

For Your Printing

SAIVA
PRAKASA
PRESS

THE Hindu Organ

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

PHONE No. 856

[PRICE 10 CENTS]

Estd. Sept. 11, 1889.]

VOL LXXIV

JAFFNA, FRIDAY OCTOBER 5, 1962

NO. 26

CHINESE ECONOMY

Problem Posed By Food Shortage And Hunger

Under the title, "China Meets Malthus", the "Economist" analyses the problem posed to Peking's planners by food shortages and hunger among China's millions and the effect this has on the country's economy.

The current issue of "Hung Chia" (Red Flag) the organ of the Central Committee of the Chinese Communist Party, tells of failure in the industrial drive and, says the "Economist", adds meat to the bare bones of the reticent communique which followed the secret session of the Chinese Parliament in April.

That cryptically called for improved planning to establish a balance between the different sectors of the economy and—which was most useful—gave priority to agriculture over light industry and to light industry over heavy industry.

In 1958, the year of the "Great Leap Forward", nature had been kind and there were bumper harvests. Peasants were told in their millions to leave their fields and make steel in their backyards. Since then, nature has been cruel, dreams of plenty have collapsed and the backyard steel-makers have been returned to the fields, where they have been joined by many industrial workers. Factories are idle in Shanghai and Canton, and the Manchurian steel mills are working at a fraction of their capacity.

The burden of the "Hung Chia" article, says the "Economist", is that the Party theorists who pinned their hopes on rapid industrialisation were wrong. Progress will have to be gradual: there must be iron discipline for workers and management alike in order that productivity may be raised.

Nor, "Hung Chia" makes clear, is there any likelihood of an early return to the heady days of 1958. There can be no large volume of investment in industry in the near future: it will have to make do with the labour force and machinery now available.

The heart of the problem, says the "Economist", is China's massive population which is still growing and may be approaching 700 million. The birth control campaign which has been in abeyance for the past four or five years is being revived and couples are being advised to marry late and have smaller families. The campaign seems to be tacit recognition that China's population, once officially regarded as the country's principal asset, cannot be allowed to grow unchecked.

The "Economist" says that the Communist Government which squeezed an investable surplus out of a traditionally long-suffering and hard-working population during the first decade of the regime's life, is no longer able to do even this. Starvation will yield no forced savings.

The Communists claim that, whereas in the old days thousands were left to die in the streets, there is little actual starvation now. But a general state of malnutrition, though it may be more equitable, is a terrifying and unproductive fact. Hong Kong caught a glimpse of the problem last spring when the usual trickle of refugees into the Colony temporarily became a flood.

The "Economist" points out that the isolation from the Western world, brought upon China by its own policies, cannot obscure the human need of its people.

—U. K. I. S.

Letters to the Editor.

USURPERS

Sir,—

Mr. Oliver T. Goonawardena in his letter to, "The Daily Mirror" of 7-8 62 tells us:—

"The Usurpers as Damilas (Tamils) referred to by the authors obviously make one infer that the other kings', (meaning kings such as Asela, Sura-Tissa and Devanampiya Tissa, distinct from Sena, Guttika and Elara), "were Sinhalese kings."

The 'Authors', he alludes to are those of the Dipavamsa and the Mahavamsa. The word *Usurper* means merely, 'one who assumes a throne wrongfully', Subba the porter and Kasyappa (a Canarese referred to as a 'Sinhalese king'), were for instance, *USURPERS* though not necessarily Tamils kings! In fact we know, that of the fifty-one kings of the Mahavamsa nineteen were put to death by other aspirants to the throne. There have been thus many, 'Usurpers'. Does Mr. Goonawardena believe that these were all Tamils?

Besides, nowhere in the Dipavamsa, for instance, as Mr. Goonawardena suggests, is it stated that Sena or Guttika or Elara was an Usurper, though they are particularised as *Damilas*, and therefore non-Buddhists. Here is what we read in the Dipavamsa, Ch. XVII-VV, 47-50.

