

For Your Printing

SAIVA  
PRAKASA  
PRESS

# THE Hindu Organ

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

Phone No. 856

[PRICE 10 CENTS]

VOL LXXVIII

JAFFNA, FRIDAY SEPTEMBER 30, 1966

NO. 26

## MENACE OF MOBOCRACY

(We publish the views of Dr. Rabindranath Tagore on misguided democracy—reproduced from the Bhavan's Journal under the head line *Mobocracy would lead to destruction* as a warning to the leaders who are responsible for mob-reaction to political changes that unless the mob can be trained to think clearly feel nobly and act righteously there cannot be any hopeful future for this country.

Crowd psychology is a blind force. Like steam and other physical forces, it can be utilised for creating a tremendous amount of power. And therefore rulers or men, who, out of greed and fear are bent upon turning their peoples into machines of power, try to train this crowd psychology for their special purposes. They hold it to be their duty to foster in the popular mind universal panic, unreasoning pride in their own race, and hatred of others. Newspapers, school-books, and even religious services are made use of for this object; and those who have the courage to express their disapprobation of this blind and impious cult are either punished or are socially ostracised. The individual thinks, even when he feels; but the same individual, when he feels with the crowd, does not reason at all. His moral sense becomes blurred. This suppression of higher humanity in crowd mind is productive of enormous strength. For the crowd mind is essentially primitive: its forces are elemental.

When a whole body of men train themselves for a particular narrow purpose, it becomes a common interest with them to keep up that purpose and preach absolute loyalty to it...The training of a whole people for a narrow ideal, and when it gets hold of their minds, it is sure to lead them to moral degeneracy and intellectual blindness. We cannot but hold firm the faith that this gigantic vanity and selfishness, is only a passing phase in civilisation, and those who are making permanent arrangements for accommodating this tem-

porary mood of history will be unable to fit themselves for the coming age, when the true spirit of freedom will have sway.

We must admit that evils there are in human nature, in spite of our faith in moral laws and our training in self-control. But they carry on their forehead their own brand of infamy, their very success adding to their monstrosity. All through man's history there will be some who suffer, and others who cause suffering. The conquest of evil will never be a fully accomplished fact, but a continuous process like the process of burning in a flame.

In former ages, when some particular people became turbulent and tried to rob others of their human rights, they sometimes achieved success and sometimes failed. And it amounted to nothing more than that. But when this idea... which has met with universal acceptance in the present day tries to pass off the cult of collective selfishness as a moral duty, simply because that selfishness is gigantic in stature, it not only commits depredation but attacks the very vitals of humanity. It unconsciously generates in people's minds an attitude of defiance against moral law.

It has been said that a disease becomes most acutely critical when the brain is affected. For it is the brain that is constantly directing the siege against all disease forces. The spirit of... selfishness is that brain disease of a people which shows itself in red eyes and

(Continued on page 2)

## Cow - Slaughter

C. SINNATHURAI, B. A.

Cow slaughter and alcoholic drinks have brought moral degradation to the people of Ceylon. Ahimsa is the pivot on which the whole structure of Buddhist culture is built. In this land where there are many Buddhists and in this land which is inhabited by Hindus we find cow-slaughter going on at a tremendous and awful rate. Thousands of cows are transported to Colombo for slaughter. Every week we see hundreds of cows are sent to Colombo by train. This obnoxious, abominable pathetic, awful and inhuman act has come to stay. We, the people of Ceylon, will have to bear the consequences of this despicable act. Every action has a reaction. Every action will have a result. The time has come when we have to wake up from the slumber and take the necessary steps to stop this nasty and inhuman act. All those who rear cows for flesh, all those who buy and transport them for slaughter will be adequately punished by the Father of Fathers, the Almighty God for the inhuman act.

It is a disgrace to Jaffna to see that cows are sent in hundreds to Colombo for slaughter. This is the land of the birth of Gnanapragasa-Munivar who crossed over to India, because he refused to give a cow to the Portuguese for slaughter. The cow is a sacred animal. It is the temple of God. It is the spring of many holy waters. It is the abode of Devas. It gives us holy ash, milk, ghee and other things used for apishkam in temples. It is a great pity that people do not realise the sacredness of the cow and the intensity of the crime that results from cow-slaughter. The evil effects of the crime that results from cow-slaughter are many. The evil effects of the crime will reflect community in the form of famine, or floods or cyclone or epidemics or civil war or attack by foreign-

(Continued on page 2)

## TAMIL UNITY

(By S. SIVASUBRAMANIAM)

The desire for greater unity among the Tamil people, their political parties and leaders is wide-spread. Such greater unity is greatly required in the interest of the Tamil people themselves as well as for the rest of the Island. Your recent editorial on the subject draws attention to this pressing necessity. In the first instance, it is desirable that personal efforts be made in contacting our Tamil leaders and politicians.

