

Estd. Sept. 11, 1889. 1

(The Only Newspaper in Ceylon for the Hindus]

PUBLISHED EVERY FRIDAY

FOR YOUR BOOKS

CONTACT

Saiva Prakasa Book Depot

PHONE No. 858

(PRICE 10 CENTS

VOL LXXVII

JAFFNA, FRIDAY FEBRUARY 25 1966

NO: 447

On Teachers & A Sense Of Responsibility

Tevertheless, in Ceylon of make young assistant teaabout teachers.

school absenteeism of tea even today. chers. It is estimated that absenteeism is now nearly 85 per cent, daily in dents, now men holding government and vest responsible positions, were schools.

has arisen only in the last behaviour of the pupils of What are the a particular school. causes of such high absenteei m among teachers, Due to their personality who enjoy three vacations such great educationists a year and in addition are made children tolerant, entitled to casual leave, peace loving, respectors of sick leave and in the case accepted customs and of women maternity leave. manners and submissive to

taken by teachers has of discipline deteriorated prompted the question ness, ill-health has to be conduct. ruled out.

Great Teachers

At the beginning of this century when our schools (reputed to be among the best in the East) had outstanding men and women as heads, there was no such problem It was very rarely that a teacher did not turn up for duty. teaching devices.

Great headmasters and young teachers?

In the East the 'Guru' presence of these headis a very respected person. masters was sufficient to late many disparaging re chers act with a sense of marks have been made dedication and responsibi-The vivid impreslity sions left in the minds of It has been revealed not only teachers but also that one of the serious students, who were in confronting these schools can be seen

At that time those stuinstilled with patterns of behaviour, that it was put This is a problem which down as the characteristic

authority. With their pas-The excessive leave sing away our standards remaining ten hours.

whether physically unfit | One reason for the detepersons are being recruit- riorating standards of teabefore appointment have heads who could be con-

> teacher is of course, a good errors. knowledge of the subject he teaches in addition to this he should possess the ability to teach. He should know to impart his knowledge to the pupils For this he has to adopt interesting and varied

were born leaders had stimulate and encourage children.

The secret of success teacher has to go prepared and in such cases the was the personality of with the lesson he proposes maximum leave is obtainthese heads of schools to teach in class. He ed which led both teacher should find, the most In modern education,

Memorandum on Education by Minister

The Cabinet considered the memorandum submitted by the Minister of Education Mr. I. M. R A. Irriyagolle on the changes necessary in the present educational set-up. Mr. J R. Jayawardens, Acting P. M, presided in the bsence of Mr. Dudley Senanay ke who is away

that to young children it may not be dull and boring. But, how many of our teachers go to a class with the lesson prepared.

It has been said that teachers work only five hours a day. But the about thrice the number of hours for his teaching What does he do in the

The correction of exercises takes a good deal of time An ideal t acher, ed to the tracning pro- chers is that in our schools underlines the mistakes in fession. But, as teachers there is a dearth of school an exercise. He makes notes of the common to obtain medical certifi- sidered as models of such mistakes made by the cates testifying their fit- patterns of behaviour and children In his class lesson he points out the errors and leaves the stu

> mural activities may be in sports activities chers' help is needed It has been noted that in

Even the most qualified chers are apt to be idle

and student to discipline interesting methods of emphasis is not so much themselves. The very presenting the subject so (Continued on peag 2)

Sarva Jnanoththara - Agama

SHRI M. GNANAPRAKASAM, B. A; B. So.

(Continued from last issue)

CHAPTER 5

SLOKA I

BHUTA - ATMA

Vinasa utpatti eva asya tat cha sharamayam viduh ! Karmanah api atimisrena yat sariram iha atmanah [[

The atman has acquired this body by its past acts (papa and punya). This body which is aharamayam or annamayam is subject to birth and death,

Notes & Comments

Atimisrena Karmanah:

By misra Karma, the human body is obtained. Misra means a mixture of good and evil acts or punva and papa acts. Punya acts alone lead to heavenly bliss whereas papa acts alone direct the souls to the ower orders of life.

