

PHONE No. 356

CONTACT Saiva Prakasa Book Depot

BOOKS

FOR YOUR

PRICE 10 CENTS

Estd. Sept. 11, 1889.]]

VOL LXXIV

JAFFNA, FRIDAY JULY 27, 1962

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

NO 16

Democracy is not Majority Rule

IV. Actions of Communal Majority Contrary To Western Practice

BY A STUDENT OF POLITICS

society is in any way less titutionality of these Acts in Ceylon are descridiversified in Coylon than acts in the narrow sense minatory against the nonit is in South Africa or of the term, except in the Buddhist and non-Sinhathe United Kingdom. In case of the Citizenship lese communities of this fact it is far more diver- and Franchise laws has country. sified. Like the English not yet been tested. That and the French in Cana- will depend on the interda the Sinhalese and the pretation of the letter of out of a complaint of Tamils differ from each the law in the wording infraction of the Interother in language, reli- of which the communi. national Treaties guarangion and race. But "the ties adversely affected differences between the have had no hand what minorities entered into Sinhalese and the Tamils soever. We must not are far greater than the lorget St. Laul's famous European states after differences between the dictum 'The English and the French, killeth but the spirit writer on this subject in or even than between the giveth life". Therefore the Encyclopaedia Brita-English and the modern the more relevant consi- nica referring to com-Greeks" Ivor Jennings) deration for us is whe. plaints made to the Federalism in law or in ther the alleged acts are League of Nations has practice is the appropri- constitutional in the stated, "Some of the ate governmental put wider sense of the term, economic complaints had faith in the Guru. It may tern for a federal society the sense in which the their origin in economic be easy to place faith in like Ceylon. If one com- constitutionality of an and social measures mathematics, in astro-pares the political status act is judged by refer which in spite of physics, in known scientiand language and other ence to certain accepted legal equality worked to fic laws, and work towards rights of the French in principles in democratic the factual disadvantage the achievement of your Canada, the Northern countries. When we thus of the minorities as in object. In the spiritual Trish and the Scots in move on to this wider the case of agrarian re-the United Kingdom, the horizon the conventions forms when estates own-laws and moseen effects, it English in South Africa of the British Constitution ed by minorities were is more difficult to place with the Straits to which those of the Common- divided up among pea. faith. But, initial faith people have been re-even the provisions of majority or when new do sincere Sadhana for duced in Ceylon then one the American Constitu- middle classes were one full year, you will get can realize the gulf that tion become applicable to helped into existence at some little experience, exists between the anti- Ceylon. We must re- the expense of the mino- some concrete evidence to majoritarian democracy member that prohibition rities. This is exactly convince you of the existprevailing in federal so of discrimination on the the complaint which the ence of an Unseen Power, cieties all over the Wes- grounds of religion, race Tamil speaking people of the existence of laws tern world and the Cevlon brand of democracy with a permanent com munal majority enthroned in power.

Even if the Ceylon the concept of constitu- ernment of Ceylon. tionalism requires that it should conduct itself with self restraint and ferred in an earlier constitutionality refrain from acts which article to the advisory communities.

not to discriminate as country was not justified between communities by the fact that it constitutional, and religions. Yet the Sinhalese have signalized sure applicable to the their advent to power majority as well to the by a series of discriminate as country was not justified decision of 28-9-51 that it is otherwise. Even if they were constitutional, on which honest men can disagree, the basic questions with coloured to faith. I tell them: "Do husband knows that he should be by a series of discriminate as country was not justified by the fact that it constitutional, on which honest men can disagree, the basic questions with coloured the poor by giving in jertions with coloured they were constitutional, on which honest men can disagree, the basic questions of faith. I tell them: "Do husband knows that he should be by a series of discriminate as country was not justified by the fact that it constitutional, on which honest men can disagree, the basic questions with coloured the poor by giving in jertions with coloured they were constitutional, on which honest men can disagree, the basic questions of faith. I tell them: "Do husband knows that he should be by a series of discriminate as country was not justified by the fact that it constitutional, on which honest men can disagree, the basic questions with a series of faith. I tell them: "Do husband knows that he should be by a series of discriminate as a series of the fact that it is otherwise. Even if they were constitutional, on which honest men can discriminate as a series of faith. I tell them: "Do husband knows that he should not fact the series of faith." I tell them: "Do husband knows that he should not faith the series of faith and the should not faith the series of faith and the should not faith the series of faith. I tell them: "Do husband knows that he should not faith the series of faith and the should not faith the should not faith the series of faith and the should n

