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SAIVA
PRAKASA
PRESS

THE Hindu Organ

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

PHONE No. 356

[PRICE 10 CENTS]

Estd. Sept. 11, 1889.]

VOL LXXVII

JAFFNA, FRIDAY SEPTEMBER 3, 1965

NO. 22

HARDEST HIT ON HINDU REVIVAL

TOWERING PERSONALITY OF THIRUKETHEESWARA THONDAN

DISAPPEARS AFTER A DECADE OF DEVOTED SERVICE

No it cannot be true: That was the comment everywhere when the gloomy news spread that Sir Kandiah Vaithianathan was suddenly taken seriously ill. For most of those who heard the news had seen him not merely alive only the day previous but as a lively participant in the Gnanasambandan series of meetings in Colombo, Jaffna and Vavuniya during the whole week. Many had watched this devotee of Thiruketheeswaram mingling in the milling concourse of worshippers at the Nallur Chariot Festival; But the heavy hand of Yaman did move with precision and that was the end of a meritorious chapter of sincere service.

The visit of Prof. A. S. A meeting of Thiruketheeswaram Restoration Society was presided over by him when Sri Gnanasambandan addressed the gathering on 'Service to Religion.' The following day he worshipped at the Nallur Temple during the Chariot Festival and accompanied Sri Gnanasambandan to

(Continued on page 2)

wards the country's economic development, not to say anything about other claims, entitle the Indian estate worker to be included in the general electoral register and not in a separate register. I am quite optimistic that the National Govt. would deliver the goods in both these matters. Now a few words about this year's Budget.

For the first time in many years we have a Budget which except for a justifiable customs surcharge, contains duty cuts and tax concessions. Unemployed arts graduates with the standard subject combination of History, Economics and Tamil or Sinhalese are promised very welcome relief. There is room to hope that private firms will be soon planning for expansion and not for retrenchment. The presentation of the nature and scope of development projects envisaged shows no attempt to cheat citizen Perera through window-dressing with high-sounding economic jargon. Our prayer at this juncture should be that nothing untoward should happen externally to upset the cherished hopes of a lovable and capable Finance Minister and the nation-at-large.

Toppled from their thrones, some Opposition stalwarts have turned into senile peddlers of communal hatred. In this connection I need not do more than inviting the attention of fellow readers who have not already done so, to your pungent Editorial in the issue of your journal dated 20th August '65. I agree with you Sir, that Dr. N. M. Perera is faced with a pitiable choice between the 'devil of communalism' and the deep sea of political extinction. Let us all rally behind the National Govt. and march forward towards the ideal state of peace and plenty for all.

Yours etc.

S. Kumarakulasingham

55, Arasady Rd.
Vannarpoim
22-8-65

PUBLIC HOLIDAYS

By S. Sivasubramaniam

The matter of Public Holidays is all important for the country. It is trusted that Government and Parliament in consultation with institutions, associations and representative and competent personalities would arrive at some sound and acceptable conclusion beneficial to the country as a whole permanently.

The subject has been under discussion and considerable volume of opinion has been expressed. Some additional points are worthy of earnest attention by all concerned. These seem to have been ignored from what appeared in utterances and representation made known to the public; hence this communication. It is important to note that a golden mean will have to be attained in the matter of holidays as in other matters relating to the State. Too much emphasis has been laid on the argument that working hours should not be curtailed. That argument cannot be a final and absolute test. People work in order that they might live. No doubt in order to live well, they have to work. However, the greater emphasis should be given on living. Living well will necessarily imply living a cultured, religious and intellectual life and a life of service to the country not merely to the State, based on right knowledge, right endeavour, and founded partly on health and leisure. Such an existence cannot be had without sufficient leisure for religious devotion, cultural activity, physical recreation and exercise. In considering the matter of holidays, it is not wise for us in Ceylon to look to precedents in other countries, particularly those in the temperate zones. It is best to realize that Ceylon is in the tropics and the working hours ought

naturally be considerably less in Ceylon than in many other countries, if the people of our country are in the long run to survive as fit and enlightened individuals from all points of view, religious cultural and physical. It is important to realise that the trend, which is a right trend in human activity is to have more and more leisure for the exercise of the nobler things in life. The State requires individuals of sound mind, sound body and not a herd of over-worked individuals. It is important to remember that in ancient times, the people of Ceylon had the benefit of a well balanced civilization and ample leisure for the higher purpose in life. Foreign rule has somewhat altered the ancient ideals and installed the ogre of work in our midst.