The second half of the verse points to the law of Karma All of us are Karmavadins. We believe in he law of Karma. We also believe that this law perates only when we are in bondage. Till our spirits are awakened, and till we become earnest seekers after God we are bound down to the sphere of time and space. We delight in changing our names and forms; we delight in changing from one state of being into another. In this conditioned, unlelivered state of bondage we are subject to the unrelenting and merciless law of birth and death and we work out our destiny confining ourselves to the Karmic territory. As children of Karma, the birth we get depends on the nature of the works done by us before, It will be a heavenly life for us if our works are noble, high purposive or inspired. It will The first escential for a d nts to co rect their own be a mere servitude of Samsara if our works are selfish and of a very low order pertaining only to a life of the senses. Chandogya Upanishad in Chapter Practically all teachers | 5 - 10 - 7) says "Those whose conduct has been in a school have to help good will quietly attain some good birth-the birth the children in their extra of a Brahmin, a Kshatriya or Vaisya. But those This is whose conduct is evil will quickly attain an evil a very exacting work. It birth—the birth of a hog or dog or a chandala".

or on the stage that tea- Karma operated and guided by God.

When in bondage all our actions are motivated schools where the teachers by our petty desires. The effect of an act is two-fold. The personality of a co-operate there is a full Firstly the very act motivat d by desire-brings a respected teachers who teacher goes a long way to education imparted to mutation in the personality of the doer. Secondly the act generates a force which travels in the required directions, finally to come back to the doer bearamong assistant teachers teacher should possess a It is to such schools that no one would dare absent himself from duty for frivolous reasons. Teacher should possess a description on the personality of the doer. Thus, to keep pace with the ad- of a year. Nevertheless, in unending process of conditioning goes on in the chers playing the truant wances made in teaching it has been found that in case of the individual atman when his works are were unheard of half a century ago How did these heads of schools wield this authority over wield this authority over the searches made in the field of education.

The the trush the trush to the trush the searches made in the field of education.

The the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions and impulses of the century ago.

The trush the individual atman when his works are motivated by the ordinary passions are motivated by the ordinary passions a given Due to this, tea- deeds of their lives if there be any.

> ்புளியம் வளரால் மோகவிப்பாய்' 'பூறுத்தால் ஒன்றம் போகுமே'. 'அடித்த அடித்த அக்காரம் தேற்றிய அற்புகம் அறியேனே. are the sayings of Appar

> > (Centinued on page 2)



நமச்சிவாயவே ஞானமும் கக்கியும் நமச்சிவாயவே நானறி விச்சையும்

நமர்சிவாய்வே நன்னெறி காட்டுமே

ுக்கிவாயனே நாகளின் நேத்துமே

windu Ora

FRIDAY, FEBRUARY 25, 1906

COMMITTEE TO DRAFT NEW CONSTITUTION

The Government motion on the subject of a New Constitution for this country is simple and sincere in this that the Select Committee of the House of Representatives and the Senate will be free to submit a draft constitu tion without being limited in its deliberations to apecific terms of reference. That the House of Kepresentatives appoint a Select committee to join with a Select Committee of the Senate to submit a new draft Constitution for Ceylon was the motion that was unanimously approved by the Group. The Opposition motion however seeks to create confusion by proposing specific terms that cannot be acceptable to the majority of either the House of Representatives or the Senate. The purpose of the Opposition is to feed fat on the recent grudge it has against the Tamil speaking people by making unnecessary and adverse emphasis on the effect of Section 29 of the present Constitution and moving for a Constitution to be drafted on their incorporation of the safepreserved in section 29.

However the main consideration in this matter 1962. of the Coalitionists has activities of this unfortu which is calculated to the indecisive end. create more misgivings in the mind of the common man. The only relieving that there is a great say vely has been appointed school, the neighbourhood factor is the awareness port from all quarters for Unofficial Magistrate.

political parties. will be called for by the nations in this country. Select Committee.

It will be relevant here to invite the attention of all political parties to the agitation of the minorities for constitutional safe guards and the provision that was made by the Soulbury Commission in the form of Section 29 of the present Constitu- define what we mean by tion. This section must the term "the modern be read and re-read and world". The twentieth explained to the people by century is a period which the leaders. How far it has taken us to a new era has served as a bulwark in buman progress-that against the totalitarian of the Space Age The and communal tendencies attempts to conquer -p ce of the Governments after and to reach the Moon 1956 can be essily seen are but an indication of We are confident that the the scientific progress House of Representatives achieved by the mind of and the Senate will take man. Science has secured the utmost care in this for itself a dominant place matter of appointing a select Committee by providing for a procedure that will ensure the exercise by the people of their achievement and powers the Representatives of progress and upliftment the people take the has brought about greater material and physical comfort. But this very of the nation.