letter Tamil speaking wealth countries and sant members of or language is not peeu- are making in regard to which science cannot exliar to any particular State-sponsored coloni- plain, which reason is country. Such prohibitions are the commonplace of all civilized countries. Once this is realized there will be no Parliament has the same difficulty in assessing the powers as the Parliament true character of some of of the United Kingdom, the actions of the Gov-

But the Ceylon Parlia-ment is not sovereign. Court held that an There is a clear injunc- Albanian law abolishing

advisory opinion of the Permanent Court en titles us to draw the conclusion that the re-No one can say that natory acts. The conscient schools take over

The above case arose

teeing the protection of by a number of Central World War No I. The the Sinhalese.

HAVE FAITH & PRACTISE

(By SWAMI SIVANANDA)

Spiritual progress de faith that Sadhaua is prespends on faith-faith in cribed," God, faith in the Scriptures, faith in the Guru. There is no place in Faith is the basis of all spirituality for doubters. progress. Even material Doubters cannot progress. pr gress. inventions and To them, death is the only discoveries, depend upon certainty, nought else.

Men have travelled in cult. See Thomas. He space. If the scientists doubted Jesus. Even after

Have faith in yourself.

Have faith in God. Have

aith-faith in oneself.

the is necessary. Even if you zation of Tamil areas by powerless to analyse. The more the Sadhana, the Writing on the Citi-the experience. With zenship and Franchise every fresh experience, na, but beyond that, be Acts the late Dr. I. D. S. your faith in Guru, in God, Weerawardena, Reader in Scriptures, in spiritual the actions of the Govrnment of Ceylon.

We have already re
in Political Science at laws, grows. And with the University of Ceylon observed, "It is not ne cessary to canvass the The chare goes on, and ed with a kee of God-men

who had been responsible the Great Master had for putting astronauts into shown miracles to induce space had kept on wonder faith in the disciple, the ing if it would be ever disciple did not believe. possible to do so, had kept He wanted the Master to on doubting their own show more miracles. That ability to do so, space is the doubting nature. travel would have con- That is the trick of the tinued to remain a dream | mind. Kill this doubting nature if you want to pro-

> It is easy to sing, "I am neither mind nor body, Immortal Self I am"; but, if you are asked to give mp even one meal on Ekadasi night, you will not. And still you complain that you have not progressed spiritually!

It has become a fashion nowadays to blame the Gorn for lack of progress in one's own Sadhana. You can only take the horse to the water's edge, but you cannot make it drink. The Guru can only teach. It is for the disciple to do Sadhana. The Gurn cannot do the disciple's Sadhana. The Gurn can only ask the greater, and the deeper, faith in him and do Sacha-

constitutionality or provided you are wigilant who have trodden this otherwise of these Acts, and do not fall a prey to fair earth with their diare manifestly unjust and opinion expressed by the It is possible to find very temptations which satar vine foresteps. We all are manifestly unjust and opinion expressed by the cogent reasons to urge unfair to the minority communities.

Permanent Court of International Justice on that the Acts are unconstitutional as Mr. N. attain that final experisional should not sheal, that he Sivagnanasundaram D. J. ence, that direct experisional speak that he did. It may be that ence, the Pratyakina Pra- lawyer knews that he some would be with the mana, the proof positive, should not coach up false with the Aparokshane bluffi.

NOTICE

The Saiva Prakasa Press and the offices of the 'Hindu Organ' and 'Inthusathanam' will be closed on Monday and Tuesday, the 30th and 31st inst. on account of Maviddapuram Temple Car & Theertham Festivals.

Manager.



Sign of p phowing நமச்சிவாயவே ஞானமுங் கல்வியும் நமக்கினாயவே நானநி விச்சையும் நமச்சிவாயவே நா நவின் நேத்துமே நமச்சிவாயமே நன்னெறி காட்டுமே

Kinda Organ

FRIDAY, JULY 27, 1962

Treasure These Thoughts

Cultivate unselfish love for all before you expect others to love you.

