation for stricter measures against 'suspect' Public Servants". About the same time, the Times of Ceylon published in its issue of the 11th instant under broad headlines "lakhs lost in Rice Frauds" and the Daily News published "Food Chief bares big G. P. S. (Guaranteed Purchase Scheme) Racket". These would no doubt give the impression to the public that the public services as a whole are rotten to the core, compelling government to bring such strong and drastic legislative measures to prevent corruption, notwithstanding the existence of adequate Financial Regulations to deal with all cases of fraud and corruption. In this connection, the secretary of the Public Service Workers' Trade Union Federation poses the pertinent question to the Minister for Food. "To Mr. Illangaratne, I can only say, Physician, heal thyself. Corruption, Fraud and dishonesty have not been exclusive monopolies of the public services. Politicians and even Ministers have been found guilty of such offences. The scandals about appointment in the public services, transfers and promotions and mercenary considerations on which they are made on the interference of poli-

ticians stink to high heavens". As an old public servant who first started life in the General Clerical Service, then rose to three staff appointments ending in the position of Acting Auditor General. I felt sad to find why the Public Service has come to such a pass, specially because during my 35 years service which ended in 1946, the Public Service was held in high esteem both during the colonial regime and when the administration passed into the hands of the elected representatives under the Donoughmore Constitution, there was corruption but it was negligible considering the size of the public services. Even after my retirement, my interest in public services continued when I was a member of the first Parliament under the Soulbury Constitution and later in my days of retirement. Even today, my faith in the efficiency, honesty and integrity of the public services as a whole remains unshaken, although, I concede, that, after the last war, when government had necessarily to embark on some trading activities and later established several Corporations as autonomous bodies, corruption had crept in to a larger extent, not because the services were inherently corrupt but may factors have contributed to the growth of this corruption. In the first place, government was new to these enterprises and was not ready with properly trained staff with good accounting knowledge both to do and to supervise the work. The services too grew unwieldy with the establishment of many new departments to handle these new projects. There was no proper screening of the new recruits to the services and many of them who were taken on a tempo-

(Continued on page 2)

State Monopoly Of Education Undemocratic

Minorities Deprived Of Their Rights

BY A STUDENT OF POLITICS.

(Continued from last issue)

It will be observed from the above survey that the minorities living in other democratic countries enjoy a number of educational safeguards which we in Ceylon have been deprived of.

In the first place the minorities in these countries have not merely right but also the necessary facilities to run their own schools. Great Britain and a number of other countries have willingly incorporated denominational schools into their educational systems. In the United States the right of the minorities to have their own private schools is fully established under its constitution.

The American position is thus succinctly stated by James Bryant Conant: "Over and beyond the legal issue is the fundamental belief in tolerance of diversity so basic to our society. I know of no one today who wishes to suppress private schools. If there were anyone who had such a notion the means of putting the idea into effect would involve such drastic state action as to be repugnant to our fundamental ideas of liberty." In Ceylon under the severely restrictive conditions imposed by the recent legislation private schools will be things of the past in an year or two.

Secondly the schools run by minorities in England, Scotland and the Scandinavian countries are entitled to receive financial assistance from the public revenue. In Canada each provincial minority has a separate school system maintained by taxes levied on itself. Thus a minority in that country is exempt from taxation for the schools of the majority. In Ceylon, on

the other hand the present arrangement duplicates the financial burdens of those parents who send their children to private schools because they are taxed for the public schools and also pay for the expenses of their own schools,

Thirdly the property rights of all including those of minorities are protected in most democratic countries. In Ceylon on the other hand the present legislation permits wholesale expropriation without compensation of all school property owned by private bodies.

Fourthly the liberty of the teacher is safeguarded in other democratic countries. In Ceylon democracy has been endangered by making all teacher voiceless government servants. The minorities stand to suffer because their teachers can no longer raise their voice on their behalf even on purely educational matters.

Fifthly the so-called state schools in most of the democratic countries are actually local schools maintained by local authorities or in a few cases schools run by regional governments in a federal set-up. The wide-spread existence of the local unit of school administration not only prevents the erection of a monolithic type of educational structure favourable to regimentation and uniformity but also provides an opportunity for local and regional minorities to have their own way. In Ceylon where schools run by local authorities are unheard of we are truly laying the foundation for a monolithic structure providing no diversity that comes from freedom of action and expression for small groups of citizens.