V. 47. "The Damilas Sena and Guttika capturing, Sura-Tissa ruled righteously for twenty-years."

V. 48. "Prince Asela, son of Mutasiva, killing Sena and Guttika ruled for ten years."

V. 49. "The Prince named Elara killing Asela, ruled righteously for forty-four years"

V. 50. "Avoiding the paths of desire, hatred fear and delusion he ruled righteously being incomparable."

It is significant that the Dipavamsa, the earlier of the two Pali Chronicles, does not mention anywhere that there was

COUP COURT NOT VALIDLY CONSTITUTED

Unanimous Decision of Judges

History was made when the three Judges of the Supreme Court, Mr. Justice T. S. Fernando, Mr. Justice L. B. de Silva, Mr. Justice P. Sri Skanda Rajah who were nominated by the Minister of Justice acting under the power vested in him by the Criminal Law (Special Provisions) Act No. 1 of 1962 to hold the trial at-Bar in respect of the alleged Coup of January 27, 1962, unanimously made order that Section 9 of the Criminal Law (Special

(Continued on page 2)

a war between Elara and Duttugemunu.

There are many reasons to infer that Mutasiva, Mahasiva, Asela, Sura Tissa and his brother Devanampiya Tissa, were of Tamil descent, and were obviously Hindus—the last becoming a convert to Buddhism.

That was why Tennent wrote that, "The rule of the Tamils although averse to Buddhism was characterised by justice and impartiality", and that, "The people recognised their relationship to the legitimate sovereigns of the Island."

S. J. GUNASEGARAM.
Kopay,
11.8.62.

PEDIGREE

Sir—One read with interest ('Mirror' 31-8-62, Mr. O. T. Goonewardena's attempt at tracing the pedigree of Surattissa, the son of Mutasiva and the brother of Mahasiva and Devanampiya Tissa.

It is common knowledge that any one who has wealth backed by power could succeed in tracing a noble ancestry for himself. There are instances in our own country of descendants of masons and mace-bearers of colonial times claiming, in our own day, 'regal' affiliations for

PRAYER CONGREGATION & PILGRIMAGE ON FOOT

A large number of members of the Sivathondan Circle participated in the Prayer Meetings and Pilgrimages during the last two Sundays. The first pilgrimage on foot was from Kaithady to Sivathondan Ashramam; the second was from Kathiramaalai (Sivankoil Chunnakam).

Special Poojah and chanting of Thirumurai were followed by a talk on the significance of pilgrimages by Shri M. Gnana-pragasam. In the afternoon a long line of pilgrims wended their worshipful way along the Kankasanturai Jaffna Road to Shivathondan Ashrama.

themselves, a perfectly acceptable process in a socialist era.

I wonder, however, whether Mr. O. T. G., is aware that in 'none of the early inscriptions' according to B. C. Law ("On the Chronicles of Ceylon"), the names of the two heroes of the Mahavamsa Devanampiya Tissa and Duttugemunu have so far been found? The identification of several other names of the early kings too has been more or less guesswork (B. C. Law *ibid*).

The name 'Panduvansa' ('a dweller of Pandya'), appearing in the Dipavamsa, has been changed into Pandu Vasudeva in the Maha-Vamsa—a character taken from the Mahabharatta Epic. Does Mr. O. T. G. seriously believe that names such as Mutasiva, Mahasiva etc. are Sinhala names? Would he care to equate the early kings whom he calls 'Sinhala' with Hindu Tamil rulers who originally came from the Pandyan Tamil country?

S. J. GUNASEGARAM.
Kopay
31-9-62

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNA
Testamentary Jurisdiction
No. 1196

In the matter of the Intestate
Estate of the late Vinayar
Ratnam of Vaddukodai
West Deceased.

Maheswaryammah widow of
Vinayar Ratnam of Vaddukodai West Petitioner

Vs.