-SWAMI SIVANANDA

BUDGETARY

could no longer resist the efforts in the fulfilment temptation to lay his tax- of our religious and civic ing hands on the staple duties, there could be no food of the country. By doubt that the people colan indirect process the lectively and individually availability of rice has would be doing their best been interfered with and for the country, and to the citizen has been com- the community and relipelled to be entitled to gion to which they beless quantity of that long. Let us all endeaarticle which he needs your to treat our present most and that necessarily. difficulties as a temporary Here is an indication of phase and put forward our the financial position and best endeavours to disthe embarrassment which the people and the spheres of activity, with-Government find them out ill-will towards others, selves. The tall talk of particularly those who the ruling party during may not agree with us on the General Elections of vital matters, and without 1960 and the Bye-elec- succumbing to our pretions of 1962 has been sent difficulties and at the belied. It is plainly clear same time without losing that the S. L. F. P is un-ourselves in frustration, equal to the requirements defeatism, or anger. of the present day. The insufficiency of the party in power has been exposed 103/2, Hultsdorf St. beyond any doubt. Suffice it to say that the Srimavo Bandaranaike leadership has not solved the problem of the people.

What is more interesting is that the S. L. F. P. natwithstanding the glaring menace of liquor that is threatening to destroy society has felt the need to encourage vicious and the legislators without for ing and smoking.

the burden of taxes and ally and politically. That duties on the necessaries is the present situation.

Letters to the Editor.

FIRM FAITH IN GOD TO MEET FRUSTRATION

Nicet Joseph, Superiorthat this eminent personality has made the following pronouncement in the course of his utterances to the people of this country:-

"This phase of distress in which you find yourselves may soon blow over. Just as gold is purified by fire, so are our convictions put to the test by the present trend of affairs What we need now and always are a firm faith in God, an abiding charity and the faithful fulfilment of our religious and civic duties" The people of Cevlon

specially the Tamils could find no better advice at this critical juncture than those contained in the above utterances.

This sage advice founded on religion is also consonant with practical politics and democratic BITTERNESS principles and procedure.

By following the advice of the Superior-General The Minister of Finance and by continuing our in charge our duties in all

Yours etc.

S. Sivasubramaniam

of life has been reached. The common man has been pushed further and further down the valley of exhaustion. However the glib talk about socialism, democracy and all other theories of Government are being expounded and explained to the electors by conscious of the predica- even a minute of medita-The limit of bearing has been placed economic-

HAVE FAITH AND PRACTISE

(Continued from page 1)

Sir,-A very distinguished true to his wife. Yet, how visitor Ceylon has the many of you practise what privilege of welcoming is you already know? How the Most Hon. Brother many of you practise all the good things that you General of the Brothers already know to be good, thers of the Christian and desist from indulging you already know to be bad? Very few. If only a man would begin to practise all that he knows to be good, and give up all even as he practises the him that Guru also.

> profess, then God Himself bury Constitution ally with yourself.

The Guru is like a tempt to reh only. He shows justice" torch only. He shows light on your path, but you yourself have to walk in the path. The Guru this point, so that it may Antar-view". Have Antaryour faults and remove them. Seek new avenues tues, and practise.

to test. "Serve, Love, franchise. But the lan serve the sick, the suffering, and the illiterater Do you love your neigh bour's child as your owe? Do you give one-tenth of your income in charity, whatever that income may ber Have you tried to remove lust, auger, greed, attachment, pride and Kirtan, through Swadhya-

(Continued on page 3)