There is yet another point meriting consideration. Ceylon is inhabited by races professing four important religions of the world viz: Buddhism, Christianity, Mohamedanism and Hinduism, all practised in a manner and to an extent which is not often found in other parts of the world. The importance of religion was given formal State recognition by the Government of the late Mr. S. W. R. D. Bandaranayake, which established a Minister for Cultural Affairs including in it a department and committees for the promotion of religious affairs also. This was in continuation of the policy of religious co-existence followed by Mr. D. S. Senanayake and his other successors.

It has been rightly claimed that Sri Lanka is the Dhamma Deepa. Our ideal of the State is somewhat different from the ideal of many other countries.

Continued on page 2

Letter to the Editor.

A Good Start

Sir,—Backed by a substantial section of Ceylon's voting population fed up with the excesses of the previous regime and a national press freed from the fear of being taken over, the present government came into existence. This Govt. is bent on taking Ceylon further in the direction of the Democratic economic ideal—viz—"Full Employment in a Free Society" and making Parliamentary Democracy more meaningful to the minorities while at the same time ensuring the socio-religious upliftment of the majority community. This Govt. has been in power for only a few months and within this period has

given ample evidence that it means business and among other things is all set to implement the Reasonable Use of Tamil Act and has taken steps to give administrative effect to the provisions of the Indo-Ceylon pact concluded last year. However one wishes that the Minister in charge of implementing the govt's "Language policy would issue a statement stating in unambiguous terms what is meant by 'Use of Tamil without prejudice to the official status of Sinhala'. One also wishes to point out that the Shastri-Bandaranaike pact is not merely a repatriation agreement. It is an enfranchising agreement as well. One need not be accused of being un-Ceylonese if one says that long-residence and praiseworthy contribution to-



சென்னை

தமிழக அரசு இலக்கணம்
கமச்சிவயகை நான்கு விசைகளும்
கமச்சிவயகை நான்கு நேரத்திலும்
தமிழக அரசு நான்கு நேரத்திலும்

சென்னை

Hindu Organ

FRIDAY, SEPTEMBER 3, 1965

Treasure These Thoughts

Work done as worship
purifies life.

—SWAMI SIVANANDA

TOTAL DEDICATION TO THIRUKETHES- WARAM

The poet who described the perfect man as one in whom the elements were so mixed that nature might stand up and say 'here was a man' is best remembered when one pays a tribute to the late Sir Kandiah Vaithianathan. The perfection of human qualities was reflected in Sir Kandiah's total dedication to Thiruketheswaram Temple.

Sir Kandiah Vaithianathan by a happy stroke of luck for the Tamil speaking people decided to relinquish his connection with the Public Service of which he was a distinguished member. Immediately his services were readily available as a statesman in which capacity as Minister of Industries, he exhibited his capabilities in the new field. Rising from position to position this belted Knight could have soared further into the distant heights of political renown. But his inner self sought other pastures for dedication of service and led him step by step on the path of Godward surrender of his personality. The vision became clear and the choice was the performance of social, civic and personal duties in a spirit of detachment. And the venue was prepared for this gallant effort.

Thiruketheswaram as the symbol of spiritual culture of the forgotten past caught the imagination of Volunteer Vaithianathan and called him to service. That was a great event in the history of

Public Holidays

(Continued from page 1)

tries which have material progress alone as their sole object in life and this ancient spirit requires respectful adherence.

It is gratifying to note that there is great unanimity regarding Poya days being made public holidays. Not much argument is needed for this welcome and legitimate step.