As a first step towards greater unity, it is desirable for Tamil political leaders and Parliamentarians to meet together. Even if all of them could not meet together, some of them could meet. And even if they are unable to meet physically, there could be mental agreement between them arrived at through mutual friends.

Tamil Parliamentarians and Senators are members of the Government party. If they could be members of the Government party and meet together, there ought to be no valid objection to their meeting together among themselves for the purpose of achieving greater unity among themselves.

Meetings of the Regional (I am not certain of the name) co-ordinating Committee, presided over by the Government Agent Jaffna, are attended by parliamentarians both of the Federal party and Tamil Congress groups. Minority Tamils' Conferences are also attended by representatives of the Tamil Congress and Federal party. The redoubtable leader of the Tamil Congress is the worthy representative of Ceylon at the United Nations, where most divergent views on many subjects are expressed and canvassed. The worthy leader of the Federal Party is a person who could be called the embodiment of patience.

It is not possible to achieve complete unity on all matters. It is not nor-

mally possible to do so anywhere in all matters at any time. If on most of the major issues, Tamil leaders and Parliamentarians evolve some substantial measure of agreement, it would be a great gain to the public. After all when our esteemed leaders pass away from the world (may God reserve them well and long) they are likely to be remembered by their joint services and not so much by their differences and splits among themselves. Tamil Parliamentarians have accepted the leadership of Sinhalese Parliamentarians. They are all working together in the Government party which is mainly led by Sinhalese leaders two of whom are Messrs. Dudley Senanayake and J. R. Jayawardene. No harm could be done if an effort is made with the aid of these two and other Sinhalese leaders to bring about greater unity among the Tamils. Both Tamil Parliamentarians and as well as Sinhalese could well move to bring about such a happy consummation at some early point of time.

That political opponents meet when circumstances require is a well known fact; this procedure is borne out in the following extract from the latest Renter's telegram relating to current events in Vietnam:—

"Meanwhile, South Vietnam's militant Buddhist leader Thich Tri Quang, today ate two bowls of rice soup and ended a 100-day protest fast—in order 'to carry on the struggle against the Government.'"

The emancipated 45 year-old monk shared the meal at his clinic bedside with his main political rival in South Vietnam's Unified Buddhist Church the moderately inclined Thich Tam Chau.

Tri Quang had staged his hunger strike to protest against the Saigon (Continued on page 2)







# Menace of Mobocracy

(Continued from page 1)

clenched fists, in violence of talk and movements, all the while shattering its natural restorative powers. But the power of self-sacrifice, together the moral faculty of sympathy and co-operation, is the guiding spirit of social vitality. Its function is to maintain a beneficent relation of harmony with its surroundings. But when it begins to ignore the moral law which is universal and uses it only within the bounds of its own narrow sphere, then its strength becomes like the strength of madness which ends in self destruction.

What is worse, this aberration of a people, decked with the showy title of "patriotism" proudly walks abroad, passing itself off as a highly moral influence. Thus it has spread its inflammatory contagion all over, proclaiming its fever flush to be the best sign of health. It is causing in the hearts of peoples, naturally inoffensive, a feeling of envy at not having their temperature as high as that of their delirious neighbours and not being able to cause as much mischief, but merely having to suffer from it.

I put my faith in the individuals all over the world who think clearly, feel nobly, and act rightly, thus becoming the channels of moral truth. Our moral ideas do not work with chisels and hammers. Like trees, they spread their roots in the soil and their branches in the sky, without consulting any architect for their plans.

