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NO. 12

Fellow-ship In A Common Effort For A Noble Cause

National Integration Depends On Educational System

Delivering the Prize-day speech at the Mahajana College Founder's Day Celebration Shri Bose, First Secretary, High Commission for India in Ceylon, reminded the students of Emperor Asoka's precepts on concord as being the heritage of the past worthy of being emulated for the future.

I deem it a great honour to have been called upon to speak on this memorable occasion for your college. I am not sure if I am worthy of it. But by asking me over, you have shown your affection and regard for the people of the country I come from.

Since my arrival in Ceylon three months ago, I have very often been reminded of the family of nations that inhabit this part of the Indian Ocean—Ceylon, India, Pakistan, Burma, Malaya and Indonesia. We have lived together in peace and amity for ages. We have a common heritage in our culture and in our religion. The bonds that bind us are certainly much stronger than the forces that divide us. The forces that divide us are born partly of past inheritance and partly, and that is more important, of the very progress that these countries are making. Therefore, looking at the picture that is emerging in these developing nations, one should not be disheartened by the forces that seek to pull us apart. You in Ceylon as much as we in India, are passing through a period of greatest transformation in our long history. It is not surprising that certain forces would come up, forces that one may call a by-product of the same transformation. This is just a challenge that we have to accept and overcome.

As in the world today, in our countries we are making good progress towards transformation of our societies by levelling up our standard of life, towards advancement of

knowledge and spiritual well-being. Yet there are signs and symbols that would indicate our growing differences.

Looking, again, at the beautiful lands of ours, we have the feeling that these emergent nations are realising within themselves the ambitions and dreams of centuries. At the same time, they are passing through a crisis. What is this crisis? This is a crisis of rising expectations, as Prime Minister Nehru says very often. That is why I think the forces that are pulling us apart are born partly of the progress that we are making.

In India, we are in the grip of this crisis of rising expectations.

In the context of modern socio-economic development, nation states as it was understood in medieval Europe, are hardly feasible and viable. Therefore, we have in our countries multi-racial societies which have moulded themselves into unified nations. It is in the very nature of these societies that there should be certain element of conflict. Improvements in the methods of transport and communication have brought different regions nearer to one another in physical terms but also provoked conflicts arising of their diversity. Increase in population without a corresponding increase in national wealth, has made these local conflicts sharper. Independence has given rise to greater expectations and clearer ideas of one's rights and one's place in society.

(Continued on page 2)

FOLLIDOL POISONING

Dr. A. V. A. Vethanayagam,
Visiting Physician, General
Hospital, Jaffna.

Follidol now commonly used as an insecticide to destroy Tobacco Pests in a *Deadly Poison*.

Many deaths and much sickness result from Follidol poisoning every year, especially in the Rural Districts of Kopay, Urampirai and Point Pedro.

Fifty-nine people died of Follidol poisoning between January 1959 and June 1960.

Attempting is being made to explore the possibility of spraying Follidol only by trained Units from the Agricultural Department or Rural Development Societies so that this poison will not be available to individual member of the Public in whose hands Follidol is too dangerous for routine use.

Until this measure is adopted the following minimum precautions are advised when handling Follidol:

1. Person with cuts, abrasions of the skin should not handle Follidol for mixing or spraying.
2. Do not spray against the wind.
3. The number of hours during which one could spray Follidol should not exceed *Four Hours* in any one day.
4. Do not eat, chew or smoke while spraying and until you have changed your clothing and washed your hands with soap and water spraying.
5. Do not blow out clogged nozzles with the mouth.

6. Immediately after spraying Follidol, wash the clothing worn while spraying with soap and water and carefully wash also all exposed parts of the body with soap and water. Vessels used for washing such clothes should not be used to

(Continued on page 4)

DEMOCRACY IS NOT MAJORITY RULE

II. Checks And Balances In The American Constitution

BY A STUDENT OF POLITICS

In a speech made last year over the B. B. C., Sir Ivor Jennings criticised the late Mr. D. S. Senanayake for being unconcerned about the details of the constitution the former was asked to prepare for Ceylon. Sir Ivor's criticism was "that all the problems which can reasonably be foreseen ought to be solved in so far as they ever can be solved before the transfer of authority takes place". The authors of the American Constitution did not make the mistake which Mr. Senanayake made in regard to Ceylon. The result is that the Constitution framed by them—which by the way is the oldest written Constitution we have today—has served not only as a model for all future democratic constitutions but has also made the United States the greatest and most powerful democratic force in the modern world. This article attempts to show how the principles of anti-majoritarianism and constitutionalism inform the whole of the American constitution.