It is also useful on this occasion to hark back with due deference to the circumstances under which eminent leaders like Messrs D. S. Senanayake, S. W. D. Bandaranayake and Sir Francis Molamre urged the acceptance of the Soulbury Constitution by all communities when expressly and by implication they gave fervent assurances on behalf of the major community that nothing should be done to detract in the future from the opportunity for the exercise of traditional customs and practices hitherto enjoyed by the smaller Communities, racial and religious. Now that National Independence has been regained the opportunity for leading a fuller religious and cultural life should be

Hindu Revival. From then onwards it was a march forward towards the supremely noble and inspiring goal of a reconstructed Thiruketheswaram Temple that answered to Saint Thirugnanasambandar's and Saint Sundaramoorthy's moving description of the magnificence that was the ancient shrine which towered above the maritime city of Mantota by the flowing Palay of pure springs. In the laudable tradition of service after the Great Navalur, Ramanathan and Sivapathasunilampillai, the Holy Awakening was heralded.

The clarion call to the Hindu world was made by the *Thiruketheswaram Thondan* and the response was ready and willing. The columns of the *Hindu Organ* carried the message to its readers. It was only a month ago that we published a special Thiruketheswaram Restoration edition at the suggestion of Sivamani Vaithianathan. And now he is no more in physical body. But the spirit that was once Sivamani Vaithianathan is certainly there for all of us to remember as unforgotten symbol of total dedication.

given by the State to the people in an ampler measure than during the days of foreign rule.

As a Hindu writing on the subject. I wish to mention that this old religion has imposed a variety of religious obligations on its votaries including many observances. Rightly or wrongly, these observances are much more in number than those imposed by other religions, some of which are simpler in relation to rites and ceremonies. The numerical strength of the Hindu population in Ceylon need not be a criterion in determining holidays for them. The actual religious requirements of the Hindu people merit gracious consideration by other religious denominations and Parliament and the State. To decide on quotas on population basis in the matter of public holidays would be like giving medical attention to sick patients on the basis of the numerical strength of communities. On behalf of the Hindu people, the Vivekananda Society of Colombo has submitted a well considered and reasonable scheme which I believe has been adopted by the All Ceylon Hindu Congress. The same is worthy of consideration by all concerned so that the matter of holidays could be fully and justly gone into and decided upon to enable the people of this country to rise to their highest stature in all spheres of activity and contribute to the building of renaissance Sri Lanka, enhancing the glory and traditions of the great past.

It is certainly not beyond the competence of the nation to deal with the subject of holidays giving the fullest recognition to the pre eminent position of Buddhism in our body politic and at the same time granting other religious also their needs in the spirit of Maitryia. This course of action will bring universal good will and add to the strength and national unity of the country. In this as well as in other matters relating to the State, the application of Buddhist principles including Asoka's edicts would well serve as an unfailing guide to correct and just decisions. It is the duty of the State to see that Citizens are provided with every opportunity for spiritual growth and progress. This truth is contained in the ancient Sanskrit saying:-

"Raja Dharmasya Karamam".

Sir Kandiah Vaithianathan

(By S. SIVASUBRAMANIAM)

The sudden removal from our midst of Sir Kandiah Vaithianathan deprives the country of one of its leading citizens at a time when the loss will fall heavily on us. Sir Kandiah, as is well known, was a great Civil Servant and had also served as one of the country's ministers. He had served the State with remarkable efficiency both during the British regime and thereafter when Ceylon had regained its national Independence, he appears to have inherited his great administrative skill from his father and grandfather who were important headmen in their area in their own days. He was a follower and friend of Sir Don Baron Jayetilleke and Mr. D. S. Senanayake, two of the makers of Modern Ceylon. He had high regard for the qualities of head and heart of another of Ceylon's leaders the late Mr. S. W. R. D. Bandaranaike. Of his close relationship with our living leaders owing to exigencies of space, reference is not made in this brief note.

Great as Sir Vaithianathan's career was on the secular side, his work in the religious and cultural sphere was perhaps still greater. As a Hindu devotee and as President of the Society labouring for the restoration of one of Ceylon's most sacred and ancient temples, Thiruketheswaram, the deceased leader was unceasing in his activities and worked day in and day out for the holy cause which he so wholeheartedly espoused. In common with several other Hindus he worked with remarkable devotion for the noble ideals placed before the public by sages like the revered Sri La Sri Arumuga Navalur and Sir Ponnambalam Ramanathan. In a letter written only a few days ago in the early part of this month, he said that spiritual advancement was his only ambition in life now. The deities appear to have so willed that he should leave his mortal coils at the sacred place with whose restoration his later life was inextricably woven, even as his paternal grandfather's life was associated with the construction of an important temple in the ancient village of Kopay from which Sir Vaithianathan came.