(Condensed from Creative Unity)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1927

In the matter of the intestate estate of the late Sinnathamby Nagarathnam of Vaddukoddai West Vaddukoddai, Jaffna Deceased  
Sinnathamby Selvadurai of Aalolai Lane, Vaddukoddai West, Vaddukoddai, Jaffna, presently of Pinnawala Road, Ellearawa, Balangoda Vs. Petitioner  
Waloopillai Murugesu, of Ellapolle, Balangoda Respondent

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

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. 1931/T

In the matter of the Intestate Estate of the late Sangarapillai Sanmugam of Tholpuram Deceased  
Sanmugam Kandiah of Tholpuram Vs. Petitioner

1 Theivanayagi daughter of Sanmugam of Tholpuram  
2 Inthirarajah Paranirupasingam of Chulipuram  
3 Inthirarajah Sangarapillai of Chulipuram  
4 Thavamany daughter of Inthirarajah of Chulipuram Respondents

This matter coming on for disposal before N.M.J. Rajendram Esquire, District Judge, Jaffna on the 13th day of August 1966 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 petitioner abovenamed be and he is hereby declared as the heir of the deceased abovenamed to have Letters of Administration of the Estate of the deceased and that such Letters of Administration be issued to him accordingly unless the respondents abovenamed or any other person or persons interested shall on or before the 14th day of October 1966 show sufficient cause to the satisfaction of this Court to the contrary.

This 13th day of August 1966

Sgd. N. M. J. Rajendram District Judge, Jaffna  
Drawn by  
A. Sockalingam Proctor for Petitioner  
165 30 & 7

8th day of August 1966, in the presence of Mr. W. Muttukumaraswamy Proctor on the part of the Petitioner, and the petition and affidavit of the Petitioner having been read and filed of record:

It is ordered that the Petitioner abovenamed being the brother and sole heir of the deceased abovenamed, be declared entitled to the grant of Letters of Administration to the estate of the deceased abovenamed and be appointed administrator accordingly unless the Respondent abovenamed or any other person interested in the above estate shall show on or before the 10th day of October 1966 sufficient cause to the satisfaction of this Court to the contrary.

Jaffna, this 8th day of September 1966  
Sgd. N. M. J. Rajendram District Judge  
169 30 & 7

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testy No. 1853

In the matter of the intestate estate of the late Sinnathamby Sellathurai of Chulipuram Deceased  
Rasammah widow of Sellathurai of Chulipuram Vs. Petitioner.

Minor 1 Nageswari daughter of Sellathurai  
" 2 Sellathurai Selvarajah  
" 3 Rajeswari daughter of Sellathurai  
" 4 Yogeswari daughter of Sellathurai  
" 5 Vigneswari daughter of Sellathurai  
" 6 Thilageswari daughter of Sellathurai  
" 7 Sellathurai Thavarajah  
" 8 Sellathurai Pathmarajah  
" 9 V. Kathiravetpillai Rasiah all of Chulipuram Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 20th day of April 1966 in the presence of Mr. M. K. Subramaniam Proctor on the part of the Petitioner and the affidavit of the petitioner dated 16-4-66 having been read.

It is ordered that the 9th respondent be appointed guardian-ad-litem over the 1st to 8th respondents minors.

It is further ordered that the petitioner abovenamed be and she is hereby declared entitled as lawful widow of the abovenamed deceased to have Letters of Administration to the estate of the abovenamed deceased and the same be issued to her accordingly unless the respondents or any other person or persons interested shall show sufficient cause to the satisfaction of this Court to the contrary on or before the 29th day of July 1966.

It is further ordered that the petitioner do produce the minors in Court on the said date.

This 29th day of April 1966  
Sgd. N. M. J. Rajendram District Judge.

The date for showing cause is extended to 30th September 1966

Sgd. N. M. J. Rajendram District Judge.  
54 28 & 30

## Order Nisi

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1877/T.

In the matter of the Intestate estate and effects of the late Ramalingam Thevarajah of Annicoddai. Deceased

1 Kandiah Kanagarathnam and 2 Ambikapathy Balasundaram both of 42, Grand Bazzar, Jaffna. Vs. Petitioners

1 Kanagapooshanyamah widow of Thevarajah  
2 Kanagambikai wife of Kandiah Kanagarathnam  
3 Vigneswari wife of Ambikapathy Balasundaram  
Minor 4 Jayaraj daughter of Thevarajah

5 Thevarajah Jayakumar  
6 Vimalaswary daughter of Thevarajah  
G.A.L.7 Sivagurn Eliyathamby, all of Vairavakovilady, Nalukaladam, Vannarponnai. Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 24th day of August, 1966 in the presence of Mr. V. Mahesan Proctor on the part of the petitioner and the affidavit dated 19-9-1966 and petition dated 20-8-1966 of the petitioners having been read.

