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X

JAFFNA, FRIDAY JULY 20, 1962

X

NO. 15

Democracy is not Majority Rule

III. Constitutional Practice In U. K. & S. Africa

BY A STUDENT OF POLITICS

In the United States it is the written constitution which provides against majority rule and the exercise of unlimited power by the State. In the United Kingdom it is conventional practices rather than written law which provide against these dangers.]

The Constitution of the United Kingdom is clearly unitary, the Parliament of the Central Government being both supreme in relation to other organs of government and sovereign in relation to the law. Even so there are many elements of federalism in British society and the diversities that constitute the federal quality are reflected and articulated through various instrumentalities of a federal type.

Northern Ireland which is a unit of the United Kingdom has its own Parliament and most of its affairs are managed by that Parliament. In other words the Parliament at Westminster where the English are in a majority does not impose its authority on the people of Northern Ireland.

The supremacy of the Parliament at Westminster is almost nominal in regard to Scotland. There is a separate Minister for Scottish affairs in the British Parliament, the Secretary of State for Scotland. He is properly regarded as Scotland's Minister and is expected to be the mouth piece of Scottish opinion in the Cabinet and elsewhere. He is in charge of Agriculture, Education, Health and Home Affairs relating to Scotland. Legislation relating to Scotland is usually dealt with in separate Bills. He initiates such legislation and every Bill which

deals exclusively with Scotland is referred for second reading (that is for debate on its general principle) and for detailed Committee discussion to the Standing Committee on Scottish Bills which is composed of all the Scottish members in the House. It thus performs, in a measure, some of the functions of a Scottish Parliament. There is thus little imposition of the will of the English majority either over Northern Ireland or Scotland.

Is there a place for the concept of constitutionalism in the United Kingdom? In the United States constitutionalism is a legal concept, when it is said that a law passed by Congress is unconstitutional the meaning is that the law is in conflict with the Constitution of the United States and therefore of no force or effect in so far as it is in conflict with that Constitution. The word constitutionalism has a wider import in Great Britain than it has in the United States.

Theoretically the British Parliament is supposed to be omnipotent. But that is not so. It is subject to the rule of law. As H. R. G. Greaves has said, "The citizen, the courts, the administrative official, the executive, the Queen, are all subject to the rule of law. But if Parliament has the final competence for expressing the law, it has that final competence by virtue of a principle of the law, which therefore must be behind and above Parliament itself. There is a sense in which Parliament like the citizen, is subject to the rule of law."

But even if it is granted that in theory the British Parliament is omnipotent that omnipotence

is in practice always subject to certain limitations. This is what Professor Goodhart in his English Law and the moral Law of England says:

"I believe that whatever the theoretical power of the Queen in Parliament may be, there are certain general principles which are so firmly recognized as authoritative that they could not now be violated without causing a revolution. In those cases it seems to me to be correct to say that those principles are part of the British constitutional law....."

It is, I am convinced, inconceivable that any Parliament in Great Britain, would during ordinary conditions of peace, regard itself as constitutionally capable of abolishing the writ of Habeas Corpus. It is therefore, correct to say that it is a basic part of English Constitutional law that no man is above the law".

Professor Goodhart takes much the same view as Dicey who suggests that an unconstitutional law is a law which is opposed to the spirit of the English Constitution (Law of the Constitution).

Again this is what Sir Ivor Jennings says in his "The Law and the Constitution":

"Yet if sovereignty is supreme power, Parliament is not sovereign. For there are many things as Dicey and Laski both point out, which Parliament cannot do. 'No Parliament', says Professor Laski, would dare to disfranchise the Roman Catholics or to prohibit the existence of Trade Unions'..... Parliament passes many laws which many people do not want. But it never passes any laws which any substantial section of the population violently dislikes".

The experience of the Union of South Africa provides an example similar to that of the

REAL POWER

செர்மாந்து தற்புகழும் தேவர் குழுவும் மருள,
எம்மான் பிறன்போல இருந்து ஓர் தரும்பு நீறிதி,
அம்மா தன்செய்கை அணதும் எனக் காட்டினனே,
நம்மாலும் முற்றும் சில என்னை நாண் அன்றே.