Sir Vaithianathan was a

confirmed believer in national unity, co-operation of all races and creeds that go to make up our beloved country's population and in that most intimate of relationships between the Sinhalese and the Tamil communities and between two religions, Buddhism and Hinduism.

As years welled by in the course of his crowded and busy career, Sir Vaithianathan, as is natural and inevitable, became increasingly conscious of the potentiality and oneness of the Hindu Community and in a special manner of that in Jaffna, and of the importance of the Hindu Priesthood generally in Ceylon and also of the high position occupied by the old organization of the Hindus in Jaffna, viz The Saiva Paripalana Sabha.

Sir Vaithianathan was one of those who participated in the Satyagraha Campaign for the vindication of Tamil language rights and underwent internment along with other leaders. His exposition in the local press of the position of the Tamils and the reasons for embarking on Satyagraha appeared to me as one of the most persuasive and moving statements, oral or written, made by a Tamil leader or organisation during the last few decades on behalf of the Tamil people in furtherance of their rights.

He was singularly fortunate in his life's partner gracious Lady Vaithianathan, scion of a public spirited and philanthropic family, to whom and other members of the family, the sympathy of people will go in abundant measure on this occasion, sorrowful not only for them, but for the country as a whole.

May the causes and Sri Lanka for which the deceased devotee and leader laboured prosper, may Thiruketheswaram Thirupani with Sivaperuman's Grace continue in its plenitude to successful completion.

Personal

Mr S. Nadarajah Proctor S. C. & N. P., Malla-kam, has been appointed a Justice of the Peace and Unofficial Magistrate.

Principal Role of Lawyers is Service to Fellow Men

(Extracts from a speech delivered by Mr. Justice C. E. O. Cole, Ag. Chief Justice of Sierra Leone at the Dinner on Monday August 23, at the Mount Lavinia Hotel given by the Bar Council of Ceylon presided over by Mr. E. B. Wickremanaike Q. C.)

It is not without some feeling of trepidation after the learned and eloquent speech just delivered that I rise to say a few words.

Let me first of all say how happy and delighted I am to be in Ceylon and to meet with and enjoy the friendship and hospitality of such great and fine breed of men. In Sierra Leone my native land on the West Coast of Africa there join with us in shouldering some of the problems of a young state a number of your countrymen who in fields of Law, Education, Engineering and others are playing a vital role. Let me say here and now that almost without exception they have indeed proved themselves worthy ambassadors of this your great country. In this connection and without being unnecessarily invidious I would like to make special mention of one of your finest men Mr. Appudurai Nithianandam one of your Proctors, at present our capable and indefatigable Master and Registrar of the Supreme Court and Registrar of the Court of Appeal. Upon him the whole administration of our Judicial Department revolves. It is said that the attributes of noble men stem not only from accomplishment in letters but also in humbleness of mind and spirit and the great concern they give to the interest and welfare of others. This statement I fully endorse. Measured by this yard-stick Mr. Nithianandam has certainly not fallen below that standard. Few moments ago I made mention of our Supreme Court and the Court of Appeal. Let me explain here that the set-up of our Courts in Sierra Leone is slightly different from yours. Our Supreme Court is a Court of original jurisdiction, with Chief Justice as its head. The Court of Appeal is a separate and distinct Court from that of the Supreme Court with the President as its head. From the Court of Appeal appeals go to the Privy Council.

Shakespeare in a cynical vein had made one of his characters say this about lawyers:-

"The first thing we do, let's kill all lawyers."

Another, once described lawyers in this manner:-

"Lawyers, the most trusted and distrusted; the men who make contracts and unmake them; who give advice and sell counsel; who make money out of trouble and make trouble out of money; who create estates and distribute them legally; who live by loaning money and often subsist on borrowed capital; who bear and conceal marriage secrets and drag out faded letters in bitter divorces; who please and persuade when they are lucky, but often go out of Court branded and dispraised by the side defeated—and with one side always the loser; what wonder that the slurs of character fall to the common lot of lawyers!"

(To be continued)

HARDEST HIT.....