The Americans use the expression free government to express the twin ideas of anti majoritarianism and constitutionalism. Free government has been defined as "a popular government when the majority is for the sake of individual and minority rights bound by a constitution and where popular participation in government while generally accepted is only a means for the protection of the individual's life, liberty and property, ie where in order to prevent sheer majority rule or democratic despotism, the democratic participation principle, while accepted, is inferior to the liberal protection principle".

The Founding Fathers' desire for free govern-

ment was born of their reading of history and of their own recent experience in the colonies under the Articles of Confederation.

In the Federalist (the joint product of Madison, Hamilton & Jay) that classic commentary on the American Constitution, the dangers of democracy as it had existed in ancient Greece and Italy are pointed out again and again. Madison writes that pure democracies "have ever been spectacles of turbulence and contention have ever been found incompatible with personal security or the rights of property". In his opinion representative democracy can also be dangerous to minority rights. He observes that in Sparta and Rome the representatives of the people would have concentrated all power in their hands, had they not been checked by a more conservative upper chamber.

But it was their recent experience of democracy in the various colonies more than anything else which convinced the authors of the necessity for devising checks on democracy. Individual freedom had become more and more jeopardized under the new democratic governments in the states where the will of the sheer majority soon reigned supreme often without giving due consideration to the rights of the minority. Benjamin Rush had already warned the Americans that through a democratic majoritarianism the fruits of the American Revolution might be lost. "In our opposition to monarchy we forgot that the temple of tyranny has two doors. We bolted one of them by proper res-

(Continued on page 3)



தமிழ்நாட்டில்
தமிழ்நாட்டில் திராவிட அகிலியல்
தமிழ்நாட்டில் திராவிட அகிலியல்
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Hindu Organ

FRIDAY, JUNE 29, 1962

Treasure These Thoughts

Talk little, hear much and act much.

—SWAMI SIVANANDA

'LITTLE GENERAL ELECTION'

Though the results of the by-elections held yesterday have endorsed the verdict at the General Election in July 1960 yet the details of the polling reveal the change in the mind of the electorate in each case particularly in reference to the hold of the ruling party in these areas. The S. L. F. P. could not increase the backing it had during the General Elections in 1960.

The verdict of the Mutur voters is an indication of the general trend in modern political campaigns in favour of party system. It was significant that the Tamil voters of Mutur had not been influenced by considerations of race or religion. The present representation in this multi-member constituency may be adduced as an argument for splitting the area into two single-member electorates.

At Anuradhapura, the S. L. F. P. was stretched to straining point by the U. N. P. It cannot be denied that the N. C. P. has reaffirmed its allegiance to the party in power.

Mr. K. M. P. Rajaratna registering his fourth win at Welimada has kept the ruling party out of bounds. He has also maintained the parliamentary strength of the reactionary J. V. P. Thus the political party line-up remains unchanged.

The Premier will do well to analyse the voting at these three by-elections and learn for herself that the Opposition to the S. L. F. P. rule cannot be lightly dismissed as ineffective.

Fellow-ship In A Common Effort...

(Continued from page 1)

Largely, it is the social and economic backwardness which is responsible for many of the fissiparous tendencies by which people are swayed this side and that side. When all citizens can be assured of a certain standard of life, many of the conflicts will disappear. It is the uncertainty of securing the means of livelihood that often leads individuals and groups to assert their rights for reasons of caste, communal, religious or linguistic affinities. These linguistic and other considerations are brought up because many among us feel that we may not get our dues without such additional support. Historically speaking, the fact that there were in the past many kingdoms and the pre-eminence of one meant the sub-ordination of others has helped the growth of territorial loyalties. Differences in religion and language have encouraged this tendency.