The Devas were self-conceited and gloried, proclaiming their own prowess, but got disillusioned when our Lord appeared in the garb of a stranger and proved by putting up a trifle straw that all actions are energised by Him. It is idle to boast that we too can act independently.

True Significance Of Co-operation

"Greater the volume of a country's laws, rules and regulations to prevent crimes, one can safely assume, the larger the number of law breakers in the land and of those astute criminals who find loop-holes to escape punishment" said Mr. V. Veerasingham, President of the Northern Division Co-operative Federation at Panderterippu Girls School on the occasion of the International Co-operators' Day Celebrations by the Panderterippu Co-op. Union.

Paying tribute to the lead given by the Panderterippu Parish to the Co-op. Movement in Jaffna, he said that the quality of the Movement has deteriorated although the quantity and variety of societies have increased. Reminiscent of the past of the Movement, when suitable people were mostly unanimously elected as office-bearers, he said that the recent introduction of the secret ballot to elect them is not only an indication of the deterioration of the quality of members and office-bearers but has also killed the frank and fearless expression of opinion about anyone and has introduced corrupt ways of it.

securing one's vote for selfish ends. Instancing the case of Denmark where there are no co op. ordinance, rules and regulations, he said the more bye-laws we have, the astute devise astuter methods of wrecking societies, with the help of the bye-laws. For instance, he said that a set of crooks keeping away from a meeting to deprive it of the necessary quorum could cripple a society or gain control of it to carry out their nefarious purpose of swindling unless prevented by the C. C. D. by putting it under a Board depriving it of its independence. Declaring that the introduction of the prevalent method of selecting the president, the committee and retiring them has been the chief cause of the rise and growth of corruption in many a society, he said what was quoted above.

Emphasising that the Co-op. movement is for men of character, he appealed to the co-operators to draw into the movement all men of good character in their neighbourhood and prevent the deterioration that threatens to destroy it.

United Kingdom. To the lay public South Africa is a most undemocratic country. This impression of South Africa is prevalent because of her inhuman treatment of her coloured and native population. But in regard to her white population which consists of people of Dutch and

British origin she has over long years evolved constitutional practices which are far more democratic than those which Independent Ceylon has set up in regard to her own subjects. The Union of South Africa is generally regarded as a



தமிழ்நாட்டில்
தமிழ்நாட்டில் திராவிட மக்களின்
தமிழ்நாட்டில் திராவிட மக்களின்
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தமிழ்நாட்டில் திராவிட மக்களின்

Hindu Organ

FRIDAY, JULY 20, 1962

Treasure These Thoughts

Listen and you shall hear.
Open your eyes and you shall behold.

—SWAMI SIVANANDA

"A LITTLE TO THE LEFT OF THE CENTRE"

In the course of a series of instructive lectures in Jaffna, Shri K. P. S. Menon, the eminent Indian Diplomat, accurately analysed the present political international set-up of ideological division of power and indicated the exact position of India in this context. Political terminology has become more and more intricate by the indiscriminate appropriation of labels by parties and groups professing different ideological policies. However the terms 'Left' and 'Right' have acquired a definite interpretation in relation to the Power Blocs and consequently to the ideologies they profess. India has carefully avoided being labelled either way and has steered clear of the Power Groups. Shri Menon in his characteristic style placed India 'a little to the left of the centre' and likened the position to the situation of the heart, the most important organ in the human body. Political leaders of whom there are quite a number in this country who dabble in that sphere without for a moment giving serious thought to the significance of the party labels they bear would do well to study the Menon Talks and understand the real meaning of the so-called isms and their interpretation in modern political parlance and practice.

The political ideology of India is as old as its culture and is explained by the teaching of Mahatma Gandhi. Quoting slogans, from the Bhagavat Gita, Shri Menon further explained this concept as reflecting the political ideology of India, the cult of non-violence. The

Democracy Is Not Majority Rule

(Continued from page 1)

state possessing a unitary Constitution. Nevertheless if we look beyond the constitutional clauses we find many elements in the governmental practice of South Africa that are federal in character. The reason is obvious. "South African Society is federal and the Government recognises its responsibilities to the federal elements. Though the Union may have the legal power to solve a problem by a legislative fiat the political problem would be insuperable since it would have to move in the face of animosities and jealousies that the Provinces have acquired over a long period of years. If anything the South African Provinces have increased rather than diminished in importance since the Union. There is a gentleman's agreement in South Africa that the functions of the provincial governments should not be abolished or interfered with except with the consent of the local councils". In 1936 when the Cape Native franchise was abolished the special procedure requiring a joint session of the two Houses and a two thirds majority of the total membership of the Houses was used even

distinguished visitor drew a contrast when he referred to the Communist way of dealing with an enemy, not by turning the other cheek to receive another blow but by smashing him altogether.