(Continued from page 1)

Vavuniya where the latter delivered a lecture, Sir Kandiah presiding. It was an unceasing effort in the cause of Thiruketheswaram. And very appropriately the exhausted President of the Thiruketheswaram Society reached his 'cottage' to breathe his last and that not until he had worshipped at the shrine so close to his heart.

The end came in a manner befitting a devotee. Despite the resources available for medical attention to be received in Colombo Thondan Vaithianathan was content to have the Lord Vaithianathan's treatment in the 'Cottage' that was almost appurtenant to the Thiruketheswaram Temple. His last act was to rise in his bed and worship Thiruketheswaram having already directed Lady Vaithianathan to get the Rajagopuram work completed.

The funeral took place in Colombo on Sunday at which the entire country was represented.

IN THE DISTRICT COURT JAFFNA

No. T. 1688

In the matter of the Intestate Estate of the late Velupillai Selvanathan of Araly South Deceased

1 Mailvaganam Ramalingham and
2 Wife Pawaneswary of Vadukoddai East
Vs. Petitioner
Ponnampalam Manicavasagar of Sanguvelly

Respondent
This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 30th day of June 1965 in the presence of Mr. S. V. Somasundaram, Proctor on the part of the Petitioner and the affidavit of the petitioners having been read.

It is ordered and decreed that Letters of Administration be and the same is hereby granted to the second named petitioner as the sole heir of the deceased unless the respondent or any other whomsoever shall on or before the 17th day of September 1965 show sufficient cause to the satisfaction of this Court to the contrary.

Jaffna this 30th day of June 1965

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

Drawn by
Sgd. S. V. Somasundaram
Proctor for Petitioner
(55 3 & 10)

Order Nisi

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1682/T

In the matter of the intestate estate of the late Appathurai Thuraiaraja of Changanai West Deceased
Nageswary widow of Thuraiaraja of Changanai West

Vs. Petitioner
Minor 1 Thuraiarajah Thirumaran

2 Mathivathany daughter of Thuraiarajah
3 Vettivelu Chinniah all of Changanai West
The 1st and 2nd respondents being minors appearing by their Guardian-ad-litem the 3rd respondent.

Respondents
This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 19th day of June 1965 in the presence of Mr. A. Sockalingam 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 over the minors, the 1st and 2nd respondents for the purpose of this case.

It is further ordered that the petitioner abovenamed be and he is hereby declared entitled as the widow of the deceased abovenamed to have Letters of Administration, and that such Letters of Administration be issued to her accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 17th day of September 1965 show sufficient 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 same date.

This 19th day of June, 1965
Sgd. N. M. J. Rajendram
District Judge, Jaffna

(137 3 & 10)

Order Nisi

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1638

In the matter of the Last Will and Testament of the late Vallipuram Kathiravelu of Nallur

Deceased.
Vallipuram Chellappah of Rani Veethi, Nallur

Vs. Petitioner
1 Ponnammah widow of Kathiravelu of Arasa Veethi, Nallur
2 Annamuttu widow of Kanapathipillai of Adiapatham Road, Nallur,
3 Sanmugampillai Sabaratham and wife
4 Thanganachchiar
5 Markandu Balasingam and wife
6 Thillaiammah
7 Thambu Paramallogam
8 Thambu Kandasamy
9 Kanagapooshani daughter of Thambu
10 Rajeswari daughter of Thambu, all of Adiapatham Road, Nallur

Respondent
This matter coming for disposal before N. M. J. Rajendram Esquire District Judge Jaffna, on the 5th day of April 1965, in the presence of Mr. C. T. Kumaraswamy Proctor on the part of the petitioner and the affidavit of the attesting Notary and witnesses to the will and of the Petitioner dated 30th & 31st days of March 1965 having been read.

It is ordered that the last will of the abovenamed deceased bearing No. 11817 dated 15-3-61 attested by K. Thuraiasingam Notary Public and now deposited in court that the same is hereby declared proved unless the Respondents or any other person shall on or before the 2nd day of July 1965 show sufficient cause to the contrary to the satisfaction of this Court. And it is further declared that the Petitioner as the Executor named in the said last will and that he is entitled to have probate of the same issued to him accordingly.

