

For Your Printing

SAIVA
PRAKASA
PRESS

THE Hindu Organ

FOR YOUR
[BOOKS]CONTACT
Saiva Prakasa
Book Depot]

Estd. Sept. 11, 1889,]

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

PHONE No. 856

[PRICE 10 CENTS]

VOL LXXVII

JAFFNA, FRIDAY MAY 21, 1965

NO. 7

SATHYA SAI BABA

A MODERN AVATAR

(By DR. T. NALLAINATHAN)

How dare you call this middle aged Hin'u of Andhra Pradesh an avatar? This question rings in one's ears, when the followers of the various Swamies whom we know or have read about claim their Gurus as the Avatar. I can't help remembering a very well known Saint of India asking his devotees whether he was an Avatar or not. Such doubts have no place either in the mind of the Satya Sai Baba himself or his devotees; for on every Sivaratthri day he brings out of his very body through his mouth in the presence of tens of thousands of devotees in his ashram at Puttaparthi Shiva Lingams with their bases (avidaryas). It may be one or as many as nine or any number in between. At least this annual incident must remove from the minds of Swamies like Chitbhavananda that the Lingam is a phallic symbol! Have you ever read dear reader in any Shastra that a human being can produce or had ever produced Shivalingams? And this is but one reason for dubbing him a modern Avatar.

He has shown himself to his devotees as Ganesha, Narasimha, Krishna, Rama and Kalki. I shall cite the experience of Swami Amritananda, aged 82, a favourite disciple of Ramana Rishi. When this aged Sannyasin called on Satya Sai Baba who was born only in 1926 the latter accosted him Amritam, come. No one had told the Guru his name!! Swamy Yogar and Nainathivu Swamy had given us such experiences. Satya Sai in the course of the first private interview that he gave—he is particular to give private interviews to every devotee—referred to Ganesha Homam which Swami Amritananda performed when the latter was but a seven year old brat,

lasting forty days. He, Satya Sai, described the great yajna including the Be-ja mantras intoned by Swami Amritananda in all details and finally put the query "Did you have the dharsanam of Ganesha"? As the Sannyasin was apologising with a negative answer he called on him to look at him. (Satya Sai) and lo! the Great God Ganesha was seen in flesh and blood in the place of Satya Sai!! and Ganesha's vision was so stupifying that the aged Swami was in Samadhi for four days and nights continuously.

And here is another experience of the old Swami Purushotmananda, who got special permission from the Ramakrishna Mission of which he was an ordained Sannyasin to spend his last years in the Vasishtha guha (cave) in the Himalayas. In this instance when Satya Sai was a guest of Swami Sivauanda in Rishikesh he called on Purushotmananda. They had a heart to heart talk, and before leaving, Satya Sai laid himself down on Purushotmananda's lap and gave him dharsanam as Padmanabha; the aged Swami had the rare privilege of touching and worshipping his Ishta Deva Padmanabha. Incidentally it may be mentioned that Satya Sai with a twist of his hand can produce holy ash, fruits, sweets, Shivalingams and a host of other articles including Deva Amritam. This word Deva Amirtham is on the lips of every Hindu, but he is satisfied with its mythical significance. It reminds him of the ancient Vedas, Itihasas and Puranas but Satya Sai is the first human being who has the capacity to bring it down from the heavens at will. During his sojourn with Swami Sivananda he brought Deva Amirtham more than

once and administered it as Prasadam to his host who was then ailing with rheumatism. It is said that Swami Sivananda, who was unable to walk then, did so when Satya Sai left him. It was the work of Deva Amritam. This happened in 1954 and we have all met the Swami in Ceylon after that. Those who had the privilege of witnessing the coming of Deva Amritam tell us that long before the advent there is a celestial fragrant perfume all around. Then the liquid Amirtham is seen to flow from Satya Sai's palms! and the taste is most delectable which only Deva Amirtham can give.

I shall give another instance. Nagaratnam Ammal of Bangalore was a great devotee of Thiagaraja Swami. One night she dreamt very clearly Thiagaraja Swamy appearing before her and giving her the good news that God is now walking the earth as a human being and that she should obtain His dharsanam as early as possible at Venkata Giri which He would soon visit. She immediately wrote to the Raja of Venkata Giri of this dream and she got the reply post-haste, of the date of the visit. She went to Venkata Giri where she had the longed for dharsanam and sang to her heart's content. Thiagaraja's Kirtans. In the private interview she prayed for His blessings that she should have an easy, pleasant death and that she should be well physically and mentally to sing Ramana on parting from this world. The two requests were granted and within a year she left this world in the way she wanted.