Lastly in all the democratic countries with fede-

ral constitutions education is excluded from the purview of the federal authority and placed in the hands of the regional governments. Professor K. C. Wheare considers this arrangement wise because there is a chance of minorities being protected by their own regional government. We in Ceylon will have no such chance as long as Ceylon retains its present unitary constitution.

What has happened in Ceylon can be judged not only in the light of the accepted practice of democratic countries but also by international declarations made in recent years. These declarations are norms of civilised conduct and constitute a yardstick by which we can measure the progress of governments and peoples towards full respect for human freedom. The peace makers of 1919 developed a system of protection by international treaties for minorities of race, language and religion. At the end of World War I fourteen States in Central, Eastern and South Eastern Europe accepted by treaty or solemn declaration the protection of minorities within their territories. One of the rights thus guaranteed to the minorities in these states was the freedom to organize for religious and educational purpose.

When Albania, one of the States bound by the above treaties abolished private schools the matter was taken before the Permanent Court of International Justice. The Permanent Court in an advisory opinion given in 1935 held that the abolition was unjustified. It held that the Albanian law was not justified by the fact that it constituted a general measure applicable to the majority as well as to the minority. The Court went on to say, "The idea underlying the treaties is to secure for certain elements incorporated in a State the population of which differs from them in race, language or religion. the

(Continued on page 2)

FOR YOUR BOOKS

CONTACT

Saiva Prakasa Book Depot



தமிழ்நாட்டில்
தமச்சிவாயவே ஞானமுல் கலியும்
தமச்சிவாயவே நானறி விச்சையும்
தமச்சிவாயவே நானறி நேத்துமே
தமச்சிவாயவே நன்னெறி காட்டுமே
மருதன் பரமசுந்தரம்.

Hindu Organ

FRIDAY, MAY 25, 1962

Treasure These Thoughts

As long as you do not realise the Truth or God, go on practising Self-control.

—SWAMI SIVANANDA

BY - ELECTION BALLOT

The ruling party has chosen to contest all the three seats in the by-elections that have been announced. This is in a way helpful to the people to indicate whether they endorse the controversial legislation initiated by the S. L. F. P. since it assumed power in July 1960. But unfortunately the appearance of several candidates in each by-election is threatening to weaken the working capacity of the opposition.

The proposed Press Bill certainly must form the main plank for the electioneering campaign in these three by-elections. To bring home the feelings of the people against undemocratic measures to the ruling party, the opposing candidates would do well to place the welfare of the country before personal glory and agree to arrive at a compromise arrangement so that the S. L. F. P. policies may be put to the test of the ballot in straight contests. Each one of the many candidates now seeking election for the vacant seats in Parliament must be assumed to be doing so as being opposed to the rule of the S. L. F. P. Thus the purpose could be served if wiser counsel would prevail for an anti-S. L. F. P. candidate to be chosen for a straight fight with the nominee of the ruling party at each election.

The political parties that are opposed to the anti-democratic policies of the Government should leave no stone unturned to educate the voters fully on the implications of the dictatorial Acts already enacted and the arbitrary proposals due to be introduced and make them

realise the damage that has been done to freedom. It will not do to merely sing the praise of candidates and parties or to indulge in petty personal attacks on opposing candidates. All that is required is a full clarification of the present political situation, a clear explanation of the implications of anti-democratic legislation and a general re-capitulation of the value of the vote in a democratic set-up. It is to be hoped that good sense would prevail and straight contests would be made possible even at the eleventh hour at Mutur, Welimada and Anuradhapura by the common consent of all parties that are ranged against the ruling party.

Public Service and Corruption

(Continued from page 1)

rary basis got themselves confirmed in permanent appointment? Many of the big frauds during the recent years have been committed by these recruits. They took advantage of the loose systems of accounting and inadequate supervision at the top. I have served 20 years under the colonial system and 15 years under the Donoughmore Constitution both as an Audit Officer and as an Accountant and had dealt with a number of frauds and defalcations and they were few and far between and not on the colossal type of the present ones. The largest services in government are the general clerical service and the clerical services of specialised departments, such as the Postal, Railway, Survey, Customs etc., and they formed the back bone of the administration. These services were so efficient that a Colonial Secretary of those days described them as the brazen wheel of the public services.

(To be continued)

State Monopoly.....

(Continued from Page 1)

possibility of living peacefully alongside the population and co-operating amicably with it while at the same time preserving the characteristics which distinguish them from the majority and satisfying the ensuing special needs. It will be evident that the Ceylon law constitutes an exact parallel to the Albanian law and that it has done an equally grave injustice to the minorities in Ceylon.