LET US HAVE THE LONDON EXAMINATIONS

The examinations of terms which exclude the the London University for external students had been guards for minorities as of a very helpful nature in the matter of the educational progress of this The Constitution can le country. This is the view amended or a new Constitut is being freely extution may be approved pressed today by every with accepted Parliament- resumption of those exaary procedure The agita minations is being advowere arbitarily stopped in mind? Why should he has been the desire to students were left in the laith in God and in itself? bring about changes that lurch by the sudden stop. would satisfy all part as page of the holding in in the largest common Lanks of the London measure. It is very de Examinations and in some plorable that the attitude instances the educational suffered a serious set-back nate group almost reached

and vigilance of the com- the resumption in Lanka mon man and his careful of the London Examinastudy of the activities of tions. The recent hap-The penings in the educational voter now knows the sphere of this country and guiles of those who seek the undeniable fact that under a different political with the speedily increas banner. In this context ing demand for educational it is a hopeful indication facilities must weigh well Aharamayam that the Acting Premier on the side of the agita-Mr JR Jayawardene, has tion for demanding the stated that public opinion holding of London Exami-

Message of Hinduism to the Modern World

(By Sri Swami Pranavananda, Saraswati)

It is essential for us to freedom to express their appears to have supplant-views on this matter of ed religion in the life of paramount importance, modern mankind Science Such a stop will help as an instrument of human that will answer the needs achievement of his appears to have been backed by a disbelief and faithlessness in God and in him self. Man has begun to deny all that comes under He spirituality, bas separated the intellect from the heart, the thoughts from passion and practical life from the ideal.

Has religion a place in modern life? Has it a practical purpose and a meaning in the world of to-day? Can religion be divorced from the life of the individual? These of discipline in schools? but only in accordance educationist when the are questions that have to tion for the revision of the cated. It will be futile questions Way should present Constitution has to examine the attitude science and religion be at not been confined to any of the Authorities to these loggerheads if both are single political party. examinations when they products of the human Several external man reas n undermine

(To be continued)

PERSONAL

Mr G V. Balasingam J. P Proctor S. C. &. It is heartening to note Notary Public of Acheba

Sarva Jnanottara Agama

(Continued from page 1)

his vote but every time our University cannot cope Swamigal and Manicka Vasaga Swamigal in their devotional hymns.

The first part of this verse says that the body is A sa rowu. The Atman who mistakes the body for his own self is called Bhuta atman. Wrongly identifying himself with the body, he imbibes all the gunas of a si or food and becomes very blind to his own essential nature, simorio is divided into 3 classes, Sattvika. Rajaseka. and Tamasika. Sattvika food has the power of bringing about peace and harmony. Rajasika excites our passions and Tamasika food makes us lazy and inactive Hence the 2nd and 3rd types are unsuitable for those who desire to lead a religious life. They are not suitable for those who seek peace and bappiness of mind. Brihaderanyaka Upanishad (8-1 14) advises the religious aspirant thus "no impure food is to be taken. No impure thing be accepted".

SLOKA 2

SATKARYA VADA

tat Bhota parinamena vigjaeyam hi chatervidam I utbhid h sthavarah jnevah tandulmati tupina ||

It should be known that these bodies of beings were lying dormant in their respective seeds in their numanifested state. The seeds of trees and plants are called 'உத்டிச்சம'.

Notes & Comments

The Shaiva Siddhanta accepts the Sankya heory of Sukaryavada which states that the effect always exists in the material cause cos and south, even before it is produced.

The effect is manifested from the cause by certain (avourable conditions which are called efficient causes (flus a an formic and stom's ar forci), The potter and the tools are the efficient causes necessary to manifest the effect pot which exists in the material cause clay.

உத்சிச்சம்: This refers to the vegetative and seed reproductions that take place in the case of plants.

On Teachers &...

(Continued from page 1) on the mere imparting of jects they teach and at the same time play truant teaching profession. do to raise the standards

For this outside influences an educated person are: like the family and on- (1) To be able to pull vironment should be in his own desires, when harmony. It is the duty their gratiweight in econcof every schoolteacher to mie life educate the children under ble citizens.