Satya Sai Baba was born in November 23rd, 1926. Petha Venkapparaju, his father and Eshwari Ammal his mother were very devout Hindus. His birth was heralded at night by celestial music which lasted some hours till the early hours of the morning. The strangest part of this unexpected angelic blessings was that the Tambruram and Mathalam

(Continued on page 2)

CONSTITUTIONAL CHANGES

By S. Sivasubramaniam

The Decision of Parliament to appoint a Joint Select Committee for the consideration of Constitutional changes for Ceylon is a step in the right direction. The idea is one of the good legacies left by the late Prime Minister S. W. R. D. Bandaranaike.

Many changes are required in Constitutional matters if the country is to have good government, happiness and prosperity. The present Constitution is a major cause for many of our national ills. Notwithstanding the efforts of the people of all communities, their political parties, and leaders from the time of the Soulbury Constitution for nearly eighteen years, Ceylon has not been faring well enough in keeping with the progress made earlier and with its pristine and ancient standard of civilization and culture. Unless a suitable Constitution replaces the existing one without much delay, our misfortunes are likely not only to continue but even to increase.

It is trusted that a representative Committee will be appointed, that all matters relevant to a constitution for the country will be fully, dispassionately and patiently considered and recommendations made as early as possible. It is also trusted that the Committee to be appointed would not hesitate if it becomes necessary to recommend a special Constituent Assembly as well as the association of foreign experts who are well versed in Constitutional matters. It might even become necessary for members of the Parliamentary Committee to visit foreign countries for purposes of study.

In the meanwhile, it is trusted that detailed study is made in Ceylon by parties, institutions

and individuals including the Maha Sangha, who, no doubt, will be able to make proposals for a Constitution in conformity with Buddhist principles and theories which as propounded by Lord Buddha and the great statesman, Emperor Asoka are very enlightened, progressive, just and equitable, and go to the fundamentals of things. One great defect of our Constitutions including the present one is that we have been led completely by Western precedents which have their use only to a very limited extent for application to Ceylon. Even Western Constitutional thinkers have declared that the last word on Constitutional development has not been said.

The sayings of Lord Buddha and the edicts of Emperor Asoka contain very good material and guidance for a chapter on Fundamental Rights. The vast knowledge of Buddhism, and Western Constitutional law which the late Dr. B. R. Ambedkar possessed has left its deep impress on the present Indian Constitution of which he was one of the chief architects, he having been chairman of the Constitution Drafting Committee appointed by the Indian Constituent Assembly specially set up for the purposes of creating the Constitution in the real spirit of Swarajya.

It is of paramount importance that with the regaining of its National Independence, Ceylon should make an attempt to evolve a new Constitution in conformity with its ancient ideals and at the same time to be able to satisfy modern requirements. It is not wise to depend entirely and exclusively on British, American, Russian and Chinese models, ideologies and theories.

ORDER NISI

IN THE DISTRICT COURT OF
JAFFNA

Testamentary Jurisdiction
No. 1630 T

In the matter of the intestate estate and effects of the late Neyna Mohamed Sahib Mohamed Howth of 95, Navalar Road, Jaffna

Deceased

Mohamed Howth Subair of 95, Navalar Road, Jaffna
Vs. Petitioner

G. A. L. 1 Asia Umma widow of N. M. S. Mohamed Howth of 95, Navalar Road, Jaffna

2 Rafika wife of Abdul Salam of Manipay Road, Jaffna

3 Bashira wife of Abdul Raheem of Mohideen Masque Mosque Road Jaffna

4 Fusaal Huk of 95, Navalar Road, Jaffna

5 Mohamed Howth Hammal

Minor 6 Mohamed Howth Hamedha

7 Mohamed Howth Jawhara

8 Mohamed Howth Hamarban

9 Mohamed Howth Halkul Saman

10 Mohamed Howth Hilmi

11 Mohamed Howth Immam

12 Mohamed Howth Bathuru Saman

13 Mohamed Howth Thaju Nisa

14 Mohamed Howth Jasmina

15 Mohamed Howth Hinsia

16 Mohamed Howth Hassam, all of 95, Navalar Road, Jaffna. The 6th to 16th respondents are minors appearing by their Guardian ad-litem the 1st respondent