- 1 Vinayar Kandiah of Vaddukodai West
- 2 Aiyampillai Subramaniam of Nagalma Estate, Dehiowita
- 3 Aiyampillai Karalasingam of Vijaya College, Matale
- 4 Naderajah Tharmalingam and wife
- 5 Sinnamany both of do
- 6 M. V. Seevaratnam and wife
- 7 Muthupillai both of Nagolla Road, Matale
- 8 Arumugam Kasinathar and wife
- 9 Thangam both of Vaddukodai West
- 10 Ponnammah widow of Rajah of do
- 11 Vairu Sinnathamby and wife
- 12 Annappillai both of do Respondents.

This matter coming on for disposal before O. L. de Kretser Esquire, District Judge, Jaffna on the 13th day of August 1962 in the presence of Mr. N. Ehamparam, Proctor on the part of the petitioner and the affidavit of the petitioner having been read

It is ordered that the petitioner abovenamed be and she is hereby declared entitled as legal widow of the said deceased to have Letters of Administration issued to her accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 26th day of October, 1962 show sufficient cause to the satisfaction of this Court to the contrary.

This 13th day of August 1962

Sgd. C. Thanabalasingham
District Judge.
(O. 119. 5 & 12)

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNA

Testamentary Jurisdiction
No. 1208

In the matter of the intestate
Estate of the late Velupillai Sinnadurai of Uduvil Deceased
Munrar Nallathamby of Uduvil Petitioner

Vs.

- 1 Sinnachchy widow of Velupillai
- 2 Velupillai Kandiah
- 3 Velupillai Ponniah
- 4 Selliachchy wife of Munrar Nallathamby
- 5 Ledchumy wife of Vallipuram Thamboo and
- 6 Vallipuram Thamboo all of Uduvil Respondents

This matter coming on for disposal before C. Thanabalasingham Esquire Additional District Judge Jaffna on the 24th day of August 1962 in the presence of Mr. S. Kanagasabapathy proctor on the part of the petitioner and

ORDER NISI

In the District Court of Jaffna
Testamentary Jurisdiction
No. 1217

In the matter of the Last Will
and Testament of the late
Sinnathamby Muttu Kandiah of Naranthanai Deceased

Thilagavathy widow of Sinnathamby Muttu Kandiah of Naranthanai

Vs

- 1 Kandiah Pathmanathan of Naranthanai now of England
- Minors 2 Kandiah Ramanathan
- 3 Kandiah Sriharanathan both of Do minors by their Guardian ad litem
- 4 Thambippillai Karalasingam of Do Respondents

This matter coming on for disposal before C. Thanabalasingham Esq. Acting District Judge Jaffna on the 4th day of September 1962 in the presence of Mr. A. Kanagasabai Proctor for Petitioner and witnesses having been read.

It is ordered that the above named 4th Respondent be appointed Guardian ad litem over the minors 2 & 3 Respondents for the purpose of this action and that the Last Will of the abovenamed deceased dated 6th February 1957 and attested by P. Ramalingam Notary Public under No. 11057 be declared proved and that the said Petitioner as the Executrix named in the said Will be entitled to have Probate of the same issued to her accordingly, unless the said Respondents or any other person or persons interested shall appear before this court on the 28th day of November 1962 and show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 4th Respondent do produce the said minors in court on the said date.

This 4th day of September 1962

Sgd. O. L. D. Kretser
District Judge

Drawn by
Sgd. A. Kanagasabai
Proctor for Petitioner
113 5 & 12

the affidavit of the petitioner dated the 22nd day of August 1962 having been read; It is ordered that the petitioner be declared entitled to have Letters of administration to the estate of the said intestate as his brother in law and directing that such Letters of administration be issued to him accordingly — unless the Respondents or any other person or persons interested shall appear before this Court on or before the 26th day of October 1962 and show cause to the satisfaction of this Court to the contrary.

Jaffna this 24th day of August 1962.

O. L. D. Kretser
District Judge, Jaffna
116 5 & 12.

Order Nisi

IN THE DISTRICT COURT OF
JAFFNA
Testamentary Jurisdiction
No. 1215,

In the matter of the intestate
estate of the late Velupillai Ponniah of Karainagar West Deceased.