By their behaviour they mic efficiency of others. should teach children to serve one another in some fice his own desires when way. Not only should their gratification would they live happily, but not contribute directly or they should also be useful indirectly to social promembers of the group, the gress

Their Duty While it is the duty of

the State of raise the standards of the teaching profession, it is the duty of teachers to work ceaseknowledge, but on the of teachers to work cease-development of children lessly with a sense of dedion proper lines. What can cation for the welfare of teachers, who do not the children placed under themselves know the sub- their care. Truent teachers have no place in the

It is by devotion to duty that it will be possible for teachers to pre-By their exemplary be duce educated people in be asked and answered haviour, devotion to duty the way Professor Bagley Modern man asks these and interest in education the American educationist teachers secure the fullest desires. According to bim development of children, the child characteristics of

(2 Willingness to sacritheir care to be responsi- fice his fication would interfere with the econo-

(3) Whiling ness to sacri.

(Reproduced from the 'Times of Coylon' of 20-2-56)

Colombo Campus Reopens

The Colombo Campus of the Ceylon University re-opened at the Race Course on February 22 after a period of two months enforced vacation

Exchange Control Permits Not Required For Iravel To India

At the Cabinet meeting last week it is reported to have been dethat passengers oided to India can purchase travel tickets showing their passports and that they will not be required to obtain or produce Exchange Control Permits.

SIUDENT COUNSELLORS

Profess r G.H Cooray, Dr. L S. Perera, Lecturer war ena, Rader have been appointed Student Couns liurs before whom! students of the Ceylon University will be able to present their difficul-

ORDER NISI'

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1569/T

In the matter of the intestate Estate of the late Vallippillai wife of Palany Kandiah of Thanneerthalvu, Kaddavan

(Dead) Kathirgamar Arumugam of Thanneerthaivu, Kadduvan

Original Petitioner Arumugam Kandiah of Thanneerthalvu, Kadduvan Vs Petit Petitioner

1 Kathirasy widow of Kathir- 21-1-66. Time to show cause gamar Arumugam of do extended till 25 - 3 - 66. Kadduvan

2 Palany Kandiah of do Kadduvan

Respondents This matter coming on for disposal before N. M J. Ra-Esquire D strict jendram Judge Jaffna on the 17th December 1965 in the presence of Mr. S. Ilayatambi Proctor on the part of the Petitioner and Petition and affidavit of the petitioner dated 17th December 1965 having been read,

It is ordered that the petitioner be declared entitled to have Letters of Administration to the estate of the abovenamed as an heir and brother of the abovenamed deceased and that such Letters of Administration be assued to him accordingly unless the Respondents or any others shall appear before this court on or before the 11th day of March 1966 and show sufficient cause to the sa isfaction of this Court to the contrary,

This 17th day of December 1965.

Sgd. N. M J. Rajendram District Judge Jaffna. Drawn by Sgd. S. Havatambi

Proctor for Patitioner.

(307 25 & 2)

ORDER NISI IN THE DISTRICT COURT OF JAHENA

Testamentary Jurisdiction No. 17: 6

In the matter of the intestate estate of Wanikkam Nagalingam of Anaicoddai

Deceased Thangacuddy widow of Nagalingam of Koolavady, Ansicoddai

Petitioner Minor ! Nagalingam

Sri Kumaran 2 Nag-lingam

Sri Kumari 3 Nagalingam Sri Mathy

4 Nagalingam Sri Devy all of Annicoddsi all being minors appear-ing by their Guardian-ad-litem the 5th Respondent

5 Kandiah Saumugam of Koolavady Lane, Anaicoddai

sespondents. This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge, Jaffna on the 3rd day of November 1965 in the presence of Mr. S Tirunavukkarasu, Proctor on the part of the petitioner and the affidavit dated 27-10-65 and petition of the petitioner dated and Dr. F L. W. Jaya- 3rd November 1965 having been read.

It is ordered that the 5th Respondent be and he in nereby appointed Guardianad-litem over the minora the ist to 4th Respondents for the ourpose of these proceedings and the Petitioner be and she is hereby declared entitled to nave Letters of Administra tion to the estate of the said deceased as the widow and heir of the deceased and that Letters of Administration be issued to her accordingly unless the Respondents or any other person or persons shall on or before the 21st day of January 1966 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

And it is further ordered that the 5th Respondent de Deceased produce the 1st to 4th Res pondents minors in Court on the said date.