Democracy Is Not Rice On Coupon Majority Rule

(Continued from page 1)

tion has not been answered. Is it right that a moral undertaking given to the minority commu nities be broken soon measures of rice on cou-Schools. It is reported in all those things that after constitutional pow- pons have been cut down er to break it has been by half a measure. Sales obtained? The Soulbury Tax has been made opera-Constitution received tive from August 1, 1962. minority support (with- have escaped notice of that he knows to be evil, out which it could not the Finance Minister are have been implemented arrack and beedies Survirtues and gives up the because it arranged to charge on Income Tax has vices, God will send him enable the minorities to been increased from 15 further guidance; and if a win a certain number of to 20%. Gurn in physical form is seats. The Ceylon Innecessary, God will send dians were among these minorities. To deny them the vote is to deny them Shed bypocrisy. Have the seats One moral sincerity. If you want to undertaking has been turn a new leaf in life and done away with. To make progress in spiritual deny the vote to the life, none can stop you, Ceylon Indians is also to not all the world put reduce the total number together. But, if you are of seats available to all not sincere, if you are the minorities. That is just curious, if you do not a broken pledge to all mean what you say, and the minorities. The do not practise what you moral basis of the Soulcannot help you. The been wiped away. To solution rests fundament attempt to prove the constitutionality of the position is not to at prove

Dr. Weerawardene has

used strong language. cannot place the footsteps But very much stronger for you. I am reiterating language can be used in regard to the language enter deep into your issue. No doubt the heart. Curiosity-mongers Government's action in often come to me seeking disfranchising the Indiprivate inter-views. And an Tamils was a gross i tell them all: "Have betrayal of the Tamil speaking people. But it view. Look within. Look was always expected that within yourself. Sit alone the Indian issue would and introspect. Find out be reopened after Independence. Because it was an unsettled issue, for the practice of ver- the Soulbury Commission had to devote two chap ters to it in its Report Theory is of no use, and to recommend safe. unless it is put to prac- guards to prevent distice. Do not blame the crimination against Intheory without putting it dians in the grant of Give, Furity, Meditate, guage issue, on the other Re lise" That is the hand was taken for hand was taken for spiritual formula. Do you settled There was not a word about it in the Soulbury Report. After abovenamed as his widow and more than ten years the that Letters of Administration Sinhalese leaders deli. be issued to her accordingly berately reopened it and unless the Respondents abovewhipped up public fee!ing. One group of lead- Estate shall appear before ers did it in order to this court on the 14th day of capture political power. September 1962 and show Another group did it in jeslousy from your heart order to retain power in through Japa, through their hands. The reversal of the language deciya, through Ekadasi Vrata? sion was an act of If you are not practising betrayal which has no evil habits such as drink- a split second becoming these, you cannot have parallel in the long and ment in which the country tion. And without medi- Island. It was another Sgd. Selvarajah & Mahesan tation, you cannot have act of injustice against Proctors for Petitioner the Tamil people.

Reduced In Measure

The new proposals of the Finance Minister have created quite a misgiving in the minds of the people. The usual two Among the articles that

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. T. 1166

in the matter of the Intestate Estate of the late Anthoniratnam of Rasavinthoddam, Petitioner

Minor 1. Clarence Emmanuel Rajaratnam

2. Mervyn Vijeyakumar Rajaratnam

3. Eventius Reginald Rajaratnam

4. Jasintha Marie daughter of Rajaratham

5. Florence Hilda daughter of Rajaratnam an of 20, Rasavinthoddam, Jaffna

6. Paul Thillayady, Puttalam Respondents

This matter coming on for disposal before C. Thanabalasingham Esquire, District Judge, Jaffins, on the 29th day of June 1982 in the presence of Messra Selvarajah and Mahesan Practors on the part of the Petitioner and the affidavit and Potition of the Petitioner having been read;

At is ordered that the abovenamed 6th Respondent be and he is hereby appointed Guar. dian-ad-Litem over the minors lat to 5th Respondents for the purpose of watching their interests in these proceedings.

And it is further ordered Petitioner above named be and she is hereby declared entitled to have Letters of Administration to the Estate of the deceased named or any other person or persons interested in this cause if any, to the satisfaction of this Court to the contrary.

The 29th day of June 1962

Sgd. O. L. de Kretser District Judge, Jaffna

Astrological

WEEKLY FORECASTS

FROM 29-7-62 TO 4-8-62

tikai 1st part [MedhaRasi]

Domestic affairs will be in a muddle this week. Mothers health-will continue to be unsatisfactory. Expenses through vehicles fessionally a good week. also indicated. Professional success promised.