(To be continued)

Astrological

WEEKLY FORECASTS

SRIPATHY

FROM 27-5-62 TO 2-6-62

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

Younger brothers and sisters will be very helpful this week. Professional success and gains in new ventures promised. But minor health upsets shown.

TAURUS Kartika 2, 3, 4, Rohini, Mithuna 1, 2 [Idapa Rasi]

Father's health may suffer this week. Troubles through father's relatives also likely. Professionally a fairly good week. Your health also will be affected.

GEMINI Mithuna 3, 4, Thiruvathirai, Punarvasu 1, 2, 3 [Mithuna Rasi]

A very favourable week for professional deals. Friends and relatives will be very helpful. You will be able to steer clear of opposition. But work will be heavier.

CANCER Punarvasu 4, Poosa, Ayilya [Kataka Rasi]

Domestic affairs will continue to be in a mess. Professionally a fairly good week. Gains through landed properties indicated. But there will be no peace of mind. Spend the first day with care.

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

You will be able to triumph over your enemies this week. Professional success also promised. Father's health will be affected. Monday, Tuesday and Wednesday morning must be spent with care.

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

Health a problem for some time more. Domestic affairs will still be in a mess. Misunderstandings likely. Spend Wednesday, Thursday and Friday morning with care.

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. T/1136

In the matter of the Last Will and Testament of the late Vinasithamby Kanapathipillai of Araly South, Jaffna. Deceased Thangam widow of V. Kanapathipillai of Araly South Jaffna. Petitioner Vs

1 Manonmani daughter of Kanapathipillai Ponnambalam a minor appearing by her natural G. A. L.,
2 Saraswathy widow of Ponnambalam of Araly South Jaffna Respondents
This matter coming on for

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

A good week for business deals. Financial gains promised. But domestic upsets shown. Your health also will be affected. Friday afternoon and Saturday must be spent with care.

SCORPION Visaka 4, Anursha, Kettai [Vrischika Rasi]

Some of your personal problem will be solved. Domestic conditions should improve. You will be able to steer clear of obstacles. Ruin to enemies also promised.

SAGITTARIUS Moolam, Pooradam, Uttiradam 1 [Thanu Rasi]

Health will still be a problem. Business and abdominal complaints shown. Domestic conditions will not be satisfactory. But ruin to enemies promised.

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

You will have no peace of mind. Domestic troubles also shown. But professionally a good week. Old investments will bring in gains.

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

Gains through landed properties promised. Brothers and sisters will be helpful. Opposition will melt away. But there will be no peace of mind.

PISCUS Pooraddati 4, Uttiraddati, Revathi. [Meena Rasi]

Health will improve. Professional success promised. Mother's relatives will be helpful. Financially too it will be a favourable week.

disposal before N Sivagnanasundaram Esquire District Judge of Jaffna on the 10th day of April 1962 in the presence of Mr. S. V. Somasundaram Proctor on the part of the petitioner and the affidavit of the petitioner and the petition and the Last Will and testament having been read:

It is ordered and decreed that (a) the 2nd respondent be and she is appointed as Guardian-ad-litem over the 1st respondent a minor, (b) the Probate be and the same is granted to the petitioner accordingly unless the respondents or any others on or before the 8th day of June 1962 show cause if any to the

EXHIBITION IN AID OF JAFFNA LIBRARY

Declaring the Industrial Exhibition in aid of the Jaffna Public Library, Mr. Sam A. Sabapathy J. P., former Mayor of Jaffna, exhorted the people of the North to help the organisers make the Library a centre of culture and learning reflecting the ancient cultural heritage of this country.

WANTED

SALES GIRL

Apply

V. T. Fernando,
Dentist & Optician,
11, Main Street,
JAFFNA.

(M. 21, 25 & 1)

REVOCATION OF POWER OF ATTORNEY

We Kanagamany widow of Arumaithurai, Kohilambal daughter of Arumaithurai and Jeyasundara son of Arumaithurai of Thondaimanar do hereby revoke the power of Attorney granted by us and Arumaithurai Wijaya-singham presently of Malaya to Mr. Thampu Amirthalingham of Thondaimanar of the 28th day of February 1962 and executed at Johor Bahru before the Magistrate of Johor.

This 21st day of May 1962

1. A. KOHILAMBAL
2. A. KOHILAMBAL
3. JAJASUNDARA

(M 23 25 & 1)

NOTICE

This is to inform that Share Certificate issued in favour of Mr. Arumugam Kandiah of Kokuvil East Kokuvil, bearing share Nos. 119 to 123 have been reported lost.