This 3rd day of November

Sgd. T. Muttusamipillar Acting District Judge, Jaffna,

Sgd. N. M. J. R. D. J.

285 25 & 4

ORDER MISI IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jorisdiction No. 856

In the matter of the Last Will and Testament of the Late Kadirgamar Mucugesu of Puloly South

Deceased. Arumugam Thambiah of Puloly South presently of Kuala Lumpur by his Attorney Senathirajuega. rem Ehamparanathen of Pu oly South

Va, Petitioner 1 Sinnemmah widew of Murugesu of do

3 Sivapackiavathy wife of Ehamparanathan of do

Respondenta This matter coming on for Tuis 14th day of February disposal before M. M. Abdul Cader Esquire District Judge, Point Pedro, on the 14th day of February 1966 in the pre- Drawn by sence of Messrs, Rajaratnam Rejaratnam & Durairajah & Thur iraj h Proctors on the part of the petitioner, and the | 03 % & 4

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No 1787

In the matter of the Intestate Estate of the late Packia-ledchumy wife of Thambo dangarappillai Appudurai of Kollankaladdy, Decensed puram Thambu Sangarappillai Appu durai of Kollankaladdy Maviddapuram

l Punithavathy daughter of T. S. Appudurai of do

2 Thilagewathy daughter of 1. S Appudurai of do

3 Appudurai Sarayanabhawan of do

4 Appudurai Poopalasingham The 1st to 4th respondents are minors appearing by

their Guardian-ad-Litem 5 Ambaisppillat Sangara, pil lat of Kollankaladdy Maviddapuram.

Respondents

This matter coming on for naposal before N. M. J. Ka jendram Esquire, District Judge, Jaffna on the 40th day of December 19 5 in the presence of Mr. S. Hayatamba Prector on the part of the patitioner and the affidavit dated 29th December 1965 and petition of the petitioner having been read.

it is ordered that the 5th respondent be and he is hereny appointed Guardian-ac-Litem over the minors the ist o 4th respondents and the petitioner be and he is hereby declared entitled to have Lev ters of Administration to the estate of the abovenamed deceased and that Letters Administration be issued to him accordingly unless the respondents or any other person or persons shall on or before the 11th day of March 1966 appear before this Cour and snow sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the petitioner do produce the minor in court on the said date.

The 30th day of December 1965.

(Sgd) N. M. J. Rajendram District Judge Drawn by S. Ilayatambi Prontor for Petitioner.

petition and affidavit of the Petitioner and the affidavit or the Notary who attested the Last Will N : 3684 dated 9th November 1955 and of the witness having been read

(306 25 1 2)

It is ordered that the Last Will Mo. 3684 dated 9-11 1955 and attested by P Kanspadhipilmi N. P. and now produced and deposited in Court be declar d proved, that the petitioner be declared entitled to obtain Probate thereof as Executor appointed thereunder and that Probate thereof be accordingly issue to the Petitioner unless the respondents or any other persons appear before this 2 Nadarajah Rajaratnam of court on the 7th day of March 966 at 10 O'clock in the lore noon and show sufficient cause to the satisfaction of the Court to the contrary.

Sgd M, M. Abdul Cader

Da triot Judge. Proctors for Petitioner

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1755

In the matter of the Intestate Estate of Damayanti wife of T. K. Rajamarthandan of Auaicoddai

Deceased Mavida- Chirappiddy Nallathamby Devarajan of Anaicoddai Vs. Petitioner

1 Rajaledohumy wife of Devaraj n

2 Trincomalee Kanagasunderam Rajamarthandan both of Anaicoddai

Respondents This action coming on for disposal before N. M J. Rajendram, Esquire, District Judge, Jaffna on the 3rd day of November 1965 in the presence of Mr. S. Thirunavokkarasu Proctor on the part of the Petitioner and the petition and affidavit of the petitioner dated 27th October 1965 havog been read.

it is ordered that the Peticioner be and he is hereby deol red entitled to have Letters of Administration to the estate of the deceased as father and heir of the deceased and that Letters of Administration be issued to him accordingly unless the respondents or any other person or persons. shall on or before the 2 st day of January 1966 appear before this Court and show sufficient cause to the satisfection of this Court to the contrary This 3rd day of November

8gd T, Muttusamipillar Acting District Judge 11-1-6 Time to show cause extended till 25 . 3 . 68 Sgd N M, J. R.