It is ordered that the abovenamed petitioners be declared entitled to take out Letters of Administration to the estate of the said deceased and that Letters of Administration be issued to the petitioner accordingly unless the respondents or any other persons interested shall appear before this court on or before the 14th day of October 1966 and show cause to the satisfaction of this court.

It is further ordered that the 7th respondent be appointed Guardian-ad-litem over the minors the 4th to 6th respondents for the purpose of this case and that the 1st respondent do produce the said minors in court on the 14th day of October.

This 24th day of October 1966.  
Sgd. N. M. J. Rajendram District Judge, Jaffna.  
Drawn by  
Sgd. C. Mahesan Proctor for Petitioner  
( O 145 23 & 30 )

## Order Nisi Declaring Will Proved

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1930

In the matter of the Last Will and Testament of the late Sivakampillai widow of Paramu Kumaravelu of Karaitivu East. Deceased

Kumaravelu Kandasamy of Karaitivu East. Vs. Petitioner

Kumaravelu Rasiah of Karaitivu East Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge Jaffna on the 12th day of August 1966 in the presence of Mr. S. Candiah, Proctor on the part of the petitioner and the affidavit of the petitioner dated the 12th day of August 1966 and petition dated 19th August 1966 and the affidavit of the witnesses and Notary dated the 12th day of August 1966 having been read:

It is ordered that the Last Will dated the 1st day of June 1955 and attested by S. Candiah Notary Public under No. 1905 and now deposited in Court be and the same is hereby declared proved unless the Respondents or any other person or persons shall on or before the 14th day of October 1966 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the petitioner is the Executor named in the said Last Will and he is hereby declared entitled to have Probate thereof and that Probate thereof be

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 1924/T

In the matter of the Last Will and Testament of the late Veluppillai Sinnadurai of No. 43/1 Kandy Road, Chundikuli, Jaffna  
Thanalaxmy widow of Veluppillai Sinnadurai of No. 43/1 Kandy Road, Chundikuli, Jaffna Vs. Petitioner

1 Sinnadurai Sorubakshanthan  
2 Sinnadurai Ragunathan  
3 Sinnadurai Ravithuban

Minor 4 Tharoodakhanthi daughter of Sinnadurai

" 5 Sinnadurai Thiviya-kumar

" 6 Shanthini daughter of Sinnadurai

7 Sorubala wife of

8 Ehemparam Arulanatham all of No. 43/1 Kandy Road, Chundikuli, Jaffna

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna on the 6th day of August, 1966 in the presence of Mr. S. Visuvalingam Proctor on the part of the petitioner, and the affidavit of the petitioner dated 6th August, 1966 and the affidavit of the Notary and Witnesses dated 5th August, 1966 having been read.

It is ordered that the Last Will and Testament bearing No. 6378 dated 8-3-1962 and attested by S. Visuvalingam, Notary Public, the original of which has been produced and is now deposited in this court be and the same is hereby declared proved, and that the Petitioner abovenamed is the Executrix named therein, and that she is hereby declared entitled to have Probate thereof issued to her accordingly on her payment of Estate Duty and taking Oath of Office.

It is further ordered that the 7th Respondent abovenamed be and she is hereby appointed Guardian-ad-litem over the 4th, 5th and 6th Minor Respondents abovenamed for the purpose of representing them in this case unless the Respondents abovenamed or any other person or persons interested shall on or before the 7th day of October 1966, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the Petitioner do produce the said minors in court on the said date.

This 5th day of August, 1966.  
Sgd. N. M. J. Rajendram District Judge Jaffna

Drawn by  
Sgd. S. Visuvalingam Proctor for Petitioner.  
(163 30 & 7)

issued to him accordingly, unless the Respondent or any other person or persons shall on or before the 14th day of October 1966 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

This 19th day of August 1966.  
Sgd. N. M. J. Rajendram District Judge  
Drawn by  
Sgd. S. Candiah Proctor for Petitioner  
( O. 160 30 & 7 )



## NOTICE OF APPLICATION

Notice is hereby given that after the expiry of 14 days from this date hereof application will be made to the District Court of Jaffna under British Courts Probates (Re-Sealing) Ordinance for the Sealing of the Letters of Administration in respect of the estate of Sinnathamby Murugasu of Moolai late of 784, Lorong Enam, Sentul, Kuala Lumpur, Malaysia; deceased granted by the High Court of Malaya at Kuala Lumpur on the 19th day of November, 1964

This 9th day of September, 1966.