Duplicate Certificates will be issued unless objection is lodged within fourteen days from date hereof by a person duly entitled to do so.

S. PADMANATHAN

Secretary,

The Jaffna Co-operative

Stores Ltd.,

420, Hospital Road, Jaffna,

22nd May 1962.

(M 24 25, 1 & 8)

satisfaction of this court to the contrary.

It is further ordered that the said 2nd respondent to produce the said 1st minor respondent before court on the said date.

Jaffna this 10th day of April 1962

Sgd. C. Thanabalasingham

District Judge

Drawn by me
Sgd. S. V. Somasundaram

Proctor for Petitioner
(O 30 25 & 1)

ORDER NISI

IN THE DISTRICT COURT OF
MANNAR

Testy. Judn. No; 861

In the matter of the Intestate
Estate of the late Mohideen
Piechhai Abdul Samadu
late of Moor Street, Mannar
DeceasedUsansaibo Ahamado Sultan of
Moor Street, Mannar
Petitioner
Vs.

- 1 Ummu Sohara widow of Abdul Samadu
 - 2 Abdul Samadu Aynul Maruliya
 - 3 Abdul Samadu Mohamed Reyah
 - 4 Abdul Samadu Sithy Anusiya
 - 5 Abdul Samadu Mohamed Firadaous and
 - 6 Abdul Samadu Sithy Luthubiya all of Moor Street, Mannar
- the 2nd to the 6th respondents by their g. a. l. the 1st respondent
- Respondents

This action coming on for disposal before S. N. Rajadurai, Esquire, District Judge, Mannar on the 23rd day of January, 1962 in the presence of Mr. M. M. Aboothahir, Proctor on the part of the petitioner and the affidavit of the petitioner having been read:

It is ordered that the petitioner be appointed Administrator of the intestate estate of the said deceased and the Letters of Administration be issued to him and that the 1st respondent be appointed guardian-ad-litem over the minors the 2nd to the 6th respondents to represent them in these proceedings unless the respondents abovenamed or any other person or persons shall on or before the 22nd day of March, 1962 show sufficient cause to the satisfaction of this Court to the contrary.

Sgd. S. N. Rajadurai
District Judge

23-3-62

Date extended to 19-4-62

Sgd. K. Sinnathamby
A. D. J.

19-4-62

Date extended to 29-5-62

Sgd. K. Sinnathamby
A. D. J.

(O 21 18 & 25)

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNATestamentary Jurisdiction
No. 1122In the matter of the estate of
the late Valliachehy alias
Valliammai widow of Aru-
mugam Karthigesu of Vad-
dukodai West DeceasedSubramaniam Thirugnanasam-
panthar of Vaddukodai
West
Petitioner.
Vs.

- 1 Sabapathippillai Ratnasamy
 - 2 and wife Theivanaipillai of do
- Respondents.

This matter of the petition of the above named petitioner coming on for disposal before N. Sivagnanasundram, Esqr.,

ORDER NISI

IN THE DISTRICT COURT OF

JAFFNA

No. T/1143.

In the matter of the Will of
Ambalawan Arulambalam
of Vannarponnai East,
Jaffna Deceased.Valliammai widow of Arulam-
balam of Neeraviady, Van-
narponnai East, Jaffna

Vs. Petitioner.

- 1 Arulambalam Ambalavarnar
 - 2 Arulambalam Senathirajah
 - 3 Arulambalam Guanasamban-
than a minor appearing by
his G. A. L. the 1st respondent
 - 4 Veluppillai Yoganathan and
wife
 - 5 Thilagavathy all of Vannar-
ponnai East, Jaffna
- Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esquire, Acting District Judge, Jaffna, on the 7th day of May 1962 in the presence of Mr. R. Sivasubramaniam, Proctor on the part of the petitioner and attesting witnesses to the Last Will dated 2nd May 1962 having been read:

It is ordered that the Last Will and Testament bearing No. 2293 dated 30th August 1957 attested by W. Muttucumaraswamy Notary Public made by the deceased abovenamed the original of which has been produced and now deposited into Court be and it is declared proved and the petitioner abovenamed is the executrix named in the Last Will and that she is hereby declared entitled to have probate thereof issued to her accordingly unless the respondents or others interest shall on or before the 6th day of July 1962 show sufficient cause to the contrary.

It is further ordered that the 1st respondent be and he is hereby appointed guardian ad litem over the 3rd respondent minor unless the respondents or others show sufficient cause to the contrary on or before 6th day of July 1962.

This 7th day of May 1962.