This 2nd day of June 1965
Sgd. N. M. J. Rajendram
District Judge

2-7-65
Order Nisi extended for 17-9-65

Sgd. N. M. J. Rajendram
District Judge

(152 3 & 10)

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1687

In the matter of the Intestate estate of the late Kandiah Arunasalam of Kurumpasiddy

Deceased
Poopathy widow of Kandiah Arunasalam of Kurumpasiddy

Vs. Petitioner
Minor 1 Arunasalam Saththivelu of Kurumpasiddy being a minor by his proposed guardian-ad-litem
2 Sanmugam Suppiah of Kurumpasiddy

Respondents
This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge Jaffna on the 25th day of June 1965 in the presence of Mr. C. Ramalingam Proctor on

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1683 T

In the matter of the intestate estate of the late Appaoudy Aiyampillai of Tirunelvely

Deceased
Kannany widow of Sithambapillai of Tirunelvely, Jaffna

Vs. Petitioner
Minor 1 Balambikai daughter of Aiyampillai
2 Aiyampillai Vivekanandasothy
3 Aiyampillai Sooriyakumaran
4 Sivakamy daughter of Aiyampillai, all are minors appearing by their proposed Guardian-ad-litem the 5th respondent
5 Vaithilingam Varathalingam of Navali South, Jaffna,

Respondents

This action coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna, on the 21st day of June 1965, in the presence of Messrs Selvarajah & Mahesan, Proctors on the part of the petitioner and petition and affidavit of the petitioner dated 21st day of June 1965 having been read.

It is ordered and decreed that the 5th respondent be appointed as Guardian-ad-litem over the minors the 1st to 4th respondents abovenamed for the purpose of these testamentary proceedings and the petitioner as the mother-in-law 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 her accordingly, unless the respondents abovenamed or any other person or persons interested shall on or before the 17th day of September 1965 at 10 a.m. show sufficient cause to the satisfaction of the Court to the contrary.

And it is further ordered that the 5th respondent do produce the said minors in court on the 17th day of September 1965.

This 21st day of July 1965
Sgd. N. M. J. Rajendram
District Judge, Jaffna

Drawn by,
Selvarajah & Mahesan
Proctors for Petitioner
(151 3 & 10)

the part of the petitioner and the petition and affidavit of the petitioner having been read.

It is ordered that the 2nd respondent be and he is hereby appointed guardian-ad-litem of the 1st respondent who is a minor to watch his interest in these proceedings and that the petitioner be and she is hereby declared entitled, as the widow of the deceased abovenamed, to have letters of administration of the intestate estate of the said deceased issued to her accordingly, unless the Respondents abovenamed or any other person or persons interested shall on or before the 17th day of September 1965 show sufficient cause to the satisfaction of this Court to the contrary.

This 25th day of June 1965

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

(154 3 & 10)

SUMMONS TO DEFENDANT

IN THE DISTRICT COURT OF JAFFNA

No. 6399 M. B.
Class

1 Sinniah Chelliah of Uduvil

2 Kanapathippillai Sinnadurai of Mallakam Secretary and Treasurer respectively of The Jaffna Central Bus Co Employees Provident Fund Society

Vs. Plaintiffs

1 Sinnakuddiar Ratnam of Mallakam presently of Malaya by his Attorney the 2nd Defendant

2 Sinnakuddiar Rasa of Mallakam

3 Sinnakuddiar Rajendram of Mallakam

4 Sinnakuddiar Subramaniam of Mallakam

Defendants

To the abovenamed Defendants

Whereas the abovenamed Plaintiff has instituted and action against you in this Court for the recovery of the sum of Rs. 2395/- with further interest on Rs. 1500-0/- from date of action till date of decree and thereafter on the aggregate amount at 5 per cent per annum due on a mortgage bond dated 18th February 1954 and attested by R. N. Sivaprakasam N. P. in favour of the above Society and for costs.

You are hereby summoned to appear in this Court either in person or by Proctor on the 14th day of September 1965 at ten o'clock of the forenoon, to answer the abovenamed Plaintiff, and you are hereby required to take notice that in default of your so appearing, the action will be proceeded with and heard and determined in your absence. And you will bring with you or send by your proctor which the Plaintiff desires to inspect and any documents on which you intend to rely in support of your defence.