Those who are interested in the political affairs of this country will find a wealth of knowledge in the ideas that were expressed by Shri Menon who saw the same problem facing India and Ceylon. The talk about unity or national integration will be idle if the spirit of co-operative nationalism is not understood and emulated. Indicating the method of solving the question Shri Menon said "The problem of integration in our two countries can be effectively solved only by instilling into all our peoples a sense of purposeful participation in the creation of a welfare state where each region will receive equal consideration and each individual will have a chance of rising to the height of his stature". This is a message to all workers in the cause of national progress,

though it was believed at that time that the ordinary procedure could be used. This was done to placate the British element in the population. Again the Africaner community and its leaders had long desired to sever completely the ties with the Crown and the Commonwealth and establish a South African Republic in the tradition of their forefathers. That the Republicans hesitated for a long time and did not take the final plunge until last year is in part testimony to the existence of a strong federalist attitude, that is to say, an attitude of accommodation to the other community in South Africa, namely the British. To quote W. S. Livingstone, "Thus in many respects the government especially the politics of South Africa take on the appearance of federalism, even though she does not possess federalism's constitutional and institutional forms. The truth is that a country composed as South Africa is of four areas each with its own political background its destructive nationality and religious characteristics and each bearing the traditions derived from a separate existence cannot avoid the difficulties that those characteristics bring with them."

Subject to two minor exceptions the Parliament of the Union of South Africa has theoretically the same powers as the British Parliament. As in Britain, the word constitutionalism has a wider import in South Africa than it has in the United States. For example, to quote Chief Justice Albert Van de Sandt Centlivres of South Africa "It would be unconstitutional in its widest sense for the Union Parliament to destroy the independence of the judiciary The rule of law may be regarded as part of South Africa's unwritten constitution ... as regards constitutional usages generally it may be stated that those usages are the same in broad outline as those of the United Kingdom The provisions contained in the first nine amendments to the American Constitution (the first ten amendments constitute the American Bill of Rights) may be regarded as constitutional conventions applicable to the Union of South Africa any one of which Parliament is in law entitled to infringe." But Parliament of course never dares to infringe any one of them.

A Tribute To Swami Vipulananda

(By

Swami Natarajananda
of the Ramakrishna Mission,
Batticaloa)

Swami Vipulananda was the pioneer of the Ramakrishna Mission educational movement in the Island. He was not only endowed with all qualities of head and heart that go to make up a good teacher but was also imbued with missionary zeal.

He had chosen the most backward and remote area in Ceylon namely the Eastern province for his educational experiments. His conception of education for the whole man was a harmonious blend of the educational concepts of Swami Vivekananda, Mahatma Gandhi and Rabindranath Tagore.

His unremitting toil from his early youth up to the last minute of his passing away, has made him live in the hearts of his countrymen. His services were many, but the Shivananda Vidyalyaya, Batticaloa, must, for all time, be counted as his greatest and best creation.

Every stone of those humble structures is a true reflection of the glory of Hindu culture. The institution does not in any shape or form reflect the glory of materialism as of the West that we are familiar with, but is a true reflection of the glory that is spiritualism. This vidyalaya will be judged not by the number of pupils studying in it at a given time, but by their quality, however few in numbers they may be.

Swami Vipulananda has left an imperishable memorial of himself in the Shivananda Vidyalyaya. To put it on a stable foundation, to secure its revolutionary growth, will surely be the most suitable memorial that can be erected by us to the memory of the great patriot.

His internal life was purity exemplified. He was a repository of kindness and gentleness.