TAURUS Kartika 2, 3, 4, Rohins, Mir - wisha 1. 2 [Idapa Rast]

tinue. You will be quick indicated. Domestic trouto lose your temper. Gains bles likely week end. through foreigners and strangers promised. Finan- SAGITTARIUS Moolam. cially a favourable week.

GEMINI Mirugasirisha 3, 4, Thirwathirai, Punarpusam 1, 2, 3 [Mithuna Kast]

Success in educational pursuits promised this week. Financial gains also indicated. But eye troubles likely. Quarrels with relatives also shown.

CANCER Punarpoosa 4, Poosa, Ayilya [Kataka Rasi]

Domestic conditions will continue to be unsatisfactory. Health too will suffer. Gains through landed properties indicated. But you will have no mental peace.

LEO Maha, Poora 1, Uttira, Singha Rasi

mised. Opres tion melt away. Gains through But minor health upsets landed properties also likely. Spend the last day indicated. But minor with care. health upsets likely.

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

fairly good week. But will increase But a steady dated 28th day of May 1962 cause you some annoyance. Mind your health.

ARIES Aswini, Barani, Kar-! LIBRA Chittirai 3, 4, Swati-Visaka 1, 2, 3, [Thula Rasi]

> You will have to work hard for your success this week. Minor health up-sets also shown. Pro-

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

Sunday and Monday morning must be spent with care. New ventures will be delayed. Gains Health upsets will con-through landed properties

> Pooradam, Uttiradam 1, [Thanu Rasi]

Monday afternoon Tuesday and Wednesday must be spent with care. Rest of the week will be favourable for business deals. Ruin to enemies also indicated. But health will

CAPRICORNUS Utteradam upon you all! 2,3, 4. Thiruvonam, Avittam 1. 2. [Makara Rasi]

Domestic troubles likely. Health also will not be IN THE DISTRICT COURT OF Satisfactory. Thursday JAPFNA Friday and Saturday morning must be spent with care. Professionally a fairly good week.

AQUARIUS Avittam 5, 4. Satayam, Pooraddati 1, 2, 5 [Kumbha Rasi]

Except for the last day this week promises to be Financial gains pro- favourable. New ventures will will bring in good results.

> PISCUS Pooraddati 4, Utraddtati, Revati. [Meenahasi

NOTICE

IN THE DISTRICT COURT OF JAFFNA No: P/455

- davil
- 1 Sellaturai Nagaratnam and
- 2 Thangaratusm of Badulla
- 4 Chellammah of Kondavil
- 5 Sellaturai Manickavasagar of Korana
- 6 and wife Yogamma of Defendants, Thavady

The Fiscal Northern Province It is hereby notified that M 68, 27)

setion No. P 455 has been instituted in the District Court of Jaffna under partition Act No. 16 of 1951 for the partition / sale of the land 1 Thambu Venayagamoorthy called Aththiady, Maravan 2 Thambu Murugiah of Kon- thoddam and Pettithoddam in Plaintiff, extent 30, 15/16 Lms, V. C. and situated Kondavil.

The defendants in the aforesaid action are summoned to 3 Kandiah Ponnuthurai and appear in Court on the 14th day of March 1961 at 10 0' clock of the forencon.

> By order of Court, Sgd, N. Anthonipillai. Chief Clerk. This 6th day of January 1961

> > (0. 67, 27 & 8)

Have Faith And Practise

(Continued from Page 2)

God realisation, even if you take one thousand births.

Do not blame the teachers, Jesus and Buddha, Sankara and Ramanuja, the Sikh Gurus and the Jain Tirthankaras - all have lived and died for than you deserve. Bow to them. Prostrate yourself before them. their portraits. Read their scriptures. Follow their teachings.

ning of a new life in accordance with the Guru's teachings, in accordence with his Upadesha. Make live a new life. And live it

May God bless you all! May the blessings of the

ORDER MISE

Testamentary Jurisdiction No. 1157,

In the matter of the Last Will and T stament of the late Kandiah Muttukumaru of Karainagar East, Jaffna Deceased,

Parupathy widow of Kandiah Muttukumaru of Karainagar East, Jaffna Petitioner Vs.