Sgd. N. Sivagnanasundaram
Actg. District Judge,
Jaffna,
(O. 28, 26 & 1)

District Judge, Jaffna on the 9th day of March 1962 in the presence of Mr. V. Nagalingam Proctor for petitioner and the affidavit and petition of the petitioner having been read: It is ordered that the petitioner be declared entitled to have letters of administration of the estate of the deceased unless the said respondents or anyone else interested in the estate shall appear before this court on the 4th day of May 1962 and show cause to the satisfaction of this court to the contrary.

This 9th day of March 1962.

Sgd. N. Sivagnanasundram
District Judge,
Extended to 15-6-62.N. Sivagnanasundram
D. J.
(O. 26, 25 & 1)

Order Nisi

IN THE DISTRICT COURT OF
MANNARTestamentary Jurisdiction
No. 854.In the matter of the intestate
estate of the late Mohideen-
saibo Marikar Mohamado
Falulu Rafeek late of Puthu-
veli in Musali South
DeceasedMohideensaibo Marikar Segu
Jamalulla of Silavathurai in
Musali South
Petitioner
Vs.

- 1 Havukathumma widow of Mohamado Falulu Rafeek
 - 2 Mohamado Falulu Rafeek Jesima
 - 3 Mohamado Falulu Rafeek Nyamsa
 - 4 Mohamado Falulu Rafeek Rahufoon
 - 5 Mohamado Falulu Rafeek Ameen
 - 6 Mohamado Falulu Rafeek Najimudeen and
 - 7 Mohamado Falulu Rafeek Haudamma all of Puthuveli in Musali South
- Respondents.

This matter coming on for disposal before R. Paramakuru Esq., Addl. District Judge, Mannar on the 25th day of July, 1960 in the presence of Mr. M. M. Aboothahir Proctor on the part of the petitioner and the petition and affidavit of the petitioner having been read:

It is ordered and declared that the petitioner be appointed administrator of the intestate estate of the deceased and that letters of administration be issued to him and that the 1st respondent be appointed guardian-ad-litem of the 2nd to the 7th respondents to represent them in these proceedings unless the respondents or any other person or persons shall on or before the 20th day of September, 1960 show sufficient cause to the contrary.

The 25th July, 1960

Sgd. K. Sinnathamby,
Addl. District Judge.

20-9-60

Date extended to 1-11-60.

Sgd. K. Sinnathamby,
A. D. J.

1-11-60

Date extended to 1-12-60.

Sgd. K. Sinnathamby,
A. D. J.

1-12-60

Date extended to 10-1-61.

Sgd. K. Sinnathamby,
A. D. J.

10-1-61

Date extended to 7-3-61.

Sgd. K. Sinnathamby,
A. D. J.

7-3-61

Date extended to 18-4-61.

Sgd. K. Sinnathamby,
A. D. J.

18-4-61

Date extended to 20-4-61.

Sgd. K. Sinnathamby,
A. D. J.

20-4-61

Date extended to 30-5-61.

Sgd. K. Sinnathamby,
A. D. J.

30-5-61

Date extended to 11-7-61.

Sgd. K. Sinnathamby,
A. D. J.

11-7-61

Date extended to 22-8-61.

Sgd. K. Sinnathamby,
A. D. J.

22-8-61

Date extended to 3-10-61.

Sgd. K. Sinnathamby,
A. D. J.

3-10-61

Date extended to 14-11-61.

Sgd. K. Sinnathamby,
A. D. J.

14-11-61

Date extended to 26-12-61.

ORDER NISI

IN THE DISTRICT COURT OF
POINT PEDROTestamentary Jurisdiction
No. 677In the matter of the in-
testate Estate of the
late Arunasalam Muru-
gesu of Puloly West,
Point PedroKanagammah widow of
Murugesu of Puloly
West
Petitioner

- 1 Murugesu Manoharan
- 2 Murugesu Sarvanandan
- 3 Seenivasagam Siva-
rajasingham all of Pu-
loly West

This matter coming on for disposal before V. M. Cumarasamy Esqr., District Judge, Point Pedro on the 18th day of April 1962 in the presence of Mr. M. Esurapadham on the part of the petitioner and the petition and affidavit of the petitioner dated 6th day of August 1960 having been read.

It is ordered that the 3rd Respondent be appointed Guardian Ad-Litem over the minor the 2nd Respondent, and that the petitioner as widow of the deceased be declared entitled to obtain Letters of Administration to the estate of the deceased Arunasalam Murugesu and that Letters of Administration be accordingly issued to the petitioner, unless the respondents shall appear before this court on or before the 8th day of June 1962 and show cause to the satisfaction of this court to the contrary.