Respondents

This action coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna, on the 2nd day of April 1965, in the presence of Messrs Selvarajah & Mahesan, Proctors, on the part of the petitioner and the petition and affidavit of the petitioner dated the 1st day of April 1965 having been read:

It is ordered that the 1st respondent be appointed as Guardian-ad-litem over the minors the 6th to 16th respondents abovenamed, and the abovenamed petitioner, as an heir of the deceased be declared entitled to take out Letters of Administration to the estate of the said deceased and that Letters of Administration be issued to him accordingly unless the respondents abovenamed or any other persons interested shall on or before the 2nd day of July 1965 at 10 a. m. show sufficient cause to this court to the contrary.

And it further ordered that the 1st respondent do produce the said minors in court on the 2nd day of July 1965,

This 2nd day of April 1965

Sgd. N. M. J. Rajendram
District Judge Jaffna

Drawn by
Sgd. Selvarajah & Mahesan
Proctors for Petitioner
21 21 & 28

ORDER NISI

IN THE DISTRICT COURT OF
POINT PEDRO

Testamentary Jurisdiction
No. 826 T

In the matter of the intestate estate of the late Kathirgamu Arumugam of Imayan Deceased
Sinnammah widow of Kathirgamu Arumugam of Imayan

Vs. Petitioner
Sinnappu Markandu of Imayan

Repondent

This matter coming on for disposal before M. M. Abdul Cader Esquire District Judge Point Pedro on the 3rd day of May, 1965 in the presence of Mr. P. Kanapadhi illai, Proctor on the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the Petitioner be and she is hereby declared entitled to obtain Letters of Administration and that Letters of Administration be issued to the petitioner as widow of the deceased accordingly, unless the respondent shall appear before this Court on or before the 9th day of June 1965 and show sufficient cause to the satisfaction of this court to the contrary.

This 3rd day of May 1965

M. M. Abdul Cader
District Judge

34 21 & 28

Order Nisi

IN THE DISTRICT COURT OF
JAFFNA

Testamentary Jurisdiction
No. 1595

In the matter of the Intestate Estate of the late Pooranalechumy wife of Vallipuram Sabaratnam of Tinnevely North

Deceased

Sabaratham Pathmanathan of Tinnevely North

Vs. Petitioner

1 Sabaratnam Tharmarasa
2 Sabaratnam Kamaladevy
3 Sabaratnam Sarathadevy
4 Sabaratnam Sakuntaladevi all of Tinnevely, North

Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge Jaffna on the 15th day of January 1965 in the presence of Mr. A. Thanabalasingam Proctor, on the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the Petitioner abovenamed be and he is hereby declared entitled as son of the abovenamed deceased to have Letters of Administration to the estate of the deceased issued to him, unless the respondents abovenamed or any other person or persons interested shall on or before the 19th day of March 1965 shew sufficient cause to the satisfaction of this Court to the contrary.

This 15th day of January 1965

Sgd N. M. J. Rajendram
District Judge.
Jaffna

Drawn by
(Sgd.) A. Thanabalasingam
Proctor for Petitioner
19.3-65

Time to show cause extended till 4-6-65
(Itld.) N. M. J. R.
D J

(42. 21 & 28)

NOTICE

IN THE DISTRICT COURT
OF JAFFNA

No. P/687

Kanapathipillai Chelvadurai of Inuvil

Vs. Plaintiff

1 Saravanamuttu Thalaya-singham of Inuvil

2 Kanagammah wife of Ratnasabapathy

3 and her husband S. Ratnasabapathy

4 Sinnammah wife of P. Kasipillai

5 and her husband P. Kasipillai

6 Saravanamuttu Muttulingam

(minor) 7 Saravanamuttu Selvaratnam appearing by his g-a-l

8 Kandiah Murugesu

9 Karthigesu Kathiramalai

10 Karthigesu Sambasivam

11 Sarasawathy wife of Swaminathan Subramaniam

12 and her husband Swaminathan Subramaniam

13 Visuvalingam Karthigesu

14 Kander Kulasegaram and wife

15 Sivagnanam

16 Suppiah Nallathamby and wife

17 Aebchiammah

18 Viswalingam Panchadcharam

19 Sinniah Kandiah and wife

20 Valliammai

21 Saravanamuttu Sabapathy and wife

22 Ponnammah alias Nagammah of Vadaliadaippu

23 Sinnathamby Subramaniam and wife

24 Annappillai of do

Defendants.