His knowledge of religion, literature, art and science was very profound. He had a prodigious memory and his life was as

Mr. K. P. S. Menon at Vaideeswara

Mr. K. P. S. Menon delivered an address at the Vaideeswara Vidyalayam, Jaffna on Thursday, 19th inst. Mr. C. Thanabalingam, Additional District Judge, Jaffna presided over the function.

Mr. Menon admired the talent in Jaffna. He said the Soviet believed in statistics. The speaker referred to Mahatma Gandhi not only as a patriot but also in a sense as a prophet. Continuing, Mr. Menon said, 'Mahatma was influenced by Tolstoy, the Sermon of the Mount and the Bhagavadgita. Though Mr. Kurushev has made a headway from Marx he does not appreciate the non-violence of Mahatma Gandhi. Mr. Kuruschov says "If anyone slaps me on my right cheek I will chop his head off."

There are three poets of India whom we admire—Tagore, Iqbal and Sarojini Naidu. It was Sarojini Naidu, who, with her vital personality, could influence Mahatma Gandhi. Indian Democracy has a socialistic pattern. But it slightly turns 'left from the centre'. The World wars have produced 'two worlds.' India and Ceylon are basically following the same policy.

Mr. Menon quoted two verses from the Bhagavadgita and explained their meaning. He added that the two days he spent in Jaffna were really unforgettable days in his life.

Mr. S. Ambikaipakan, Principal, Vaideeswara Vidyalayam proposed the vote of thanks.

clean as it was simple. He whose life has been singled out for selfless service and who had many gifts, would naturally stand for limitless activities.

I have singled out what has appealed to me as his most prominent service. And to give a real helping hand in making the institution a living example of Hindu culture and Ramakrishna Mission idealism will only be done by those who will try to imitate sincerely the purity and simplicity of his life.

—Times of Ceylon.

Anuradhapura Vivekananda Society

The 36th Annual General Meeting of the Anuradhapura Vivekananda Society was held at the Society hall on Wednesday, 15-7-62 at 6-30 p. m. presided over by Mr. S. Nataraja, J. P., U. M., the President.

Nearly 209 members were present. After presenting the annual report and accounts, the following office bearers for the ensuing year were elected, Mr. S. Nataraja, J. P., U. M., President (re-elected), Mr. T. Nadarajan, Secretary and Mr. S. Sittampalam, Treasurer. Messrs. R. Sathasivampillai, S. Sivaramalingam and T. Nadarajan were unanimously elected the Trustees.

A musical entertainment and dance by the pupils of the Vivekananda Vidyalayam followed.

In proposing a vote of thanks Mr. K. Rameshchandra stated that the Society's new Secretary was no stranger as it was he who had proposed and inaugurated the Vivekananda Vidyalayam when he was Secretary of the society nearly 20 years ago. He made an animated appeal to rally round the society during this crucial year when it is to be moved into the New town after construction of a new building. He paid a tribute to the zeal and enthusiasm of the teachers of the Vidyalayam for the musical item and their contribution towards the advancement of Tamil cause and culture.

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1160,

In the matter of the intestate estate of the late Kathiravelu Rasiah Ponnudurai of Vaddukoddai East

Deceased

Nagammah widow of Karthigasu Sithamparappillai of Vaddukoddai East, Jaffna

Petitioner

Vs

- 1 Thirumanchanam widow of Kathirasu Murugupillai of Vaddukoddai East and
- 2 Kathirasu Ponnuthurai of Vaddukoddai East presently of Seremban, Malaya

Respondents

This matter coming for disposal before T. Muttusamipillai Esqr., Acting District Judge, Jaffna on the 12th day of June, 1962 in the presence of Mr. M. Kathiravelu Proctor on the part of the Petitioner and the Affidavit and Petition of the Petitioner having been read.

It is ordered that the Petitioner be and 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 one of the heirs and as the sister of the deceased and that Letters be issued to her accordingly, unless the said Respondents or any other person or persons interested shall appear on or before the 7th day of September, 1962 and show sufficient cause to the satisfaction of this Court to the contrary.