These are the basic facts. Against this background, achievement of national integration would depend to a very large extent on the educational system. It is now thought that the growing generations must be trained up to be nationals of the country who accept the total heritage of the nation as their own. With this end in view, school courses specially the teaching of history, may be re-oriented. While these histories must give the students the truth, nothing but the truth, it is not necessary that elementary histories should attempt to give the whole truth. History that is meant for elementary classes must be short and simple and therefore highly selective. In selecting material for these books, it is desirable that some of the facts of clash and friction among territories, communities or religions should be ignored and greater emphasis placed on the forces of co-operation in the country's life and culture. Our national interests demand that school histories should be so prepared that children do not develop sectional loyalties in early life. One does not have to distort facts to achieve this. Our young boys and girls should feel the unity of the country in its history and as they grow up and go to higher stages of education, all the differences could be gradually revealed to them in an objective and dispassion-

ate manner. The same applies with equal force to the teaching of literature and language. In selecting our literature for school children, we would do well to ensure that attitudes of hatred or bitterness are not fostered in any section of children for those in any other section. It has succeeded in the Scandinavian countries where joint commissions supervise the selection of text books in the elementary schools in order to eliminate factors which may implant in the minds of small children hatred against another Scandinavian people. Past history would have told the children that Norwegians, Swedes, Finns or Danes have often fought each other but reorientation of the teaching of histories in these countries has created a larger Scandinavian rather than a nationally narrowed outlook.

To these we might add the cultural exchange between different regions within our countries. Very often the special features of one area are unknown or imperfectly known even in neighbouring areas. One way of ensuring that the variety of the national culture is brought within the reach of all nationals of the country is to develop inter-regional cultural exchanges in music, dance and drama so that people of one area or cultural tradition in the country may become familiar with the culture of other areas or traditions and recognise elements of similarity which will strengthen the sense of national oneness.

I mention this as an extension of the attempt that should be made to create a common national literature through translation into every regional language of the classics of all the languages in the country.

I have mentioned that greater social security and better opportunities for gainful employment for all regions would lead to a lessening of the conflicts among the regions on grounds of language and religion. This is the aim of planning and nationalisation. Once our nations can harness the energy and enthusiasm of all sections of the people in this expansion of the national economy, we will have released an irresistible force for national integration,

Democracy is—

(Continued from Page 1)

traits; but we left the other open by neglecting to guard against our own ignorance and licentiousness". He had urged that the Americans should proceed without delay to take steps against the new democratic despotism "after the Revolution.....the legislature had under the new state constitutions, become the more powerful branch of government. Having taken over most of the judicial functions, the legislature more and more influenced by the debtor element started to interfere with the processes of the courts, suspend judicial action, modified or annulled judgments and determined the merits of disputes.....In the Confederation Madison sees the public good disregarded in the conflict of rival parties and measures decided not according to the rules of justice and the rights of the minor party but according to the superior forces of an interested and overbearing majority."

(To be continued)

since nothing unites a people more than fellowship in a common endeavour for a noble cause.

Emperor Ashoka cut into rock: "SAMAVAYA EVA SADHU" concord alone is meritorious. That is the essence of our past heritage and it should also guide our future conduct.

Two More Puisne Judges

Mr. P. Sri Skanda Rajah and Mr. G. P. A. Silva have been appointed Judges of the Supreme Court.

Mr. Sri Skanda Rajah became an Advocate in 1932 and was appointed Magistrate in 1938. In 1953 he was appointed District Judge of Jaffna and in 1960 Commissioner of Assize.

Parties Retain Position In All Electorates

Mutur Member Elected By Huge Majority

Mutur

Mr. M. E. H. Mohamed Ali (F. P)	14215
.. S. A. Hamid (SLFP)	6903
.. R. M. Gunatilake (Ind)	6040
.. C. Suntharalingam (E. M)	423
Majority	7312

Anuradhapura

Mr. K. B. Ratnayake (SLFP)	7797
.. A. Mahadiulwewa (UNP)	6373
.. S. Daluwatte (Ind)	2179
Majority	1425

Welimada

Mr. K. M. P. Rajaratna (JVP)	8352
.. Percy Samarawera (UNP)	5178
.. P. V. Ratnayake (SLFP)	2496
Majority	3174

Religious Activities

At Mahajana College

(Mr. T. T. Jayaratnam, B.A. Principal, Mahajana College in the course of his Prizeday report referred to the high standard of religious activities of the institution thus:—)