Ponniah Thamothersampillai of Karainagar West

Vs

Sithamparappillai Navaratnam of Karainagar West Respondent.

This matter coming on for disposal before O. L. D. Kretser Esquire, District Judge, Jaffna on the 30th day of August 1962 in the presence of Mr. A. Kanagasabai Proctor for Petitioner and the affidavit having been read:

It is ordered that the Petitioner be and he is hereby declared entitled to take Letters of Administration to the estate of the said deceased and that Letters of administration be issued to the Petitioner as his sole heir, unless the said Respondent or any other person or persons interested shall appear on or before the 28th day of November 1962 and show sufficient cause to the satisfaction of this Court to the contrary.

This 30th day of August 1962;

Sgd. C. Thanabalasingam
District Judge.

Drawn by
A. Kanagasabai
Proctor for petitioner.
(O. 111. 5 & 12)

Order Nisi

IN THE DISTRICT COURT
OF JAFFNA

Testamentary Jurisdiction
No. 1194,

In the matter of the intestate
estate of the late Parupathipillai wife of Arumugam Murugesu of Karainagar North Deceased.

Murugesu Ponnuthurai of Karainagar North Petitioner.

Vs.

- 1 Murugesu Kandiah
- 2 Murugesu Sithamparappillai both of Karainagar North Respondents.

This matter coming on for disposal before C. Thanabalasingham Esquire, Acting District Judge, Jaffna on the 6th day of August 1962 in the presence of S. Candiah Proctor for petitioner, and the affidavit of the petitioner dated the 5th day of August, 1962, having been read:

It is ordered that the petitioner is entitled to Letters of Administration to the estate of the deceased and the same be issued and granted to him accordingly unless the Respondents or any other persons on or before the 19th day of October 1962 show sufficient cause, if any, to the satisfaction of this Court to the contrary.

Jaffna this 6th day of August 1962.

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

Drawn by
Sgd. S. Candiah
Proctor for Petitioner.
(O. 118. 5 & 12)

ORDER NISI

IN THE DISTRICT COURT
OF JAFFNA
Testamentary Jurisdiction
No. 1206

In the matter of the intestate
estate of the late Viyalappillai wife of Ponnampalam Ramalingam of Uduvil Deceased

Ponnampalam Ramalingam of Uduvil Petitioner

Vs

- Minor 1 Ramalingam Kuganesan and
- 2 Ramalingam Jeganesan both of Uduvil They both being minors by their proposed guardian - ad - litem
- 3 Vettivelu Thurai-rajah of Chunnakam Respondents

This matter coming on for disposal before O. L. de Kretser Esquire District Judge Jaffna on the 22nd day of August 1962 in the presence of Mr. C. Ramalingam Proctor on the part of the petitioner and the affidavit of the petitioner having been read:

It is ordered that the 3rd respondent abovenamed be and he is hereby appointed guardian-ad-litem of the 1st and 2nd respondents abovenamed for the purpose of these proceedings and that the petitioner abovenamed be and he is hereby declared entitled as the widower of the deceased abovenamed to have letters of administration of the estate of the said deceased issued to him accordingly unless the said respondents or any other person or persons interested shall on or before the 26th day of October 1962 show sufficient cause to the satisfaction of this Court to the contrary.

This 22nd day of August 1962

Sgd C. Thanabalasingam
District Judge
(O. 121 5 & 12)

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNA

Testamentary Jurisdiction
No. 1203 T.

In the matter of the Last Will
and Testament of the late
Kandiah Coomarasamy of Vaddukodai East Deceased

Thangammah widow of Kandiah Coomaraswamy of Vaddukodai East

Vs.

- Minor 1 Kumaraswamy Sivakumaran
- 2 Velupillai Sivakuranathan both of Vaddukodai East Respondents.

This matter coming on for disposal before O. L. de Kretser Esquire, District Judge of Jaffna on the 17th day of August 1962 in the presence of Mr. M. K. Subramaniam Proctor on the part of the petitioner and the affidavit of the petitioner and the affidavits of the Notaries and the attesting witnesses having been read:

It is ordered that the abovenamed 2nd respondent be and he is hereby declared appointed guardian ad litem over 1st respondent abovenamed and that Last Will of the abovenamed deceased bearing No. 344 dated 29th November 1954 and attested

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNA
Testamentary Jurisdiction
No. 1142.