Muttakumara Sundaralingam of do now of Kuala Lumpur Respondent.

This matter coming on for disposal before T. Muttusamypillai Esquire, Acting District Judge Jaffna on the 6th day of June 1962 in the presence of Mr. Alfred Swampillai Proctor on the part of the Abdominal complaints Domestic upsets will be petitioner and the affidavit of the shown. Professionally a continue. Expenses also Witnesses to the Last Will petitioner and the affidavit of patternal relatives will income also promised. respectively having been read: I Valliappar Murugupillai It is ordered that the peti Kanapathipillai of Puloly tioner be declared entitled to have Probate of the Last Will and Testament of the abovenamed deceased as sole legatee add Executrix mentioned in the said Last Will, the said Last will be declared proved and that the said probate of the said Last Will be issued to her accordingly -unless the Respondent or any other person or persons interested shall appear before this Court or or before the 7th day of September 1962 and state objection or show sufficient cause to the satisfaction of this Court to

Jaffna this 6th day of

Sgd. O. L. De Kretser, District Judge, Jaffna.

FISCAL'S SALE

IN THE DISTRICT COURT OF POINT PEDRO

Case No. 7087

1. Kandish Mahalingam and wife

2. Yogammah both of Valveddy

Plaintiffa

1. Thangaratnam daughter of Velum Mailum (minor)

2. Sellappah Kathiravetpillai and wife

3. Sellamuttu, and

4. V. Sinnathamby as G. A. L. of the 1st defendant all of Valveddy

Under and by virtue of a Commission issued to me by you. The Teachers have Court in the above case, NOTICE is hereby given that on always given you more Wednesday the 29th August 1962 at 3 o' clock in the afternoon will be sold by Public Auction at the spot the right, title, and interest of the abovenamed 2nd plaintiff and the 1st and 3rd defendants in the following property belonging to Gariand them in common as follows:-

2nd Plaintiff 3/12th share 1st Defendant 1/12th share 8/12th share 3rd Defendant

The holy Guru Porni- Valveddy in Uduppiddy Parish in the division of Vadama. ma Day is a day of re- radohi in Jaffna District, Northern Province, called "Chemmembrance and thanksgiving. It is a day for reiteration of thy faith in Surveyor. The Lot No. 3 in the said Plan in extent 5, 25/32 the Guru and the begin-kulies and bounded on the East by Lot z allowed as a lane in common, on the North by property belonging to Kandiah Kandasamy and others, on the West by the property belonging to Velupillai Sellathurai and others, and on the South by the property belonging to 2nd plaintiff and represented by Lot I in Survey Plan No. 970 dated 14-10-61 and prepared the resolution this day to by S. Subramaniam, Licensed Surveyor, and filed of record, together with a share of well in Lot 3 and the right of way and water course and proportionate share in Lot 2,

Valuation of the property-Rs 675/.

- Brahma-Vidya Gurus be Notes (I) The property will be sold first among the co. owners for not less than the valuation, and if not purchased by some one or more of them then it shall be put up for sale by public auction and sold to the highest bidder, permitting the co-owners
 - (2) The purchaser shall immediately after the sale pay the full purchase amount and Fiscal's charges. If the purchase amount exceeds Rs. 100/- the purchaser other than the co-owner shall pay onefourth of the purchase amount and Fiscal's charges immediately after the sale and furnish two good and sufficient sureties for payment of the balance within 30 days and sign an Agreement thereof.
 - (3) Fiscal's charges include Advertisement charges, Fiscal's commission at 2 per cent on the proceeds of sale, and travelling expenses, etc.

T. Gurunathapillai, for Fiscal, N. P.

Fiscal's Office. Jafina, 23rd July, 1962.

NOTICE

IN THE DISTRICT COURT OF POINT PEDRO

No. 7149.