The recently constructed school shrine is the pivot of all our religious activities. The day's work begins with puja and prayer at the temple. This practice creates a healthy atmosphere in the entire campus and is highly conducive to a proper inculcation of self discipline. It is also now possible to observe the various religious festivals that occur during the year with due solemnity. The Navarathri, the Maha-sivarathiri, the Gurus-poojahs of the Saiva-Saints and the six Natarajar Abishegama are observed with fervour. Morning assemblies at which congregational pra-

yer and talks on religious or moral themes form an integral part, are held regularly. Besides, Hinduism is taught as a compulsory subject at all levels and every effort is made to help the children acquire a basic knowledge of the fundamentals of Saivism.

We continue to conduct the Seventeenth Festival at Mavidiapuram Kandasamy Temple and an Alankara Festival at Thiruketheeswara Temple. We very much value our association with these two ancient temples and we hope that the ties will become stronger in the years to come.

Astrological

WEEKLY FORECASTS

SRIPATHY

FROM 1-7-62 TO 7-7-62

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

Your health should improve from this week. But eye troubles will continue. Financial gains and favours from new friends indicated.

TAURUS *Kartika 2, 3, 4, Rohini, Mira-avisha 1, 2 [Idapa Rasi]*

Younger brothers and sisters will continue to be helpful. New ventures will be successful. But work will be heavier. Health upsets shown.

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

You will have no peace of mind. New ventures will bring in good results. But you will have to face some criticisms. Financial gains promised.

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

Some improvements in your financial as well as professional affairs indicated this week. But domestic affairs will still be in a mess. Expenses will soar. Mind your health.

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

You will be able to steer clear of obstacles and have your own way in things this week. Success in all undertakings promised. Gains through landed properties also indicated.

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

You will find it difficult to have your own way in things. Relatives will cause you some annoyance and expenditure. But some of your professional problems will be solved. Health also should improve.

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

Troubles in the office shown. You will have to face much criticisms. Do not shoulder any new responsibilities. Fathers relatives will be on the war path. But financially a good week.

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

Domestic affairs will be in a mess. Health too will not be satisfactory. But financially a good week. Sunday Monday and Tuesday morning will have to be spent with care.

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

You will be able to steer clear of opposition this week. But Tuesday Wednesday and Thursday morning will have to be spent with care. Rest of the week will be fairly favourable for professional affairs.

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

Minor health upsets likely. Abdominal complaints also indicated. But financially the first half week will be favourable. Spend Thursday evening Friday and Saturday with care.

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

Mothers health is likely to be affected this week. Expenses through vehicles also indicated. Your health too will not be satisfactory. Professionally a fairly good week.

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

Gains through lands promised. Brothers and sisters will continue to be helpful. But there will be no mental peace. Minor health upsets also shown.

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA
Testamentary Jurisdiction
No. 1128.

In the matter of the intestate estate of the late Mudaliar Attiar Arunachalam J. P. of Neervely Deceased, Attiar Arunachalam Balasubramaniam of Neervely Vs. Petitioner.
1 Arunachalam Kanapathipiller
2 Thankam widow of Kanakasabai, both of Neervely South Respondents.

This matter coming on for disposal before N. Sivagnana-

sundaram, Esquire, District Judge, Jaffna, on the 17th day of May 1962, in the presence of Mr. W. Muttukumaraswamy Proctor on the part of the Petitioner, and the petition and affidavit of the petitioner having been read and filed of record;

It is ordered that the petitioner abovenamed be appointed Administrator Cum Testamento Annexo of the deceased abovenamed and that Letters of Administration be granted to the petitioner accordingly unless the respondents abovenamed or any other person interested in the above estate shall show sufficient cause to

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. 1133/ Testy.

In the matter of the intestate estate of the late Sathialledhumy wife of Chelliah Aiyadurai of Neeraviady, Jaffna Deceased.

Chelliah Aiyadurai of Neeraviady, Jaffna Petitioner.

Vs.

- 1 Aiyadurai Thankeswaran of Neeraviady, Jaffna
- 2 Jegathambal daughter of Aiyadurai of do
- 3 Thayapithi daughter of Aiyadurai of do
- 4 Chellappah Suntherampillai all of do

The 1st to 3rd Respondents are minors appearing by their Guardian-ad-litem the 4th Respondent of do

Respondents.