In the matter of the intestate
Estate of the late Leo
Thomas of Mathagal, Jaffna
late of Ipoh in the Federation of Malaya Deceased.

Margaret Lena Thomas widow of Leo Thomas of Bankshall Street, Jaffna

Vs.

- Minor 1 Mary daughter of Thomas
- 2 Thomas Anton
- 3 Thomas Alfred
- 4 Heilen daughter of Thomas
- 5 Theresa daughter of Thomas
- 6 Anne daughter of Thomas
- 7 Thomas Noel
- 8 Doris daughter of Thomas
- 9 Bernadine daughter of Thomas all of Bankshall Street, Jaffna and
- 10 S. M. J. Louis of 4th Cross Street, Jaffna the 1st to 9th respondents are minors appearing by their Guardian - ad - litem the 10th respondent Respondents.

This matter coming on for disposal before N. Sivagnanasundram Esq. District Judge, Jaffna on the 23rd day of May 1962 in the presence of Mr. A. Homer Vanniasinkam Proctor on the part of the petitioner and the affidavit of the petitioner dated the 7th day of May 1962 having been read:

It is ordered that the abovenamed 10th respondent be appointed Guardian-ad-litem over the minors the 1st to 9th Respondents for the purpose of protecting their interest and of representing them in this case and that petitioner be declared entitled to have Letters of administration to the estate of the said intestate as his widow and directing 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 the 5th day of September 1962 and state objection or show sufficient cause to the satisfaction of this Court to the contrary.

Jaffna this 23rd day of May 1962.

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

Time to show cause extended on 9-10-62.

Sgd. O. L. de Kretser
District Judge.
(O. 109. 28 & 5)

by T. Devarajan Notary Public read with the Codicil bearing No. 8933 dated 29th October 1956 and attested by M. K. Subramaniam Notary Public now deposited in this Court be and the same is hereby declared proved and it is further declared that the petitioner is the sole executrix named in the said Will and that she is entitled to have Probate of the said will issued to her accordingly unless the respondents or any other person interested shall on or before the 26th day of October 1962 show sufficient cause to the satisfaction of this court to the contrary.

This 17th day of August 1962
Sgd. O. L. de Kretser
District Judge,
115 5 & 12

ORDER NISIIN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1195.

In the matter of the intestate of the late Ponnammah wife of Saravanamuttu Kanmanyrajah of Karainagar West Deceased

Saravanamuttu Kanmanyrajah of Karainagar West

Vs. Petitioner

Minor 1 Nageswary daughter of Kanmanyrajah
2 Kanmanyrajah Thiruchittampalam and
G A L 3 Vethavanam Sithamparappillai all of Karainagar West Respondents

This matter coming on for disposal before O. L. D. Kretser Esqr District Judge Jaffna on the 13th day of August 1962 in the presence of Mr. A. Kanagasabai 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 minors 1 & 2 Respondents for the purpose of watching their interests in these administration proceedings and that the Petitioner be and he is hereby declared entitled to take Letters of Administration to the estate of the said deceased and that Letters of Administration be issued to the Petitioner as her lawful husband, unless the said Respondents or any other person or persons interested shall appear on or before the 24th day of October 1962 and show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said 3rd Respondent do produce the said minors in court on the said date.

This 13th day of August 1962

Sgd. O. L. D. Kretser
District JudgeDrawn by
Sgd. A. Kanagasabai
Proctor for Petitioner
112 28 & 5**ORDER NISI**IN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1149.

In the matter of the intestate estate of the late Manuel Christo of Naranthani in Kayts Deceased.

Raphiel Visuvasan of Naranthani, Kayts Petitioner.

Vs.