This 18th day of April
1962Sgd V. M. Cumaraswamy
District Judge

Drawn by
Sgd. M. Esurapadham
Proctor for petitioner
(O 29 25 & 1)

Sgd. K. Sinnathamby,
A. D. J.

26-12-61

Date extended to 6-2-62.

Sgd. K. Sinnathamby,
A. D. J.

6-2-62

Date extended to 20-2-62.

Sgd. K. Sinnathamby,
A. D. J.

20-2-62

Date extended to 5-4-62.

Sgd. K. Sinnathamby,
A. D. J.

5-4-62

Date extended to 29-5-62.

Sgd. K. Sinnathamby,
A. D. J.

(O. 20, 18 & 25)

NOTICE

IN THE DISTRICT COURT OF
POINT PEDRO

No. 7351.

Subramaniam Veluppillai of
Karanavai North

Vs. Plaintiff.

- 1 Sabapathy Thiyagarajah
 - 2 Chellammah daughter of T Kanapathipillai
 - 3 Ponniah Arumugam
 - 4 wife Kathirasipillai
 - 5 Vyravanathar Nadarajah
 - 6 Sivaguru Thiyagarajah
 - 7 Ambalavanar Veluppillai
 - 8 wife Walliammai
 - 9 Vinas thamby Arumugam
 - 10 Thambiah Ponniah
 - 11 wife Nallammah
 - 12 Ammah daughter of Kathigasau
 - 13 Kathigesu Muthuvelu all of Karanavai North
- Defendants.

It is hereby notified that action No. 7351 has been instituted in the District Court of Point Pedro under the partition act No. 16 of 1951 for the partition / sale of the land/lands called Chellanmaipulam in extent 2, $\frac{1}{2}$ Lms. v. c. Do 27, $\frac{1}{2}$ Lms. v. c. totalling 30, $\frac{1}{2}$ Lms. v. c. and situated at Karanavai Navinditkuruchchy, Udupidy Parish, Jaffna District Northern Province.

The defendants in the afore-said action are summoned to appear in Court on the 11th day of July 1962 at 10 O'clock of the forenoon.

This 9th day of May 1962.

By order of Court,
K. Selvarajah
Clerk of Court

Drawn by
Ratnasingham & Subramaniam
Proctors for Plaintiff.
(M. 27, 25)

NOTICE

IN THE DISTRICT COURT
OF JAFFNA

No. P/570

- 1 Candiah Rasaratnam and
 - 2 wife Parameswariammal of Jaffna
- Plaintiff

Vs

- 1 Packiam widow of Sinnathurai of 175/3, Hospital Road, Jaffna
 - 2 Suppliah Rajakasthuri of do
 - 3 Thambu Mutturajah and
 - 4 wife Packiam both of 11, 1st Cross Street, Jaffna
 - 5 Manuel Soosaimuttu of Jaffna presently of 158 Main Street, Kikirawa
 - 6 Sinnathamby Kandiah and
 - 7 wife Sinnammah of 1st lane Ft. Pedro Road, Jaffna
 - 8 Sinnathurai Ponnuthurai and
 - 9 wife Parimalam of do
- Defendants

To:
The abovenamed Defendants

It is hereby notified that action No. P. 570 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land/lands called "Kurunthadywalavu and Neelakuddimadam" and situated at Vannarponnai South East

The defendants in the afore-said action are summoned to appear in Court on the 5th day of June 1962 at 10 O'clock of the forenoon.

By order of Court

A. Dharmasena
Chief ClerkThis 15th day of May 1962
(M22 25)

ORDER NISI

IN THE DISTRICT COURT OF
MANNAR

No. Testy/1124

In the matter of the Intestate
Estate of the late A. Sel-
lappah Sinnathurai of Koku-
vil West, Jaffna

Deceased

Puvaneswary widow of Sinna-
thurai of Kokuvil West,
Jaffna

Vs.

- Minors
- 1 Thavaledchumy daught-
er Sinnathurai
 - 2 Saraswathy Devi daugh-
ter of Sinnathurai
 - 3 Sinnathurai Thanga-
rajah
 - 4 Sinnathurai Puvanes-
waran
 - 5 Sinnathurai Nadarajah
all of Kokuvil West,
Jaffna, the 1st to 5th
respondents are minors
appearing by their
guardian-ad-litem
 - 6 Sellappah Muthiah of
Urumpiray

Respondents

This matter coming on for
disposal before N. Sivagnana-
sundaram Esquire District
Judge of Jaffna on the 15th
day of March 1962 in the pre-
sence of Mr. V. Navaratna
Rajah, Proctor on the part of
the petitioner and the affida-
vit of the petitioner dated the
26th day of February 1962
having been read.