This matter of the petition of the petitioner abovenamed coming on for disposal before N. Sivagnanasundaram Esqr., Acting District Judge Jaffna on the 3rd day of April 1962 in the presence of Mr. K. Aiyadurai Proctor on the part of the petitioner and the petition of the petitioner and his affidavit dated 2nd day of April 1962 having been read;

It is ordered that the abovenamed 4th Respondent be appointed Guardian - ad - litem over the abovenamed 1st to 3rd minor respondents to represent them in this action and that the petitioner abovenamed be appointed as administrator of the estate of the deceased abovenamed as husband of the deceased and that letters of administration over the estate be granted to the petitioner accordingly unless the respondents abovenamed or any other person interested in the above estate shall on or before the 11th day of May 1962 at 10 o'clock in the forenoon to show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the 4th respondent shall attend court and also shall produce before this court the abovenamed minor respondent on the aforesaid date.

This 3rd day of April 1962.

N. Sivagnanasundaram
Acting District Judge.

Drawn by
K. Aiyadurai
Proctor for Administrator

This Order Nisi is extended to 6th July 1962.

Sgd. N. Sivagnanasundaram
A. D. J.
(O 47, 22 & 29)

the satisfaction of this Court to the contrary on or before the 6th day of July 1962.

Jaffna, this 17th day of
May 1962.

Sgd. T. Muttusamipillai,
Actg. District Judge.
(O. 54, 29 & 6)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No: 1154

In the matter of the intestate estate of the late Ambalavanar Saravanamuttu of Pattaveny in Achchuvely Deceased

Pooranammah widow of the deceased Ambalavanar Saravanamuttu of Pattaveny in Achchuvely Petitioner

Vs

- 1 Parameswary daughter of Saravanamuttu
- 2 Saravanamuttu Balasubramaniam
- 3 Saravanamuttu Mailvaganam
- 4 Vigneswary daughter of Saravanamuttu
- 5 Nageswary daughter of Saravanamuttu all of Pattaveny in Achchuvely
- 6 Chellappah Kumarasamy of Achchuvely, the 2nd to 5th respondents are minors appearing by their guardian ad litem the 6th respondent Respondents

This matter coming on for disposal before T. Muttusamipillai Esquire Acting District Judge Jaffna on the 31st day of May 1962 in the presence of Mr. T. Gunaratnam Proctor on the part of the petitioner and the affidavit of the petitioner dated 31st May 1962 having been read: It is ordered that the abovenamed 6th Respondent be appointed guardian-ad-litem over the minors the 2nd to 5th respondents for the purpose of protecting their interest and of representing them in this case and that that the petitioner be declared entitled to have Letters of Administration to the estate of the said intestate as his widow and directing that such Letters of Administration be issued to her accordingly—unless the Respondents or any other person or persons interested shall appear before this Court on or before 3rd day of August 1962 and state objection or sufficient cause to the satisfaction of this Court to the contrary.

31st May 1962.

Sgd. T. Muttusamipillai,
District Judge,
(O. 46, 29 & 6)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1114.

In the matter of the intestate estate of the late Seyadu Habeeb Mohamed of Vannankulam, Lane, Vannarponnai west

Deceased
Meera Mohideen Nachchia widow of Seyadu Habeeb Mohamed of Vannankulam lane, Vannarponnai west
Vs
Petitioner

- 1 Mohamed Thurai
- 2 Mohamed Matheru
- 3 Sultan Abdul Cader
- 4 Mohideen Nachchia wife of Meera Mohideen Aboobucker and
- 5 Rahumana wife of Uduman Kany Abdul Cader all of Vannankulam lane, Vannarponnai west Respondents

This matter coming on for disposal before N. Sivagnana-

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1146.