Minors 1 Christo Gnanaseelan
2 Christo Gnanatheepan
3 Christo Gnanaseeli
4 Christo Castle Star and
5 Reeta widow of Manuel Christo all of do Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esquire District Judge, Jaffna on the 15th day of May 1962 in the presence of Mr. A. Homer Vanniasinkam Proctor on the part of the petitioner having been read. It is ordered that the abovenamed 5th respondent be appointed Guardian ad litem over the minors 1st to 4th respondents for the purpose of representing them in this case and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate as his brother-in-law and directing that such letters of administration be issued to him accordingly unless the Respondents or any other person or persons interested shall appear before this court on the 6th July 1962 and state objection or show sufficient cause to the satisfaction of this court to the contrary.

ORDER NISIIN THE DISTRICT COURT OF
JAFFNATestamentary Jurisdiction
No. 1162.

In the matter of the Last Will and Testament of the late Thambo Thirunavukkarasu of Periyavilan Deceased

Thambu Ramalingam of Periyavilan Petitioner

Vs

1 Kanapathippillai Thambipillai of Mareesankoodal, Ilavilai, Trustee of the Mareesankoodal Murugamoorthy Temple
2 Thambu Kulathungam of High Street, Police Station, Kuala Lumpur
3 Parameswary wife of Thambu Kulathungam of do Respondents

This matter coming on for disposal before T. Muthusamypillai Esquire, District Judge, Jaffna on the 19th day of May 1962 in the presence of Mr. S. T. Nadarajah, Proctor on the part of the petitioner and the affidavit and petition of the petitioner dated the 29th day of May 1962 and the affidavit of the witnesses dated the 29th day of May 1962 having been read;

It is ordered that the last will and Testament dated the 16th day of February 1962 which has been produced and now deposited in this court be and the same is hereby declared proved and that the petitioner abovenamed be declared entitled to have probate thereof issued to him accordingly as the executor named therein unless the respondents or any other person or persons shall on or before the 14th day of September 1962 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

The 19th day of May 1962

Sgd. C. Thanabalasingham
Addl. District Judge

This Order Nisi is extended returnable 16-11-62

Sgd. C. Thanabalasingham
Addl. District JudgeDrawn by
Sgd. S. T. Nadarajah
Proctor for Petitioner
O 106 28, 5

pose of representing them in this case and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate as his brother-in-law and directing that such letters of administration be issued to him accordingly unless the Respondents or any other person or persons interested shall appear before this court on the 6th July 1962 and state objection or show sufficient cause to the satisfaction of this court to the contrary.

15th May 1962,

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

Time to show cause extended to 19-10-1962.

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

(O. 108, 28 & 5)

ORDER NISIIN THE DISTRICT COURT OF
POINT PEDROTestamentary Jurisdiction
No. 741.

In the matter of the intestate estate and effects of the late Vettivelu Sivasithamparam of Karaveddy North Deceased.

1 Velantham Kanthasamy
2 wife Thevasena both of Karaveddy North

Vs. Petitioners

Parupatham widow of Sivasithamparam of do Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esquire, District Judge, Point Pedro on the 18th day of July 1962 in the presence of Messrs. Ratnasingham & Subramaniam, Proctors on the part of the petitioners and the petition and affidavit of the petitioners having been read.

It is ordered that the 2nd petitioner as an heir of the said deceased be declared entitled to have Letters of Administration to the estate of the said deceased and that Letters of Administration be issued to her accordingly unless the respondents or any other person shall on or before the 5th day of October 1962 at 10 O'clock in the forenoon appear and show sufficient cause to the satisfaction of this court to the contrary.

This 18th day of July 1962.

Sgd. V. M. Cumarasamy
District Judge.Drawn by
Sgd. Ratnasingham &
Subramaniam
Proctors for Petitioners.
(O. 107, 28 & 5)**Order Nisi**IN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1200

In the matter of the intestate estate of the late Nallamma wife of Subramaniam of Araly North who died in Kuala Lumpur, Malaya Deceased

Sanmugam Subramaniam of Kuala Lumpur appearing by his attorney Kandiah Subramaniam of Vaddukoddai East Petitioner

Vs.