It is hereby notified that action No. P/687 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition / sale of the land called Sarakiri in extent 15 lms. V. C. situated at Inuvil, Uduvil Parish Valigamam North Division, Jaffna District, Northern Province.

The next date of calling of this case is 25th May 1965

This 13th day of May 1965

Sgd. N. Subramaniam
for Chief Clerk

35 21

HINDU ORGAN & INTHUSATHANAM

AMENDED ANNUAL SUBSCRIPTION RATES

Inland

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

Outside Ceylon

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

Reduced Rates

Educational Institutions } 4 50

ORDER NISI

IN THE DISTRICT COURT OF
POINT PEDRO

No. 824 T.

In the matter of the intestate estate of Kanagasabai Sangarapillai of Puloly South

Deceased

Kanagasabai Thiyagarajah of Puloly South

Vs. Petitioner

1 Sangarapillai Rajakulasingham

2 Sangarapillai Kunabalingam

3 Pasuparani daughter of Sangarapillai

4 Inparani daughter of Sangarapillai

5 Theivanai widow of Sangarapillai all of Puloly South The 1 to 4 Respondents by their guardian-ad-litem the 5th Respondent

Respondents

This matter coming on for disposal before M. M. Abdul Cader Esquire, District Judge, Point Pedro on the 6th day of April 1965 in the presence of Mr. N. A. Rajaratnam proctor in the part of the petitioner and the affidavit and petition of the petitioner having been read.

It is further ordered that the 5th respondent be and she is hereby appointed guardian-ad-litem over the 1 to 4 respondents.

It is ordered that the Petitioner abovenamed be and he is hereby declared as the brother of the deceased abovenamed to have Letters of Administration to the estate of the deceased abovenamed issued to him accordingly, unless the Respondents abovenamed or any other person or persons interested shall on or before the 18th day of May 1965 shew sufficient cause to the satisfaction of this court to the contrary.

The day of 1965

Sgd. M. M. Abdul Cader
District Judge

Drawn by
Sgd N. A. Rajaratnam
Proctor for Petitioner,

29 14 & 21

NOTICE

IN THE DISTRICT COURT
OF JAFFNA

No. P/777

Kuddipillai Selliah of Uduvil South, Chunnakam

Plaintiff

Vs

1 A. Kandiah Subramaniam of Kopay South

2 P. Kanapathipillai and wife

3 Maheswary both of Kokkuvil West

4 S Mylvaganam and wife

5 Puvaneswary of Kopay South

5 K. Malavarayer of Thavady

7 K. Subramaniam of Kokkuvil West

8 Sellamuthu widow of Suppiah

9 Nagammah widow of S. Kandiah of do

10 Subramaniam Casinathan and wife

11 Rasammah both of Karainagar East

Defendants

It is hereby notified that action No. P/777 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land/lands called Kavalur in extent 15 Lms. V. C. and 10 Kis. and situated at Kokkuvil West.

The defendants in the aforesaid action are summoned to appear in Court on the 27th day of May 1965 at 10 O'clock of the forenoon.

By order of Court
Sgd. N. Subramaniam
Chief Clerk

This 26 day of March 1965
21 21

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"

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1623 T

In the matter of the intestate estate and effects of the late Periyathamby Selva-

vinayagam of Trincomalee Deceased Selva-

- G.A.L. 1 Gnanakkanmaniam widow of Selva-... 2 Kamaladevi daughter of Selva-... 3 Selva-... 4 Rasiyah Thananaya-... 5 Suseeladevi 6 Sithamparapillai Nalliah and wife 7 Indiradevi 8 Sarojinidevi daughter of Selva-... 9 Selva-... 10 Yogarani daughter of Selva-... 11 Selva-...