184 25 & 4

Urder Nisi

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction 854 / T.

n the matter of the intestate estate and effects of the late Kandappar Subramaniam of Thumpalai Point Pedro

Subramaniam Padmanathan of Thumpalai Point Pedro

V8. Petitioner Ledchumippillai widow Subramaniam of do Respondent

This matter coming on for disposal befere M, M Abdul Cader Esquire District Judge, Point Pedro on the 22nd day of January 1966 in the sence of Mr. S. Nagalingamudaly Prector on the part of the petitioner and the petition and affidavit of the petitioner having been read.

it is ordered that the Petitioner he and he is hereby decla ed cutitled as son of the abovenamed decrared to have Letters of Administration to he above estate issued to the petitioner accordingly, unless be Respondent abovenamed or any other person or persons interested shall on or before the 5th day of March 1:68. show sofficient cause to the satisfaction of this Court to he contrary.

This 2 nd day of January

Sgd. M. M. Aboni Cader District Judge. Drawn by

Sgd S. NagalingaMudaly Proctor for Petitioner 305 25 4 4

KANKESANTURAI TOWN COUNCIL

Mr. A V. Sathasivam Proctor S. C. & Notary Public, Kankesanturai, was elected Chairman of the Kankesanturai Town Council. This was consequent on the adoption of a motion of no confidence on the former Chairman Mr. M Thidaveerasingam. Mr. P. Emmanuel was alected Vice-Chairman at an earlier meeting.

NOTICE

IN THE DISTRICT COURT OF JAFFNA

No. P. 807

Saravanamuttu Murugesu of Cheddipulam Velanal East Va Plaintiff

Sellamuttu wife of

Signathamby Vedivelu both of Kathaladi, Vad. dukkoddai West (hellammah wife of

Elaiyavi Aiyampillai both of Chedd pulsm Velanai

5 Sabapathy Kathiravelu of Thambyaiah Nadarajah of

Mankumpan West Tham yish Sundaram of

Poonkavanam wife of

Sinnathamby Sadasivam

Veerakathy Veluppillai of

Nageswari wife of

Kanapathipillai Subramaniam of do

Sinnapu Somasundaram

Mannikam wife of

Kanapathippillai Thame. tharampillai of do

Sinnama wife of Saravanamuttu Kulaseka-

ram of do Annamma wife of

Sinnath-mby Tharmalingam of do Kanapathippillai Subra-

maniam of do Theivanai wife of

Vinasithamby Kanapathippillai of do

Sinnamma wife of Vanhianather Arulam-

palam of do 25 Chellappa Kandiah of do Appukkuddy Nadarajah of Mankumpan (proxy filed by M. M. Sultan Adde !- Defendants

Defendants

It is hereby notified that action No. P. 807 has been instituted in the District Court of Jaffun under the Pertition Act No. 16 of 1951 for the partition/sale of the land/lands called Aiyarchad. dypirivugal and Netchaddy in extent 196, 18th Lms. V. C. and P. C. and situated at Velanai East in the Parish of Velanai in the Islands Division, Jaffna District Northern Prevince.

The defendants in the storesaid action are summoned to ppear in Court on the 17th day of March 1966 at 10 O'clock of the forenoon.

By order of Court

Sgd. N. Subramaniam for Secretary

This 22nd day of February 1966 304 25

Order Nisi

IN THE DISTRICT COURT OF JAFFNA Testamentary Jurisdiction No. 1741

In the matter of the intestate estate of Sellachy widow of Sinnadurai of Navaly

Deceased Sinnadurai Visuvalingam of Navaly

Petitioner Sinnadurai Loganathan of Na-

Respondent This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 12th day of ctober, 1965 in the pre-sence of Mr. S. Tirunavukkarasu Proctor on the part of the petitioner and the affidavit of 5-10,65 and petition dated 12-10-65 of the

petitioner having been read.
It is ordered that the Petitioner be and he is hereby declared entitled to have Letters of Administration over the estate of the said deceased as the elder son and heir and that Letters of Administration be issued to him accordingly, unless the Respondents or any other person or persons shall on or before the 24th day of December 1965 appear before this Court and show sufficient cause to the satis. faction of this Court to the contrary