It is ordered that the 6th
respondent abovenamed be
appointed guardian-ad-litem
over the 1st to 5th minor re-
spondents and that the peti-
tioner as the lawful widow of
the deceased be granted
Letters of Administration to
the estate of the deceased,
unless the respondents or
others interested shall on or
before the 4th day of May
1962 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
4th day of May 1962.

This 15th day of March 1962

Sgd. C. Thanabalasingham
District Judge, JaffnaDrawn by
Sgd. V. Navaratnarajah
Proctor for Petitioner4-5-62 Time to show cause is
extended for 1-6-62Sgd. T. Muttasampillai
Acting A. D. J. Jaffna

(O 19 18 & 25)

Order Nisi

IN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1134.In the matter of the intestate
estate of the late Sellamma
widow of Sanmugam Kan-
diah of Nayanmarkaddu
DeceasedRamalingam Saravanamuttu
of Nayanmarkaddu, Chem-
mani Road, Kopay South,
Kopay

Vs.

- Minor 1 Sanmuganathan So-
thinathan
- 2 Ramalingam Raja
 - 3 S. Vinayakamoorthy
and wife
 - 4 Sothiamma, all of
Nayanmarkaddu,
Chemmani Road, Ko-
pay South, Kopay

Respondents
The 1st Respondent is a
minor appearing by his
guardian-ad-litem the
2nd Respondent

This matter coming on for
disposal before N. Sivagnana-
sundaram Esquire, District
Judge, Jaffna, on the 4th day
of April 1962, in the presence
of Mr. W. Muttakumaraswamy
Proctor on the part of the
Petitioner, and the affidavit
and petition of the Petitioner
abovenamed having been read
and filed of record from
which it appears that the
deceased abovenamed died
intestate and that the 1st
Respondent is a minor:—

It is ordered that the 2nd
Respondent abovenamed be
appointed guardian-ad-litem
over the 1st minor respondent
in order to represent him in
this action (b) that the Peti-
tioner be appointed Adminis-
trator of the estate of the
deceased abovenamed and that
Letters of Administration be
granted to him accordingly
unless the Respondents above-
named or any one else inter-
ested in the above estate show
sufficient cause to the con-
trary to the satisfaction of
this Court on or before the 1st
day of June 1962.

It is further ordered that
the 2nd Respondent shall
attend Court and also pro-
duce the abovenamed 1st
minor Respondent before this
court at 10 a.m. in the
forenoon.

Jaffna, this 4th day of April
1962Sgd. N. Sivagnanasundaram
District Judge

(O 22 18 & 25)

ORDER NISI

IN THE DISTRICT COURT
OF JAFFNA

No. T/1137

In the matter of the intestate
estate and effects of Visuva-
nathar Saravanamuttu of
Tirunelveli North, Jaffna
Deceased.Saravanamuttu Nadarajah of
Tirunelveli North, Jaffna

Vs. Petitioner,

- 1 Sinnapillai widow of Sara-
vanamuttu
- 2 Poornany wife,
- 3 Vajthilingam Selvaratnam
all of Tirunelveli North,
Jaffna

Respondents.

This matter coming on for
disposal before N. Sivagnana-
sundaram Acting District
Judge, Jaffna on the 10th day
of April 1962 in the presence
of Mr. R. Sivasupramaniam
Proctor on the part of the
petitioner and the affidavit of
the abovenamed petitioner
dated the 7th day of April
1962 having been read.

It is ordered that the said
petitioner be declared entitled
to have Letters of Adminis-
tration to the estate of the
abovenamed deceased issued
to him as a heir of the de-
ceased unless the respondents
or others interested shall on or
before the 1st day of June
1962 show sufficient cause to
the satisfaction of this Court
to the contrary.

This 10th day of April 1962.

Sgd. T. Muttasampillai,
Acting District Judge,
Jaffna.
(O. 18, 18 & 25)

ORDER NISI

IN THE DISTRICT COURT OF
POINT PEDROTestamentary Jurisdiction
No. 725 TIn the matter of the Intestate
Estate of the late Kanapa-
thippillai Balakrishnan of
Puloly West Deceased.Sanmugam Kanapathippillai of
Puloly West

Vs.