This action coming on for disposal before N. M. J Rajendram, Esquire, District Judge, Jaffna, on the 15th day of March 1965 in the presence of Messrs. Selvarajah & Mahesan, Proctors on the part of the petitioner and the petition dated the 15th day of March 1965 and the affidavit of the petitioner dated the 10th day of March 1965 having been read.

It is ordered that the 1st respondent be appointed as Guardian-ad-litem over the minors the 9th to 11th respondents abovenamed and the abovenamed Petitioner as an heir of the deceased be declared entitled to take out Letters of Administration to the estate of the said deceased and that Letters of Administration be issued to him accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 11th day of June 1965 at 10 a. m. show sufficient cause, to this court to the contrary.

And it is further ordered that the 1st respondent do produce the said minors on the 11th day of June 1965. This 15th day of March 1965

Sgd. G. C. Niles, District Judge Jaffna.

Drawn by Sgd. Selvarajah & Mahesan Proctors for Petitioner (O 20, 14 & 21)

ORDER NISI

IN THE DISTRICT COURT POINT PEDRO

Testamentary Jurisdiction No. 819 T

In the matter of the intestate estate of the late Sithampariar Thamo-

of Thumpalai Deceased Ponnammah widow of Sidampariar Thamo-

- 1 Thavamany daughter of Thamo-... 2 Thamo-... 3 Thamo-... 4 Sinnathamby Senthivadevelu all of do

This matter coming on for disposal before M. M. Abdul Cader, Esquire District Judge, Point Pedro on the 24th day of February 1965 in the presence of Mr. K. Vallipuram Proctor on the part of the petitioner and the petition and affidavit of the petitioner having been read:-

It is ordered that the 4th respondent be and he is hereby appointed Guardian-ad-litem over the minors the 2nd and 3rd respondents for the purpose of this case, that the petitioner be declared entitled to obtain letters of administration and that letters of administration be issued to the petitioner accordingly unless respondents shall appear before this Court on or before the 3rd day of May 1965 and show sufficient cause to the satisfaction of this Court to the contrary.

This 24th day of February 1965. Sgd. M. M. Abdul Cader District Judge

Order Nisi extended for 7-6-65 Sgd. M. M. Abdul Cader

Drawn by K. Vallipuram Proctor for Petitioners. (25 14 & 21)

NOTICE

IN THE DISTRICT COURT OF JAFFNA No. P/831

R. Ledohumananchettiar Kandasamy Chettiyar of 123/3 Ambalavanar Road, Jaffna

Vs. Plaintiff

- 1 S. Annamalai Ramanathan and wife 2 Yogambikai both of Peliyagoda 100/3 Kandy Road 3 D. Chanthirapalan and wife 4 Senthivadivambikai alias Selva-... 5 Ledchumananchetty Sanmugarajah of First Cross Street, Jaffna. owner driver of car 6 Ledchumananchetty Nagularajah of 101/3 Kandy road Perliyagoda 7 Chandrakumary daughter of Vinayagam 8 Vinayagam Kunasegaram 9 Tharmarajah Chettiar Vinayagam of 39 Clock Tower Road, Jaffna

The abovenamed 6th defendant is a minor appearing by guardian-ad-litem the 5th

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1628/T

In the matter of the Last Will and Testament of the late Neekilapillai Moothathamby Saverimuthu and wife Rebecca both of No. 34 Martyn Road, Jaffna

Deceased Neekilapillai Saverimuthu David of No. 34, Martyn Road, Jaffna Vs. Petitioner

- 1 Neekilapilla Saverimuthu Canute of No. 34, Martyn Road, Jaffna 2 S. Peter and wife, 3 Rita Pathmani both of Puloly East, Pt. Pedro

This matter coming on for disposal before N. M. J. Rajendram, Esquire, District Judge, Jaffna on the 29th day of March, 1965 in the presence of Mr. S. Visuvalingam, Proctor on the part of the petitioner and the affidavit of the petitioner dated 29th March 1965 and the affidavit of the Notary Public and witnesses dated 29th March, 1965 having been read.

It is ordered that the Will of Neekilapillai Moothathamby Saverimuthu and wife Rebecca, deceased dated 7th day of May, 1955 and attested by W. B. Canagaratna, Notary Public under No. 1045 and now deposited in Court, be and the same is hereby declared proved, unless the Respondents abovenamed or any person or persons shall on or before the 25th day of June, 1965 show sufficient cause to the satisfaction of this Court to the contrary.