N. EHAMPARAM

Proctor for V. Arunasalam of Moolai Road, Vaddukoddai, the Attorney of Annammah Murugasu of Kuala Lumpur.

140 30

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. 1930 Testy

In the matter of the Intestate Estate of the late Muthuthamby Sinnathurai of Velanai East

Deceased

Sellachchy widow of Muthuthamby Sinnathurai of Velanai East

Vs. Petitioner

1 Sinnathurai Muthuthamby of Velanai East

Minor 2 Yogam daughter of Sinnathurai and

3 Saraswathy daughter of Sinnathurai both of do

The 1st respondent personally and as Guardian-ad-litem over the 2nd and 3rd respondents Minors

Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire, District Judge, Jaffna, on the 2nd day of August 1966, in the presence of Mr. S. Selvarajah, Proctor on the part of the petitioner and the affidavit of 26-7-66 and petition of 2-8-66 of the abovenamed petitioner having been read.

It is ordered that the abovenamed 1st respondent be appointed Guardian-ad-litem over the 2nd and 3rd respondents and that the petitioner abovenamed be and she is hereby declared entitled to have Letters of Administration to the estate of the abovenamed deceased and that the same be issued to the petitioner as the widow of the said deceased unless the respondents or any other person or persons interested shall appear before this court on or before the 3rd day of October 1966 and show sufficient cause to the satisfaction of this court to the contrary.

The said minors to be produced in court on the said date.

This 2nd day of August 1966  
Sgd. N. M. J. Rajendram  
District Judge, Jaffna.

Drawn by  
Sgd. S. Selvarajah  
Proctor for Petitioner  
(150 23 & 30)

## ORDER NISI DECLARING WILL PROVED

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction  
No. 1917

In the matter of the Last Will and Testament of the late Veluppillai Kanagasabai of Sirupiddy

Deceased

Thillainayagam widow of Veluppillai Kanagasabai of Sirupiddy

Petitioner

1 Rukmanyadevy daughter of Kanagasabai

Minor 2 Kanagasabai Kathirgamanathan

3 Kanagasabai Sri Patmanathan

4 Kanagasabai Loganathan

5 Kanagasabai Gnana-soundala

The 2nd to 5th Respondents are minors appearing by their Guardian-ad-litem,

6 Sinnathamby Thamo-tharampillai of Puthur

Respondents.

This matter coming on for disposal before N. M. J. Rajendram, Esquire, District Judge, Jaffna on the 30th day of July 1966 in the presence of Mr. S. Ambalavanar, Proctor on the part of the Petitioner and the affidavit and petition of the petitioner dated the 27th day of July 1966 and the affidavit of the witnesses and Notary dated the 27th of July 1966 having been read.

It is ordered that the Last Will and Testament dated the 15th day of June 1966 and attested by S. Ambalavanar Notary Public under No. 4127 and now deposited in Court be and the same is hereby declared proved unless the Respondents or any other person or persons shall on or before the 30th day of September 1966 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the petitioner abovenamed is the executrix named in the said Last Will and that she be declared entitled to have Probate to the said Last Will and that Probate there of be issued to her accordingly unless the Respondents or any other person or persons shall on or before the 30th day of September 1966 appear before this Court and show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th Respondent be and he is hereby appointed Guardian-ad-litem over the minors the 2nd to 5th Respondents for the purpose of these proceedings unless the Respondents or any other person or persons shall on or before the 30th day of September 1966 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the Petitioner do produce the 2nd to 5th Respondents minors in Court on the 30th day of September 1966 at 10 a. m.

The 30th day of July 1966.

N. M. J. Rajendram  
District Judge.

Drawn by  
S. Ambalavanar (Sgd)  
Proctor for Petitioner  
(157 23 & 30)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction  
[No. T / 1925

In the matter of the intestate estate of Visuvinathar Arul Johnpillai of Graceyn Sooravattai Chunnakam

Deceased

Mrs. Arokiam Johnpillai widow of V. Arul Johnpillai of Graceyn Sooravattai, Chunnakam