In the matter of the intestate estate of the late Subramaniam Robert Ratnasingham of Veemankamam, Tellippalai

Deceased
Kanagammah widow of Ratnasingham of Veemankamam Tellippalai Petitioner

Vs

- 1 Ratnasingham Mahendran
- 2 Arunthathavi daughter of Ratnasingham
- 3 Premavathi daughter of Ratnasingham
- 4 Lalithathevi daughter of Ratnasingham
- 5 Ratnasingham Wijeyandran all minors by their Guardian Ad Litem

G A L S Sinnathamby Raja ratnam all of Veemankamam Respondents

This matter coming on for disposal before N. Sivagnanasundaram Esqr. District Judge Jaffna on the 14th day of May 1962 in the presence of Mr. S. Nadarajah Proctor on the part of the Petitioner and the affidavit and Petition of the Petitioner having been read.

It is ordered that the abovenamed 6th Respondent be appointed Guardian ad litem over the minors 1 to 5 Respondents for the purpose of watching their interests in this administration proceedings and that Letters of administration in respect of the estate of the said deceased be issued to the Petitioner as his lawful widow and that Letters be issued to the Petitioner, unless the said Respondents or any other person or persons interested shall appear before this court on the 13th day of July 1962 and show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 6th Respondent do produce the said minors in court on the said date.

This 14th day of May 1962

Sgd. T. Muttusamipillai
District Judge
O 53 29 & 6

sundaram Esquire District Judge, Jaffna on the 11th day of May 1962 in the presence of Messrs. C. C. & S. Somasegaram Proctors 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 13th day of July 1962 and show sufficient cause to the satisfaction of this court to the contrary.

This 17th May 1962

Sgd. T. Muttusamipillai
District Judge
O 50 29 & 6

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 730.

In the matter of the intestate estate and effects of the late Sinnathamby Velupillai of Thunnalai South Deceased

Nachhippillai widow of Sinnathamby Velupillai of Thunnalai South

Vs. Petitioner

- 1 Velupillai Sivasubramaniam
2 Selvarance daughter of Velupillai
3 Velupillai Sivaathamparam
4 Sarojini daughter of Velupillai
5 Vimaladevi daughter of Velupillai and
6 Sinnathamby Vallipuram all of Thunnalai South

Respondents

This matter coming on for disposal before V. M. Kumarasamy Esquire, Acting District Judge, Point Pedro on the 23rd day of May 1962 in the presence of Messrs Ratnasingham & Subramanyam Proctors on the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the 6th respondent abovenamed be appointed guardian-ad-litem over the minors the 1st to 5th respondents to represent them and to protect their interests in these testamentary proceedings that the petitioner as widow of the deceased be declared entitled to have Letters of Administration be issued to her accordingly unless the respondents or any other person shall on or before the 13th day of July 1962 at 10 O'Clock in the forenoon appear and shew sufficient

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 729.

In the matter of the intestate estate and effects of the late Chitamparam wife of Nagappan Arunasalam Deceased.

Nagappan Arunasalam of Karaveddy North presently of No. 9, Jalan Kolam Ayer, Segamat, Federation of Malaya by his attorney Vallipuram Sinnathamby of Karaveddy North

Vs. Petitioner.

- 1 Murugesu Subramaniam
2 wife Sivapakkiam
3 Arunasalam Kulasingham all of No. 9, Jalan Kolam Ayer, Segamat, Johore, Malaya

Respondents.

This matter coming on for disposal before V. M. Kumarasamy, Esquire, Acting District Judge, Point Pedro on the 23rd day of May 1962 in the presence of Messrs Ratnasingham & Subramaniam Proctors on the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the petitioner as husband of the said deceased be declared entitled to have Letters of Administration to the said estate and that Letters of Administration be issued to him accordingly unless the respondents or any other person shall on or before the 13th day of July 1962 at 10 O'Clock in the forenoon appear and shew sufficient cause of the satisfaction of this court to the contrary.

The 9th day of June 1962 Sgd. N. Sivagnanasundaram District Judge

48 29 & 6

cause to the satisfaction of this court to the contrary.

The 9th day of June 1962

Sgd. N. Sivagnanasundaram District Judge

49 29 & 6

Follidol Poisoning

(Continued from page 1)

collect water for drinking, cooking etc.

7. Spoons and containers used for measuring Follidol must be washed in hot soda solution.

8. Vegetable and fodder plants are fit for consumption only a week after spraying, while fruits are fit for consumption only two or three weeks after the last spray.

Animals must be kept away from sprayed pastures for at least five days.