And it is further declared that the said Petitioner as the Executor named in the said Will and that he is entitled to have Probate of the same issued to him accordingly

This 29th day of March, 1965 Sgd. N. M. J. Rajendram District Judge, Jaffna

Drawn by Sgd. S. Visuvalingam Proctor for Petitioner 32 14 & 21

defendat and the 7th and 8th defendants are minors appearing by their guardian-ad-litem the 9th defendant Defendants.

It is hereby notified that action No. P/831 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land/lands called Panankadu in extent 2 kms. V. C. with its appurtenances and situated at Vannarponnai South East in the Parish of Vannarponnai in the Division and District of Jaffna. The defendants in the aforesaid action are summoned to appear in court on the 1st day of June 1965 at 10 O clock of the forenoon.

This 11th day of May 1965 By order of Court, N. Subramaniam for Secretary

37 91

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1592

In the matter of the Intestate Estate and effects of the late Somasundaram Vaithy-

lingam of Urumpiray Deceased Eladchumippillai widow of Vaithy-

- 1 Vaithylingam Raviransit 2 Susithra daughter of Vaithylingam 3 Sukuntha daughter of Vaithylingam 4 Vaithylingam Jeyaransit 5 Sumetha daughter of Vaithylingam and 6 Rasasingam Ponnampalam all of Urumpiray

This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge of Jaffna, on the 6th day of January 1965, in the presence of Mr. A. Subramaniam, Proctor on the part of the petitioner; and the affidavit of the petitioner dated 6th day of January 1965, having been read:-

It is ordered that the 6th Respondent abovenamed be and he is hereby appointed guardian-ad litem over the minors 1st to 5th respondents abovenamed for the purpose of these administration proceeding.

It is further ordered that the petitioner abovenamed be and she is hereby declared entitled, as the lawful widow of the said deceased, to have letters of administration to the estate of the said deceased issued to her accordingly, unless the Respondent's abovenamed or any other person or persons interested shall, on or before the 12th day of March 1965, show sufficient

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1615

In the matter of the estate of the late Vairavy Kandiah of Vaddukodai East, Jaffna

Deceased Vaitilingam Sithampary of Anaicoddai Vs. Petitioner Nagammah wife of Vaitilingam Sithampary of do

This matter coming on for disposal before N. M. J. Rajendram, Esquire District Judge, Jaffna on the 22nd day of February 1965 in the presence of Mr. V. Nagalingam, Proctor for Petitioner and the affidavit and petition of the petitioner having been read; It is ordered that letters of administration of the estate of the said deceased be issued to the petitioner unless the abovenamed respondent or anyone else interested in the estate shall appear before this court on the 21st day of May 1965 and show cause to the satisfaction of the court to the contrary.

This 22nd day of February 1965 Sgd. N. M. J. Rajendram District Judge. (O 33, 14 & 21)

cause to the satisfaction of this court to the contrary, it is further ordered that the petitioner do produce the minors in court on the said date.

This 6th day of January 1965 Sgd. N. M. J. Rajendram District Judge

12-3-65 Time to show cause extended till 4-6-65

Sgd. N. M. J. Rajendram District Judge 28 14 & 21

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.

Loans on the security of Jewels a speciality Part payments accepted.

FOR FURTHER PARTICULARS

APPLY TO:

S. KANAGASABAI, Shroff.

சான்றிதழ் வழங்குவதற்கு மலிவாகக் காக்க மக்கள் கைநிறுத்தியும் செய்யும் குறைவின்றி தயிர் செய்து காக்கவதற்கும் செய்யும் சிறப்பும் செய்யும் மக்கள் கைநிறுத்தியும் காக்க சீர்திருத்தியும் காக்க செய்யும்.

Printed and Published by Ayampillai Sinnathurai, residing No. 2 Brown Road, 2nd Lane, Jaffna, for and on behalf of the Proprietors, the Saiva Paripalana Sabha, Jaffna, at their Press, the Saiva Prakasa Press, 450, K. K. S. Road, Vannarponnai, Jaffna, on Friday May 21, 1965.

Editor: R. N. SIVAPIBAKARAN