This 31st day of May 1965

By order of Court
Sgd. M. C. Perera
C. C.Drawn by
Sgd. R. N. Sivaprakasam
Proctor for Plaintiff.

NOTE 1.—Should you apprehend that your witness will not attend of their own accord you can have a summons from this Court to compel the attendance of any witness and production of any document you have a right to call on any witness to produce by applying to the Court at any reasonable time before trial, and depositing necessary subsistence money.

NOTE 2.—If you admit you should pay the money into Court with the costs to this action to avoid the summary execution of the decree which may be made against you person or property, or both, if necessary

(122, 27 & 3)

ORDER NISI

IN THE DISTRICT COURT OF CHAVAKACHCHERI

Testamentary Jurisdiction
No. 134

In the matter of the intestate estate of the late Appapillai Nadarajah of Eluthumaduval

Deceased

Nallanachan widow of Appapillai of Kalikkarai Eluthumaduval

Vs. Petitioner

1 Appapillai Thiyagarajah of Eluthumaduval
2 Appapillai Ehambaram of do
3 Appapillai Thillainathar of do

Respondents

This matter coming on for disposal before M. M. Abdul Cader Esquire, District Judge, Chavakachcheri on the 17th day of June 1965 in the presence of Mr. R. D. Sivaguru Proctor on the part of the petitioner, abovenamed and the affidavit of the petitioner dated 17th June 1965 having been read;

It is ordered that the Petitioner be and she is hereby declared entitled as mother of the abovenamed deceased to have Letters of Administration to the above estate issued to her accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 5th day of August 1965, show sufficient cause to the satisfaction of this court to the contrary.

This 17th day of June 1965
Sgd. M. M. Abdul Cader
District JudgeDrawn by
Sgd. R. D. Sivaguru
Proctor for Petitioner

Time to show cause extended and reissued Returnable on the 16th day of September 1965

Sgd. M. M. Abdul Cader
District Judge.

146 27 & 3

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No 1680/T

In the matter of the Intestate Estate and effects of Velauther Arunasalampillai of 154 Kasturiar Road Jaffna

Deceased

Sallammah widow of Arunasalampillai of No. 154 Kasturiar Road Jaffna

Vs. Petitioner

1 Velauther Nagalingam alias Murugesu of Kanathiddy Lane, Kanathiddy

2 Sinnachipillai wife of Nagamuttu Nagalingam of 71 Kanathiddy Road Jaffna

4 Sabapathypillai Velauthapillai of Ennakupiddy Karainagar presently of Police Office Nugegoda

5 Sabapathypillai Varatharajah

Minor 6 Sabapathypillai Ratnasabapathy

7 Miss Sabapathypillai Selvarance alias Ramee

8 Sivacolunthu widow of Sabapathypillai all of Ennakupiddy Karainagar the 6th and 7th minors appearing by their G. A. L. the 8th respondent

Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 18th

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

105 27 & 3

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

No. 836 Testy

In the matter of the intestate estate and effects of Annam widow of Kandiah of Puloly West

Deceased

1 Kulandaivelu Ramalingam and wife

2 Thankapackiam of Puloly East

Vs. Petitioners

1 Thangamuttu widow of Subramaniam of Point Pedro

2 Kumarasamy Navaratnasamy of Udumpirai

3 Kumarasamy Somasundaram of Puloly West

4 Thamootheram Kanapathipillai of Point Pedro

5 and wife Thangaratnam of do

6 Chelvavenayagam Archunan of Kuala Lumpur

7 Sinnadurai Karalasingam of Singapore

8 and wife Thinapunadevi of do

9 Katpa Ponnmalar daughter of Pathmanathan

10 Sivapackiam widow of Pathmanathan both of Punalai-Kadduvan

Respondent.

This matter coming on for disposal before M. M. Abdul Cader Esquire, on the 8th day of August 1965 in the presence of Mr. N. A. Rajaratnam Proctor on the part of the petitioners and the affidavit of the 2nd petitioner dated 31st July 1965 having been read.

It is ordered that the 2nd be and she is hereby declared entitled to Letters of Administration unless the respondents or any person show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the 10th respondent be and she is hereby appointed guardian-ad-litem over the 9th respondent unless the respondents or any person show sufficient cause to the satisfaction of this Court to the contrary on or before 6th September 1965.