This 12th day of June, 1962

Sgd. T. Muttusamipillai
Acting District Judge
65 20 & 27

AMENDED ANNUAL SUBSCRIPTION RATES

Inland

	Rs.	cts.
English	9	00
Tamil	9	00
English & Tamil	12	00

Outside Ceylon

	Rs.	cts.
English	10	50
Tamil	10	50
English & Tamil	15	00

Reduced Rates

Educational Institutions	4	50
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ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. Testy. 1155

In the matter of the intestate estate of the late Thavithu Rajappu of Pandatheruppu

Deceased

Rabacca widow of Thavithu Rajappu of Pandatheruppu

Vs

- 1 Rajappu Packianathar of Pandatheruppu presently of Police Station, Metara
- 2 Mariamalar daughter of Thavithu Rajappu of Pandatheruppu
- 3 Jasintha daughter of Thavithu Rajappu of do
- 4 Pushpamalar daughter of Thavithu Rajappu of do
- 5 Daisy Ranees daughter of Thavithu Rajappu of do
- 6 Thavithu Alwin of Pandatheruppu

Respondents

This matter coming on for disposal before N. Sivagnanasundaram Esquire, District Judge, Jaffna on the 31st day of May 1962 in the presence of Mr. S. Ilayatambi proctor on the part of the petitioner and the affidavit and petition of the petitioner having been read.

It is ordered that the 6th Respondent be appointed guardian-ad-litem over the minors the 2nd to 5th Respondents for the purpose of representing them in these proceedings and that the petitioner be and she is hereby declared entitled to the grant of Letters of Administration to the estate of the said deceased and that the same be issued to her accordingly, unless the Respondents or any other person or persons shall on or before the 3rd day of August 1962 appear before this court and show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th Respondent do on the 3rd day of August 1962 at 10 A. M. produce the 2nd to 5th Respondents minors in court.

This 20th day of June 1962

(Sgd) T. Muttusamipillai
Actg District Judge
O 63 20 & 27

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 736

In the matter of the intestate estate of Velappar Kathirgamapillai of Puloly West

Deceased

- 1 Subramaniam Kandaiya Mylvaganam
- 2 Wife Parameswary both of Puloly West

Petitioners

Kathiravelu Vallipuram of Puloly West

Respondent

This matter coming on for disposal before N. Sivagnanasundaram Esquire District Judge Point Pedro on the 11th day of June 1962 in the presence of Mr. K. Mailvaganam Proctor S. C on the part of the petitioners and the affidavit of the 2nd petitioner dated the 25th day of April 1962 having been read.

It is ordered that the 2nd petitioner be and she is hereby declared administratrix of the estate of the deceased abovenamed and is entitled to have Letters of Administration issued to her unless the respondent or any other person shall on or before the 17th day of August 1962 show cause to the satisfaction of this court to the contrary.

This 11th day of June 1962

Sgd.
N. Sivagnanasundaram
District Judge
O 66 20 & 27

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1161.

In the matter of the intestate estate of the late Sabathippillai Arunachalam of Jaffna late of Kuala Lumpur, Malaya

Deceased.

Thangammah widow of Sabathippillai Arunachalam of No. 10, 5th Lane, Palaly Road, Jaffna

Deceased.

Vs, Petitioner.

- 1 Arunachalam Balakrishnam of Palaly Road, Jaffna presently of Kuala Lumpur
- 2 Santhskumari daughter of S. Arunachalam
- 3 Arunachalam Rathakrishnan minor appearing by his pro-

Sabhai Supports Hindu University

At a meeting of the Board of Management of the Jaffna Saiva Paripalana Sabhai presided over by Mr. T. Muttusamipillai, President, held on 15-7-62 the following resolution was passed.

"The Jaffna Saiva Paripalana Sabhai expresses its gratitude to the Hon'ble the Prime Minister and her cabinet for approving the establishment of a Hindu University in the premises of the Parameshwara College and the Ramanathan College. By this decision the Government is going to fulfil a long felt want required for the progress of Hindu Culture and higher education of the Tamil Youths of our land."

It was also resolved to request the Government to appoint two or three members of the Sabhai in the Senate and the University Court respectively.

posed Guardian-ad-litem the 4th Respondent

4 Ponnampalam Nagalingam Nadarajah all of Palaly Road, Jaffna

Respondents.

This matter coming on for disposal before T. Muttusamipillai Esquire, Acting District Judge, Jaffna on the 18th day of June, 1962 in the presence of Mr. M. Kathiravelu, Proctor on the part of the Petitioner and the Affidavit of the Petitioner dated 17th June, 1962 having been read.