Sivapakkiam wife of Sanmu-
gam Kanapathippillai of
Puloly West Respondents

This matter coming on for
disposal before V. M. Cumara-
samy Esquire, District Judge
of Point Pedro on the 21st day
of April 1962 in the presence
of Mr. V. K. Subramaniam
Proctor on the part of the
Petitioner and the petition
and affidavit of the Petitioner
dated the 21st day of April
1962 having been read:

It is ordered that the Peti-
tioner abovenamed be and he
is hereby declared entitled
as father of the above-named
deceased to have Letters of
Administration to the above
estate issued to him accord-
ingly unless the Respondent
abovenamed or any other
person of persons shall on or
before the 22nd day of June
1962 show sufficient cause to
the satisfaction of this Court
to the contrary.

The 21st day of April 1962

Sgd. V. M. Cumarasamy
District Judge.
(O. 25, 25 & 1)

ORDER NISI

IN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1135.In the matter of the intestate
estate of the late Murugesar
Arumugam of Uduvil
Deceased.Kuddipillai widow of Muruge-
sar Arumugam of Uduvil

Vs. Petitioner

- 1 Arumugam Sivalingham
- 2 Arumugam Kanagasingham
- 3 Arumugam Mahadevan all
of Uduvil

Respondents.

This matter coming on for
disposal before N. Sivagnana-
sundaram Esquire, District
Judge, Jaffna on the 6th day
of April 1962 in the presence
of Mr. S. Rajendran Proctor
on the part of the petitioner
and on reading the affidavit
and petition of the petitioner.

It is ordered that Letters of
Administration to the estate
of the abovenamed deceased
be issued to the petitioner
as the lawful widow of the
abovenamed deceased, unless
the abovenamed respondents
or any others interested shall
appear before this court on or
before the 8th day of June
1962 and show sufficient cause
to the satisfaction of this
court to the contrary.

This 6th April 1962.

Sgd. N. Sivagnanasundaram
District Judge.Drawn by
S. Rajendran
Proctor for Petitioner.
(O. 23, 18 & 25)

ORDER NISI

IN THE DISTRICT COURT
OF JAFFNA

No. 1132/T

In the matter of the intestate
estate of the late Ambala-
vanar Ramalingam of Chuli-
puram Deceased.Sinnachchippillai widow of
Ramalingam of Chulipuram

Vs. Petitioner.

Valliammai widow of Mail-
vaganam Thambiah of Chuli-
puram Respondent.

This matter coming on for
disposal before N. Sivagnana-
sundaram Esquire, District
Judge, Jaffna on the 30th day
of March 1962 in the presence
of Mr. T. Sangarapillai Proctor
for petitioner and the affidavit
and petition of the petitioner
having been read:

It is ordered and decreed
that the petitioner is declared
entitled to have letters of
administration to the estate of
the deceased and that Letters
of Administration in respect
of the estate of the said de-
ceased be issued to the peti-
tioner as his lawful widow
unless the said respondent or
any other person or persons
interested shall appear before
this Court on the 1st day of
June 1962 and show sufficient
cause to the satisfaction of
this Court to the contrary.

Jaffna, this 30th day of
March 1962

District Judge.

Drawn by
T. Sangarapillai
Proctor for Petitioner.
(O. 24, 18 & 25)THE JAFFNA MUTUAL
BENEFIT FUND Ltd.

(Established 1918)

Shares 5000 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

Savings Accounts opened and interest allowed
at 10% 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.

FOR ALL YOUR

PRINTING
REQUIREMENTS

PLEASE CONTACT:

F. Jeewajee & Bros.,

PAPER MERCHANTS & STATIONERS,

No. 50, New Moor Street,

COLOMBO 12.

Telephone: 73861.

T'grams: "PABAND"

வாங்குபவர்கள் வரவேண்டிய பெயர். மலிகைக்கு கட்டாயமாக
கோட்டுவதை யாருடைய குறைவிலும் துன்பம் வர
கூடுமாதலால் யாருடைய கோங்கு கற்றலும் வேண்டி மலிகை
மேலும்மலிகைகள் வரவேண்டி விளக்குக வலியுறுத்துக.

Printed and Published by Ayampillai Sinnathurai, residing
No. 2 Brown Road, 2nd Lane, Jaffna, for and on behalf of
the Proprietors, the Saiva Paripalana Sabha, Jaffna. at
their Press, the Saiva Prakasa Press, 450; K. K. S. Road
Vannarponnai, Jaffna, on Friday, May 25, 1962

Editor: E. N. SIVAPILLAKASAM.