1 Subramaniam Shanmugalingam of Kuala Lumpur
2 Subramaniam Rajaratnam of do, and
3 Subramaniam Thangadurai of Bukit Mertajam Respondents

This matter coming on for disposal before O. L. de Kretser, Esqr District Judge Jaffna on the 16th day of August, 1962 in the presence of Mr. N. Ehamparam, Proctor on the part of the Petitioner and the affidavit of the Petitioner having been read:

It is ordered that the Petitioner abovenamed be and he is hereby declared entitled as legal husband of the deceased to have Letters of Administration issued to him accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 26th day of October, 1962, show sufficient cause to the satisfaction of this Court to the contrary.

This 16th day of August 1962

Sgd. O. L. De. Kretser
District Judge

120 5 & 12

ORDER NISIIN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 1120.

In the matter of the intestate estate of the late Anne Saverimuttu widow of Anthony Duraisamy Saverimuttu of Jaffna Deceased.

Emmanuel Saverimuttu of St. Alban's Place, Colombo

Vs. Petitioner.

Miss Anne Beatrice Saverimuttu of Main Street, Jaffna Respondents.

This matter coming on for disposal before N. Sivagnanasundaram Esqr, District Judge, Jaffna on the 7th day of March 1962 in the presence of Mr. A. Homer Vanniasinkam Proctor on the part of the Petitioner and the affidavit of the Petitioner dated 20th day of November 1961 having been read: It is ordered that the Petitioner be declared entitled to have letters of administration to the estate of the said intestate as his son and one of the heirs and directing that such letters of administration be issued to him accordingly—unless the Respondent or any other person or persons shall appear before this Court on or before the 7th day of September 1962 and show cause to the satisfaction of this Court to the contrary.

Jaffna, this 7th day of
March 1962.Sgd. O. L. de Kretser,
District Judge, Jaffna.7-9-62
Time to show cause extended to 17-10-62,Sgd. C. Thanabalasingham
Addl. District Judge.
(O. 110, 28 & 5)**ORDER ABSOLUTE IN THE
FIRST INSTANCE**IN THE DISTRICT COURT
OF JAFFNA

No. T/1190.

In the matter of the Last Will and Testament of the late Muttusamy Kanagasabai of Kokuvil, Jaffna

Rajaswary widow of Muttusamy Kanagasabai of Kokuvil East, Jaffna

Petitioner.

This matter coming on for disposal before C. Thanabalasingham Esquire, Additional District Judge of Jaffna, on the 27th day of July, 1962 in the presence of Mr. V. Navaratnam Rajah, Proctor on the part of the petitioner and the affidavit of the petitioner dated 25th July 1962 and the affidavit of the Notary dated 20-7-1962 having been read.

It is ordered that the Last Will and Testament bearing No. 704 made by the deceased abovenamed on the 19th day of January 1958 and attested by R. C. Subramaniam, Notary Public, the Original of which has been produced and is now deposited in this Court be and the same is declared proved and that the petitioner abovenamed is the executrix named therein and that she is hereby declared entitled to have Probate thereof issued to her accordingly on her payment of estate duty and taking oath of office.

This 27th day of July 1962,

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

(O. 105, 28 & 5)

**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.**சாங்குடில் மறுதலு பெயர் மலிகைஞ் சாங்குடில்
சாங்குடில் மறுதலு பெயர் குறையிலு தயிசன் வாழ்
சாங்குடில் மறுதலு பெயர் சாங்குடில் மலிகை மலிகை
மலிகைமலிகை மலிகை மலிகைமலிகை மலிகை மலிகை

Printed and Published by Ayampillai Sinnathurai, residing No. 2 Brown Road, 2nd Lane, Jaffna, for and on behalf of the Proprietors, the Saiva Paripalana Sabha, Jaffna, at their Press, the Saiva Prakasa Press, 450, K. K. S. Road Vannarponnai, Jaffna, on Friday, October 5, 1962.

Editor: R. N. SIVAPRAKASAM.