It is ordered that the Petitioner be and she is hereby declared as the widow of the said deceased to have Letters of Administration to the estate of the said deceased unless the Respondents or others interested shall on or before the 7th day of September, 1962 show sufficient cause to the satisfaction of this Court to the contrary.

It is further declared that the 4th Respondent be appointed guardian-ad-litem over the 3rd Respondent unless the Respondents or others interested shall on or before the 7th day of September 1962 show sufficient cause to the contrary.

This 18th day of June 1962,

Sgd. O. L. de Kretser,
District Judge,
(O. 64, 20 & 27)

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 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.

Astrological

WEEKLY FORECASTS

SRIPATHY

FROM 22-7-62 TO 28-7-62

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

Quarrels with relatives will continue. Mothers health will suffer. Troubles through vehicles also shown. But professionally a good week. Financial gains also indicated.

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

Health will not be satisfactory and you will have no mental peace. Financially a fairly favourable week. New ventures will be delayed but successful.

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

Some of your personal problems will be solved. Health should improve. Younger brothers & sisters will be helpful. Financially a good week.

CANCER Punarpoosa 4, Poosa, Ayilya [Kataka Rasi]

This week too will be unsatisfactory. Your domestic affairs will be in a muddle. Financially a fairly favourable week. Health will still suffer.

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

Sunday and Monday must be spent with care. Rest of the week will be favourable for business deals. Ruin to enemies and gains through landed properties also indicated.

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

The first two days will be favourable for new dealings. Monday evening Tuesday and Wednesday must be spent with care. Rest of the week will be fairly favourable. But there will be no mental peace.

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

Troubles in the office likely. Relatives too will cause you some annoyance. But financially a good week. Old investments will bring in good results. Thursday and Friday must be spent with care.

SCORPION Visaka 4, Anusha, Kettai [Vrischika Rasi]

Domestic conditions will still be unsatisfactory. Fathers relatives will cause you trouble. Work will be heavy and you will not be sufficiently compensated. Spend the last day with care.

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

Health a problem. You will have no mental peace. Troubles in the office also shown. But you will be able to clear of opposition.

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

Domestic troubles likely. Ill health to wife and children likely. There will be no mental peace. But financial success promised.

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

You will be able to triumph over your enemies. New ventures will be successful. But minor domestic upsets shown. Eye troubles also indicated.

PISCUS Pooraddati 4, Uttiraddati, Revati [Meena Rasi]

Favours through brothers and sisters promised this week. Financial gains also indicated. But health will suffer. Abdominal complaints likely.

ORDER NISI DECLARING WILL PROVED

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 733.

In the matter of the Last Will and Testament of the late Viswanathan Kanakaratham of Puloly West Deceased.

V. Kanakaratham Subramaniam of Puloly West and Petitioner.

- 1 Meenamamma wife of N. Alvappillai Rajaratnam of Puloly West
2 V. Kanakaratham Viswanathan of do
3 V. Kanakaratham Sankarapillai of Puloly South
4 V. Kanakaratham Kumarasamy of Puloly West
5 V. Kanakaratham Sandrasegaram of do
6 V. Kanakaratham Kathirkaman of do
7 V. Kanakaratham Kandappah of do Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esquire, District Judge of Point Pedro on the 2nd of June 1962 in the presence of Mr. S. Rasaratnam Proctor on the part of the Petitioner abovenamed and the affidavit of the Petitioner dated the 2nd day of June 1962 and the affidavit of the Notary and the subscribing witnesses dated the 1st day of June 1962 having been read:

It is ordered that the Last Will and Testament bearing No. 2802 made by the abovenamed deceased on the 2nd day of November 1962 and attested by P. Kanapathipillai, 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 that the Petitioner abovenamed is the Executor named therein and he is hereby declared entitled to have Probate thereof issued to him accordingly unless the Respondents abovenamed or any other person or persons interested shall on or before the 3rd day of August 1962 show sufficient cause to the satisfaction of this Court to the contrary.