This 1 th day of October 1965 Sgd. N. M. J. Rajendram, District Judge, Jaffna. 24-12 6 time to show cause

extended till 11-3-66. (Sgd.) N. M. J. R. D J. (283 18 & 25)

ORDER NISI

IN THE DISTRICT COURT OF POINT PEDRO

Testamentary Jurisdiction No. 855

In the matter of the intestate ingly unless the Respondents Sanmugampillai of Pulely West Point Pedro

Kamalasany widow of Musu-Pulcly West Point Pedro Petitioner Vs.

1 Murugesu Sangarapillai of Puloly West Point Pedro 2 Murugesu Sathasivampillai

of Puloly West, Point Pedro presently of No. 3. Days Road, Wellawatte Respondents.

This matter coming on for disposal before A. E. R. Corea Esquire, Additions 22./2 65 Time to she District Judge, Colombo on extended till 23.3.66. the 23rd day of September 1965 in the presence of Mr. S. Rasarathnam Proctor on the part of the petitioner and the affidavit of the petitioner dated 10th day of September 1965 having been read

It is ordered that the petitioner abovenamed be and she is hereby declared entitled as the widow of the deceased aboveramed to have Letters of administration to the es. tate of the said deceased issued to her accordingly, unless the respondents abovenamed or any other person or persons interested shall on or before the 9th day of December 1965, show sufficient cause to the satisfaction of this court to the contrary This 11th day of October 1965

Sgd. A. E. R. Corea Additional District Judge Order Nisi extended and reliasued Returnable 9-3.1966 Sad. M. M. A. Cader District Judge Point Pedra

295 18 & 25

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1740.

In he matter of the intestate estate of Wanikkammah wife of Maruthar Murugesu of Navaly North

Maruthar Murugesu of Navaly

Petitioner

1 Murugesu Loganathan of Navaly North Minor 2 Saraswathy daughter of Muragesu

3 Thanaledchumy

daughter of Murugesu 4 Murugesu Kumaresan all of Navaly the 2nd to th Respondents being minors appearing by their Guardianad-litem the 1st Respondent

Respondents,

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 12th day of October 1985 in the presence of Mr. S. Tirunavukkarasu Prootor on the part of the Patitioner and the petition and affidavit of the petitioner dated 30-9-65 having been

It is ordered that the Ist Respondent be and he is hereby appointed Guardianad-litem over the minors the 2nd to 4th Respondents for the purpose of representing them in the said proceedings and that the Petitioner be declared entitled to have Letters of Administration to the estate of the said deceased as her widower and that the same be issued to him accordestate of the late Murugesn or any person or persons shall on or before the 22nd day of December 1965 appear before Deceased this Court and show sufficient cause to the satisfaction of gesu Saumagampillai of this court to the contrary. It is further ordered that the 1st Respondent do produce the minors 2nd to 4th Res. pondents in Court on the same

This 12th day of October 1965

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

22./2 65 Time to show cause

Sgd. N M. J. R. D. J. 282 18 & 25,

ORDER NISI

IN THE DISTRICT COURT OF IAFFNA

Testamentary Jurisdiction No. 1753

In the matter of the intestate estate of the late Swaminather Nagalingam of Anaipanthy, Jaffna

Deceased

Nagalingam Thiagarajah of Anaipanthy Jaffna Petitioner

1 Sivayogam widow of

Nagalingam 2 Nagalingam Vijakanthan

3 Nageswary daughter of Nagalingam

4 Puvaneswary daughter of Nagalingam Minor 5 Someswary daughter

of Nagalingam, minor by her appearing proposed Guardianad-litem the 2nd respondent

Respondents

This matter coming on for disposal before N M, J. Rajen dram Esquire District Judge Jaffna on the 27th day of October 1965 in the presence of Mr. A. Thanabalas ngham, Proctor on the part of the Petitioner and the affidavit of the petitioner dated 24th day of October 1965 and the petition of the petitioner having been read.