ORDER NISI

IN THE DISTRICT COURT OF CHAVAKACHCHERI

Testamentary Jurisdiction No. 104

In the matter of the intestate estate of the late Sinnathamby Kurukkal Sinniah Kurukkal of Karampuvil Deceased.

1 Periatnamby Kandiah and wife

2 Thangammah both of Karampuvil Chavakachcheri

Vs.

1 Sinnathamby Kurukkal Thambiah Kurukkal

2 Annammah widow of S. Sinniah Kurukkal both of Karampuvil, Chavakachcheri

Respondents

This matter coming on for determination before N. Sivagnanasundaram Esqr. District Judge, Chavakachcheri on the 22nd day of February 1962 in the presence of Mr. S. K. Thiravianayagam Proctor on the part of the Petitioners and the petition and affidavit of the petitioners having been read:

It is ordered that the petitioners be and they are declared entitled to Letters of Administration of the Estate of the deceased as heir of the said deceased and that such Letters be issued to them accordingly unless the Respondents shall appear before this Court on the 17th day of April 1962 and show cause to the satisfaction of this Court to the contrary.

The 22nd day of February 1962

Sgd. V. M. Kumaraswamy Ag. District Judge

Drawn by Sgd.

S. K. Thiravianayagam Proctor for Petitioners

17-4-62. Extend and Issue for 29-5 62

Sgd. V. M. Kumaraswamy Ag. D. J.

29-5 62 Extend and Issue for 2-7-62

Sgd. V. M. Kumaraswamy Ag. D. J.

(O. 51. 22 & 29)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. 1140/T

In the matter of the intestate of the late Velupillai Kanapathippillai of Aththiady, Jaffna Deceased.

Marimuthu widow of Velupillai Kanapathippillai of Aththiady, Jaffna presently of Alankerny, Poonakari

Vs. Petitioner.

1 Kanapathippillai Gopalapillai of Aththiady, Jaffna

Minor 2 Vallinayaki daughter of Kanapathippillai of Alankerny, Poonakari by her Guardian-ad-litem

3 Arumugam Sivasambo of Pirappankulam Lane, Vannarponnai West, Jaffna

Respondents.

To the abovenamed 1-3 Respondents

This matter coming on for disposal before N. Sivagnanasundaram Esqr. District Judge Jaffna on the 3rd day of May 1962 in the presence of Mr. T. Sangarappillai, Proctor for Petitioner and the affidavit and petition of the petitioner having been read:

It is ordered that the abovenamed 3rd respondent be appointed Guardian-ad-litem over the minor 2nd Respondent for the purpose of proceeding on with this case to its final termination and that Letters of Administration in respect of the estate of the said deceased be issued to the petitioner as his lawful widow of the said Respondent or any other person or persons interested shall appear before this Court on the 29th day of June 1962 and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered the 3rd Respondent do produce the

NOTICE

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1149

In the matter of the intestate estate of the late Velupillai Rajanayagam of Suruvil, Kayts Deceased.

Sellammah widow of Ramalingam Velupillai of Suruvil, Kayts

Petitioner.

This matter coming on for disposal before N. Sivagnanasundaram Esquire, Acting District Judge, Jaffna, on the 15th day of May 1962 in the presence of Mr. V. Navarstnam Proctor on the part of the Petitioner abovenamed and the affidavit of the Petitioner dated 10th May 1962 having been read:

It is ordered that the Petitioner abovenamed be and she is hereby declared entitled as the mother and sole heir of the deceased abovenamed to have Letters of administration granted to her in respect of the deceased's estate and that Letters of Administration be issued to her accordingly unless any persons interested shall on or before the 8th day of July 1962 show sufficient cause to the satisfaction of this Court to the contrary.

The 15th day of May 1962.

Sgd. T. Muttusamypillai, Acting District Judge Jaffna.

(O. 52. 29 & 6)

said minor in Court on the said date.

Sgd. N. Sivagnanasundaram District Judge.

Drawn by Sgd. T. Sangarappillai Proctor for Petitioner.

(O. 45. 22 & 29)

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Editor: B. N. SIVAVIRAKANAM

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FOR FURTHER PARTICULARS

APPLY TO:

S. KANAGASABAI, Shroff.