Vs. Petitioner

1 Visuvinathar Kandiah of Kadduvan Tellipalai

2 Visuvinathar Nagamany of Kadduvan, Tellipalai

3 Sethupillai widow of Thambiah

4 Sinnachchipillai wife of

5 Kasipillai Arumugam of Kadduvan, Tellipalai

6 Rev. Sister Mary Augustine of Convent, Manipay

7 Thavamany wife of

8 Thambirajah Muthucumaru

9 Gunamany wife of

10 Sri Balasubramaniam Kandiah

11 Gnanamany daughter of Kasipillai

12 Kasipillai Ratnasingam

13 Kasipillai Thuraiarajah

14 Kasipillai Thanabala-singham

15 Aechipillai widow of Kasipillai G. A. L. of the abovenamed of the 14th respondent all of Kadduvan, Tellipalai

Respondents

This matter coming on for disposal before N. M. J. Rajendram, Esquire, District Judge, Jaffna, on this 5th day of August 1966 in the presence of Mr. R. Sivasupramaniam, Proctor on the part of the petitioner and the affidavit of the petitioner dated 2nd day of August 1966 having been read;

It is ordered that the 15th respondent be and she is hereby appointed Guardian-ad-litem over the 14th respondent minor for the purpose of watching the interest of the said minor in these proceedings and that the petitioner be and she is hereby declared as the widow of the abovenamed deceased entitled to have Letters of Administration to the estate of the said deceased and that the same be issued to her accordingly, unless the respondents or any other person or persons shall on or before the 7th day of October 1966 show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the 15th respondent do produce the minor in court on the same date.

This 5th day of August 1966.

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

Drawn by  
Sgd. R. Sivasupramaniam  
Proctor for Petitioner  
(144 23 & 30)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testy No. 1852

In the matter of the Intestate Estate of the late Ramalingam Cumaravelu of Tholpuram

Deceased.

Aochikuddy widow of R. Cumaravelu of Tholpuram

Vs. Petitioner

1 Sinnapillai widow of Sangarapillai

2 Ramalingam Appachehy Vaitilingam, both of Tholpuram

3 Kanapathipillai Rameswaran

4 Kanapathipillai Ramiah both of Chulipuram

5 Umapathy Kandasamy, wife of Annaladechumy both of Kantharmadam, Jaffna

7 Kandasamy Kumarasamy of Tholpuram

Respondents

This matter coming on for disposal before N. M. J. Rajendram, Esquire, District Judge, Jaffna on the 29th day of April 1966 in the presence of Mr. M. K. Subramaniam Proctor on the part of the petitioner and the affidavit of the petitioner having been read:

It is ordered that the petitioner abovenamed be and she is hereby declared entitled as lawful heir to the estate of the abovenamed deceased to have Letters of Administration to the estate of the abovenamed deceased issued to her accordingly unless the Respondents or any other person or persons interested shall show sufficient cause to the satisfaction of this Court to the contrary on or before the day of 1966

This 29th day of April 1966.  
Sgd G. C. Niles  
Addl. District Judge

The date for showing cause is extended to 30-9-66

G. C. Niles

Addl. District Judge.  
(153 23 & 30)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testy No. 1831

In the matter of the intestate estate of the late Maheswarimal wife of R. A. Vaitilingam of Tholpuram

Deceased

Ramalingam Appachehy Vaitilingam of Tholpuram

Petitioner

Minor 1 Vaitilingam Radhakrishnan

2 Vaitilingam Srikanthan

3 Vaitilingam Sritharan all of Tholpuram, and

4 Mathu Thiruvanthur of Chulipuram West

Respondents

This matter coming on for disposal before N. M. J. Rajendram Esquire District Judge, Jaffna on the 18th day of March 1966 in the presence of Mr. M. K. Subramaniam Proctor on the part of the petitioner and the affidavit of the petitioner having been read:

It is ordered that the 4th respondent be appointed guardian-ad-litem over the 1st to 3rd respondents minors, and that the petitioner abovenamed be and he is hereby declared entitled as husband of the abovenamed deceased to have Letters of Administration to the estate of the abovenamed deceased issued to him accordingly unless the respondents, or any other person or persons interested shall show sufficient cause to the satisfaction of this Court to the contrary on or before the 20th day of May 1966.

This 18th day of March 1966  
Sgd. N. M. J. Rajendram  
District Judge.

The date for showing cause is extended to 19-8-66

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

The date for showing cause is extended to 3rd October 1966.

Sgd. N. M. J. Rajendram  
District Judge

(151 23 & 30)

## 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.

சென்னை மதுகா கமிட்டி லிமிடெட்  
சென்னை மதுகா கமிட்டி லிமிடெட்  
சென்னை மதுகா கமிட்டி லிமிடெட்  
சென்னை மதுகா கமிட்டி லிமிடெட்

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 30, 1966.

Editor: B. N. SIVAPRAKASAM