Sgd. N. Sivagnanasundaram District Judge. The 2nd day of June 1962. (O. 62, 20 & 27)

In the presence of S. Tirunavukkarasu on the part of the petitioner and the affidavit and petition of the petitioner dated 28th May 1962 having been read:

It is ordered that the Petitioner abovenamed be and he is hereby declared entitled as son and heir to have Letters of Administration over the estate of the deceased abovenamed and that Letters of Administration be issued to him accordingly unless the said respondents or any other person or persons interested shall appear before this Court on or before the 3rd day of August 1962 and show sufficient cause to the satisfaction of this Court to the contrary.

This 28th day of May 1962. Sgd. T. Muthusamipillai, District Judge, Jaffna. (O. 61, 13 & 20)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1138/T.

In the matter of the estate of the late Thangammah wife of A. K. Navaratnam of Chulipuram Deceased.

Arumugam Krishnapillai Navaratnam of Tholpuram

Vs. Petitioner.

- 1 Navaratnam Shenmuganathan
2 Navaratnam Thirunavukkarasu
3 Navaratnam Thangaratnavel all of Tholpuram Respondents.

This matter coming on for disposal before C. Thanabalingham Esquire, District Judge, Jaffna in the presence of Mr. M. K. Subramaniam, Proctor on the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the petitioner as the lawful husband of the deceased is entitled to have Letters of Administration to the estate of the abovenamed deceased and that Letters of Administration be issued to him accordingly unless the respondents or any other person interested in the above estate shall on or before the 8th day of June 1962 show sufficient cause to the satisfaction of this Court to the contrary.

This 19th day of April 1962. N. Sivagnanasundaram District Judge.

The date for showing cause is extended to 17th August 1962.

Sgd. T. Muttusamypillai Acting District Judge (O. 58, 13 & 20)

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 732.

In the matter of the Last Will of the late Kanapathipillai Kulandaivelu of Point Pedro

Sothimuthu widow of Kanapathipillai Kulandaivelu of Point Pedro Petitioner.

Vs.

- 1 Visvalingam Velautham
2 and wife Raseswary
3 Ganapathipillai Ambigai bager
4 and wife Rajapackiam
5 Kulandaivelu Ambalavanapillai all of Point Pedro Respondents.

This matter coming on for disposal before V. M. Cumaraswamy Esqr., District Judge, Point Pedro on the 25th day of May 1962 in the presence of Mr. M. Esurapadham proctor on the part of the petitioner and the last will dated 8-12-1957 attested by S. Nagalingamudaly N. P. under No. 1436 and now deposited in this Court and the affidavit of the petitioner the notary who attested the said will and attesting witness thereto having been read:

It is ordered that the last will be declared proved as the last will and testament of the abovenamed deceased Kanapathipillai Kulandaivelu and that Probate thereof be issued to the petitioner as Executrix appointed thereunder unless the Respondents or any other persons therein interested appear before this court on or before the 27th day of July 1962 and show sufficient cause to the satisfaction of this court to the contrary.

This 25th day of May 1962. Sgd. V. M. Cumaraswamy, District Judge.

Drawn by Sgd. M. Esurapadham Proctor for Petitioner. (O. 60, 13 & 20)

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சென்னைக்கு வந்தது பெரிய மலிகைக்கு சர்க்கார்மலிகை... (Tamil text describing printing services)

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Editor: E. N. SIVAPRakasam.

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No: 1153/Teaty

In the matter of the intestate estate of Arumugam Muthuthamby of Erlalai Deceased.

Muthuthamby Rathinam of Erlalai presently of 11 First Cross Street, Hindu College Square, Ratmalana

Vs. Petitioner.

- 1 Nallammah widow of Muthuthamby of Erlalai
2 Muthuthamby Sivarajah of 33, 2nd Chapel Lane, Wella-

watte

3 Muthuthamby Thuraiatnam of Erlalai presently of Prison Department, Badulla

4 Muthuthamby Selvarajah of Erlalai presently of 28 Winchester Road, London NW 3

5 Muthuthamby Tharmaratnam of 66 Kaudana Road, Dehiwela

6 Muthuthamby Sothiratnam of the Survey Office. Kili nochey

7 Muthuthamby Anantharajah of Erlalai Respondents.

This matter coming on for disposal before T. Muthusamipillai Esquire, Acting District Judge of Jaffna on the 28th day of May 1962 in the pre-