Vethavanam Kanagasabapathy of Puloly West

- Kanapathipillai of Puloly
- 3 Sinnathambiar Velupillai
- Vinasithamby Alvapillai 5 Seethevy daughter of Kandiah
- 6 Parupathipillai widow of Paramu Kanapathipillai
- 7 Nagappar Ponniah wife Sivapackiam
- 9 V. Kidnapillai and
- 10 wife Saraswathy 11 Sellammah daughter Kathirgamu Manickam
- Kathirgamar Manickam Manickam Kathirgamathamby
- 14 Theivanai daughter of June 1962 Kathirgamar Maniekam 15 Kandappar Velayutham
 - 16 Paramu Kanapathipillai Velavutham 17 Subramaniam Chelliah and
 - 18 wife Rasammah 19 Kandappar Kanagu

- 20 Thanmar Seeniar
- 21 Arumugam Visw lingam
- 22 wife Ratnam
- 23 Ponnattai widow of Velar Kandappar

24 Kandappar Thambirajah 25 Annapillai daughter of Ramar all of Puloly South Defendants.

It is hereby notified that Plaintiff action No. 7140 has been District Court of Point Pedro under the Partit on Act No. 16 of 2 Murugupillai Ramakrishnan 1961 for the partition / sale of the land called Kurudithoddam in extent 28 Lms V.C. Do. 6,2 Lms. V.C and situated at Puloly West Sinhapahuthevenkurichy, in Point Pedro Parish, Vadamaradohy Division, Jaffna District, Northern Province,

The Defendants in the aforesaid action are summoned to appear in Court on the lat 12 Meenambikai daughter of day of August 1962 at 10 o' clock of the forenoon.

This 28th day of April 1962,

By order of Court M. Sri Pathmanatham Secretary.

Drawn by T, Ponnambalam Proctor for Plaintilf. (M. 64, 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 Pulcly West Petitioners

Kathiravelu Vallipuram of Puloly West Respondent

This matter coming on for disposal before N. Sivagnanasundram quire District Point Pedro on the 11th day of June 1962 in the presence of Mr. K. Mailvaganam Proctor S. C on the part of the petiof the 2nd petitioner reid.

It is ordered that the having been read. petitioner be and she is hereby declared tioner be and is hereby deadministratrix of the es- clared entitled to take Letters tate of the deceased of Administration to the esabovenamed and is en- tate of the said deceased titled to have Letters of Administration issued to her unless the res- heirs and as the sister of the pondent or any other deceased and that Letters be person shall on or before issued to her accordingly, the 17th day of August unless the said Respondents 1962 show cause to the interested shall appear on or satisfaction of this court before the 7th day of Septemto the contrary.

This 11th day of June this Court to the contrary.

Shares issued all time

and 8% respectively.

Part payments accepted.

APPLY TO:

arrangements.

Sgd. N. Sivagnanasundaram District Judge

O 66 20 & 27

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

1 Thirumanchanam widow of Kathirasu Muruguppillai of Vaddukoddai East and

Kathirasu Ponnuthurai of Vaddukoddai East presently of Scremban, Malaya

Respondents

This matter coming for disposal before T. Muttusamion the part of the peti-pillai Esqr., Acting District tioners, and the affidavit Judge, Jaffna on the 12th day of June, 1962 in the presence of Mr. M. Kathiravelu Procdated the 25th day of tor on the part of the Peti-April 1962 having been tioner and the Affidavit and Petition of the Petitioner

It is ordered that the retiabovenamed and that Letters of Administration be issued to the Petitioner as one of the or any other person or persons her, 1962 and show sufficient cause to the satisfaction of

This 12th day of June, 1962

Sgd. T. Muttusamipillai Acting District Judge

65 20 & 27

THE JAFFNA MUTUAL

BENEFIT FUND Ltd.

(Established 1918)

Shares 5000 shares of Rs, 100/- each 80 monthly

Savings Accounts opened and interest allowed

Fixed Deposits received for periods of 12 months

Drafts issued on the National and Imperial Banks

Loans on the security of Jewels a speciality.

FOR FURTHER PARTICULARS

instalments of Re. 1/- per share will earn

Rs. 100/- for each at the end of the period.

at 1%per annum on the average monthly

balance when it does not fall below Rs. 500/-.

and 36 months and interest allowed at 6%

to Colombo and the Principal cities of India.