It is ordered that the abovenamed 2nd respondent be appointed Guardian-adlitem over the minor the abovenamed 5th respondent and that the petitioner as the lawful heir of the deceased abovenamed be declared entitled to have Letters of administration to the estate of the deceased and that Lotters of administration be issued to him accordingly unless the respondents or any other interested shall appear befare this Court on the 19th day of January 1966 and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the said minor the 5th res. pondent should be produced in Court on the said date This 27th day of October 1965

Sgd N M J Rajendram District Judge

Drawn by Sgd. A. Thanabalasingham Proctor or Petitioner. 21-1-66

Time to show cause is extended to 21 - 3 - 66

Sgd. N. M. J. Rajendram, District Judge 280 18 & 25

FOR ALL YOUR

PRINTING REQUIREMENTS

PLEASE CONTACT :

F. Jeewajee & Bros,

PAPER MERCHANTS & STATIONERS,

No. 50, New Moor Street, COLOMBO 12.

Telephone: 78861.

T'grame: "PABAND"

ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1801/T.

In the matter of the intestate estate of the late Sivapakkiam wife of Ukku Banda of D. 3 3rd Channel, Paranthan

Deceased

Kandiah Kasilingam or D. 3rd Channel Paranthan Vs. Petitione

! Kandish Tharmalingam of D 3, 3rd Channel Paranthan 2 Ettanayake Mudiyansalag-Ukku Banda of Arripu Road, Allapattu, Kokkichchiya Anuradhapura,

Respondents

This matter coming on for final disposal before N. M J Rajendram Esquire, District Judge, Jaffna on the 18th day of January 1966, in the presence of Mr. S. Kanagaratnam Proctor for Petitioner and the affidavit of 17-1-1966 and Petition of the Petitioner dated 18th January 1966 having been read.

It is ordered that the Petitioner be and he is hereby declared entitled to have Letters of Administration over the estate of the abovenamed olared proved deceased as her son and such Letters of Administration be issued to him accordingly unless the Respondents abovenamed or any other person or persons interested shall appear before this Court on or before the 14th March 1966 at 10 a m and show sufficient cause to the satisfaction of this court to the contrary.

Sgd. G. C Niles Addl. District Judge.

Drawn by Sgd S. Kanagaratsam Proctor for Patitioner (302 18 & 25)

ORDER ABSOLUTE IN THE FIRST INSTANCE

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1792

In the matter of the Last Will and Testament of the late Thamotharampillai Ponnish of Karaitivu East Jaffna Deceased

innapillal widow of Thamotherampillai Pornish of Karaitivu East Jaffua

Petitioner

This matter coming on for disposal before N. M. J. Ra. Esquire District endran Judge Jaffna on the 22nd day of December 1965 in the presence of Mr. K. Arumugam Proctor on the part of the petitioner and the affidavit of the petitioner and of the witnesses to the last will dated the 17th day of December 1965 and of the petition of the petitioner dated the and day of December 1965 having been read :

It is ordered that the Joint Last Will and testament dated 16th day of June 1964 and attested by K. Arumugam Notary public under No. 2772 and deposited in this court be and the same is hereby de-

It is further ordered that the petitioner is the executrix mentioned in the said Last will and that she is hereby declared entitled to have probate of the said Joint last will and Testament of the abovenamed deceased as sole legatee and as Executrix mentioned in the said joint Lest will and Testament and Pro-This 18th day of January 1966 bate be ssued to her second-

> Sad G. C Niles District Judge, Jaffna.

This 22nd day of December 1965. (300 18 & 25)

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 3% respectively.

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

> FOR FURTHER PARTICULARS APPLY TO

S. KANAGASABAI, J. P. Shroff.

ான்முங்க் வழாது பெய்க மனினைஞ்சுரக்க மன்னன் Carminap ura Grus capalar guisa arija ssie was p upis Corrie sposio Cuird was மேன்மைகொள் சைய சிறி விலங்குக வுலக செல்லாம்.

Printed and Published by Ayampiflai Sinnathurai, residing No. 2 Brown Road, 2nd Lane, Jaffna, for and on behalf of the Proprietors, the Saiva Paripalana Sabhai, Jaffna, at their Press, the Saiva Prakasa Press, 450 K. K. S. Road. Vannarponnai, Jaffna, on Friday February 25, 1966.

Welton B. M. SIVAPIBAKASAM.