Sgd. M. M. Abdul Cader
District Judge.Drawn by
Sgd. N. A. Rajaratnam
Proctor for Petitioner
(150 27 & 3)

day of June 1965 in the presence of Mr. R. Sivasubramaniam, Proctor on the part of the petitioner and the affidavit of the abovenamed petitioner dated 17th day of June 1965 having been read.

It is ordered that the 8th respondent abovenamed be appointed Guardian ad litem over the 6th and 7th respondents-minors for the purpose of watching their interest in these proceedings and that the said petitioner be and she is hereby declared entitled as the widow of the deceased to administer the estate of the said deceased and that Letters of Administration do issue to her accordingly unless the respondents abovenamed or any other person or persons shall on or before the 17th day of September 1965 show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 8th respondent do produce the 8th and 7th respondent minors in court on the above date.

This 18th day of June 1965
Sgd. N. M. J. Rajendram
District Judge, Jaffna.

105 27 & 3

ORDER NISIIN THE DISTRICT COURT OF CHAVAKACHCHERI
Testamentary Jurisdiction
No. 133

In the matter of the intestate estate of the late Sinnathamby Vallipuram of Kumarapuram, Paranthan

Deceased

Kanagammah widow of Vallipuram of Kumarapuram. Paranthan

Vs. Petitioner

Minor 1 Vallipuram Thangavelu of Kumarapuram Paranthan

2 Vallipuram Ganessamoorthy of do

3 Sarathadevi daughter of Vallipuram of do

4 Nagamany Chelliah of do Respondents

This matter coming on for disposal before M. M. Abdul Cader Esquire, District Judge, Chavakachcheri on the 17th day of June 1965 in the presence of Mr. R. D. Sivaguru 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 as widow of the abovenamed deceased to have Letters of Administration to the above Estate issued to her unless the Respondents abovenamed or any other person or persons interested shall on or before the 5th day of August 1965 show sufficient cause to the satisfaction of the Court to the contrary.

It is further ordered that the 4th Respondent be and he is hereby appointed Guardian-ad litem over the minors the 1st, 2nd and 3rd Respondents to represent them for all purposes of this action unless the Respondents abovenamed or any other person or persons interested shall on or before the 5th day of August 1965, show sufficient cause to the satisfaction of the Court to the contrary.

The 17th day of June 1965.
Sgd. M. M. Abdul Cader
District JudgeDrawn by
Sgd. R. D. Sivaguru
Proctor for Petitioner

Time to show cause extend-

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction
No. 1685.

In the matter of the intestate estate of the late Sundarampillai Kandiah of Karainagar North

Deceased

Kandiah Kanagendram of Karainagar North

Vs. Petitioner

1 Pavalarany daughter of Sundarampillai Kandiah and

2 Ledehumy widow of Sundarampillai Kandiah both of Karainagar North

Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge Jaffna on the 24th day of June 1965 in the presence of Mr. K. Arumugam Proctor on the part of the petitioner and the affidavit of the petitioner dated the 23rd June 1965 and petition of the petitioner dated the 24th day of June 1965 having been read;

It is ordered that the petitioner be and he is hereby declared entitled to have Letters of administration to the estate of the said intestate as his son and as one of his heirs and that Letters of administration be issued to the petitioner accordingly—unless the Respondents or any other person or persons interested shall appear before this court on or before the 17th day of September 1965 and state objection or show sufficient cause to the satisfaction of this court to the contrary.

Jaffna this 24th day of June 1965.

Sgd. N. M. J. Rajendram
District Judge, JaffnaDrawn by
K. Arumugam
Proctor for Petitioner.
(141 27 & 3)

ed and reissued. Returnable on the 16th day of September 1965.

Sgd. M. M. Abdul Cader
District Judge,
(145 27 & 3)**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, J. P.**
Shroff.

செவ்வாய்க்கிழமை காலை மலர்வது கனம் மலர்
செவ்வாய்க்கிழமை காலை மலர்வது கனம் மலர்
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செவ்வாய்க்கிழமை காலை மலர்வது கனம் மலர்

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 September 3, 1965.

Editor: R. N. SIVAPRAKASAM