Remittances to and from F. M. S. by special

HINDU ORGAN & INTHUSATHANAM

AMENDED ANNUAL SUBSCRIPTION RATES

Inland

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

Outside Ceylon

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

Reduced Rates

Educational 4 50 Institutions

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 Petitioner

1 Rajappu Packianathar of Pandatheruppu presently of Police Station, Matara

2 Mariamalar daughter havithu Rajappu of Pandatherappa

3 Jasintha daughter of Thavithu Rajappu of do

Pushpamalar daughter of Thavithu Rajappu of do Daisy Rance daughter of Thavithu Rajappu of do The 2nd to the 5th Respondents are minors appearing by their guardian-ad-

litem the 6th Respondent 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. Hayatambi proctor on the part of the petitioner and the affidavit and petition of the petitioner having been

It is ordered that the 6th Respondent be appointed guardian-ad-litem over the miners the 2nd to 5th Respendents 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 en or before the 3rd day of August 1969 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

This 20th day of June 1962

(Sgd) T. Muttusamipillai Actg. District Judge 0 63 20 & 27

ORDER NISI DECLARING WILL PROVED

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction

In the matter of the Last Will and Testament of the late Viswanathan Kanakaratnam of Puloly West

Deceased.

V. Kanakaratnam Subramaniam of Puloly West

Petitioner.

I Meenamma wife of N. Alvadpillai Rajaratnam of Puloly West

nathan of do

3 V. Kanakaratnam Sankarap pillai of Pulcly South

V. Kanakaratnam Kumarasamy of Puloly West 5 V. Kanakaratnam Sandra-

segaram of do V. Kanakaratnam Kathirka.

man of do 7 V. Kanakaratnam Kandappah of do

sundaram Esquire, District Judge of Point Pearo on the tioner dated 17th June, 1962 2nd of June 1962 in the pre- having been read. sence of Mr. S. Rasarathnam the affidavit of the Petitioner 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. Kanapadhip-pillai, Notary Pubile, 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 satis- (O. 62, 20 & 27)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1161.

In the matter of the intestate estate of the late Sabapathippillai Arunachalam of Jaffna late of Kuala Lumpur, Deceased.

Thangammah widow of Saba. pathippillai Arunacha am of No. 10, 5th Lane, Palaly Road, Jaffna Decessed. Petitioner.

Arunachalam Balakrishnam of Palaly Road, Jaffna presently of Kuala Lumpur

Santhakumari daughter of S. Arunachalam

2 V. Kanakaratnam Viswa. 3 Arunachalam Rathakrishnan minor appearing by his proposed Guardian-ad-litem the 4th Respondent

4 Ponnampalam Nagalingam Nadarajah all of Palaly Road, Jaffna

Respondents. This matter coming on for disposal before T. Muttusamippillai Esquire, Acting District Respondents. Judge, Jaffna on the 18th day of June, 1962 in the presence This matter coming on for of Mr. M. Kathiraveln, Proctor disposal before N. Sivagnana- on the part of the Petitioner and the Affidavit of the Peti-

It is ordered that the Peti-Proctor on the part of the tioner be and she is hereby Petitioner abovenamed and declared as the widow of the said deceased to have Letters dated the 2nd day of June of Administration to the estate 1962 and the affidavit of the 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)

faction of this Court to the contrary.

Sgd. N. Sivagnanasundaram District Judge.

The 2nd day of June 1962.

FOR ALL YOUR

PRINTING REQUIREMENTS

PLEASE CONTACT:

F. Jeewajee & Bros.,

PAPER MERCHANTS & STATIONERS,

No. 50, New Moor Street. COLOMBO 12.

Telephone: 78861.

T'grams: "PABAND"

araquad apro Guis valuara erecuiera Careiques pura Grus gas pelos guises estiga erexump upus Censa appais Cuired una CummuGares man 13 element ens Cummi.

Printed and Published by Ayampillai Sinnathurai, residing No. 2 Brown Road, 2nd Lane, Jaffna, for and on behalf of the Proprietors, the Saiva Paripalana Sabhai, Jaffna, at their Press, the Saiva Prakasa Press, 450; K. K. S. Road Vannarponusi, Jaffna, on Friday, July 27, 1962,

Biditory B. N. STVAPIEAR'ASAM.

S. KANAGASABAI, Shroff.