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JAFFNA, FRIDAY MAY 5, 1972

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New Constitution Nearing Inauguration

(R. N. S.)

The Constitution originally prepared by the Minister of Constitutional Affairs has been redrafted by him and presented to the Steering and Subjects Committee of the Constituent Assembly. It is understood that the draft constitution as revised would be placed before the Constituent Assembly on May 8, 1972.

According to a statement reported to have been made by the Minister of Constitutional Affairs, several important amendments have been made to the original draft. Until the people become accessible to the proposed amendments, no one can comment on the revised draft of the Constitution.

Apart from the concern of the common man for the content of the New Constitution, there is also the popular comment that the Constituent Assembly cannot be said to be a full Assembly until the several vacant seats in the House of Representatives and consequently in the Constituent Assembly are filled by election. To hold a by-election, the situation of Emergency must not exist. To withdraw Emergency Rule, the Government must be assured of peace and harmony in the country. But according to the Premier and her colleagues in the Cabinet the insurgent movement has not been completely eradicated. Stray incidents and instances of insurrectionist activities are being reported. Hence the position according to the Government that there cannot be any question of the state of emergency being declared as not existing. The only answer any one can give to any enquiry about when the Emergency Rule will be withdrawn is when there is suitability of circumstances.

Hypothetical as this explanation is, cannot the Government help the

people by affording them a proper atmosphere for the adoption of the New Constitution by all the elected members of the House of Representatives? Those electorates whose representation in Parliament was nullified by decisions of the Election Courts have yet to choose their representatives. And these Electorates form a vital factor when the question of the Constituent Assembly being fully representative is considered.

True it is that the Government has to deal with the insurgent movement and at the same time is bound to introduce a New Constitution. In any event the people as a whole must evolve the constitution and accept it. Hence the need for the holding of by-elections.

Here is a grand opportunity for the Premier who has shown sufficient evidence of her broad-mindedness and tolerance, together with an abiding interest in the democratic policies so very ably enunciated and introduced by her revered husband to enable the people fully participate in all the steps that are constitutionally necessary for a new constitution to be introduced and adopted.

Of course there is also the generally accepted principle of obtaining the people's consent by a referendum. But even for this purpose the state of Emergency must not exist. The U. L. F seated securely in power and conscientiously committed to democratic ways of government, can reaffirm its dedication to the Bandaranaike policies by allowing more time and greater opportunity for the New Constitution to be debated and decided upon by all the Elected Representatives of the People.

Life of Paranjothy Munivar

(Author of திருவிளையாடல் புராணம்)

V. SUBRAMANIAM
(Saiva-Pulavar)

Paranjothy Munivar was the son of Meenadchy Sundara Desaiar of Vedaraniyam, (or Tirumarai-kadu) who was a descendant of the line of Abishakathar (அபிஷகத்தர்) who were hereditary Shaivas. He was born about 300 years ago. While he was residing at Madura, worshipping God Sundareswarar and Goddess Meenadchiammai, the latter appeared to him in a dream and told him to sing of the "Sports of Our Lord" So at the request of the Goddess, the poet composed the திருவிளையாடல் புராணம் (The Purana dealing with the Sports of Siva) From a purely literary point of view this is the best work.

Earlier Poem

Thiruvilaiyadal Puranam of Tiruvalayudayar is a poem composed by the Poet பெரும் பற்றப் புவியூர்சம்பி, a poet who flourished about the middle of the 13th century.

Thiruvachaga Talks By Selvi Thangammah

Selangor Lanka Saiva Sangam provided Malaysia with a series of fourteen lectures by Senthamil Selvi Thangammah Appakutty during the period April 8 to April 21. Concluding the series, there was a public meeting at which Selvi Thangammah was felicitated and honoured by the bestowal of the title "Thiruvachaga Kondal" by Dr. S. Kanagasabai the President of the Selangor Saiva Sangam.

The lectures were arranged by the Secretary of the Sangam Shri N. Alaganantham assisted by the Committee of the Sabha.

The Selangor Saiva Sangam
(Over to page 6)

Cultural Emancipator- Kalayogi Ananda Coomaraswamy

By

V. MUTTUCUMARASWAMY, B. A.

(Continued from last issue)

Eric Gill, the distinguished Art Critic, wrote in his autobiography:-

"There was one person to whom I think William Rothenstein introduced me, whom I might not have met otherwise and to whose influence I am deeply grateful, I mean the philosopher and theologian Ananda Coomaraswamy. Others have written the truth about life and religion and man's work. Others have written good clear English. Others have had the gift of witty exposition. Others have understood the metaphysics of Christianity and others have understood the true significance of erotic drawings and sculpture. Others have seen the relationship of the true and the good and the beautiful. Others have had apparently unlimited learning. Others have loved; others have been kind and generous. But I knew of no one else in whom all these gifts and all these powers have been combined. I dare not confess myself his disciple, that would only embarrass him. I can only say that I believe that no other living writer has written the truth in matters of art and life and religion and piety with such wisdom and understanding."

He left behind him Mrs. Dona Inisa Coomaraswamy who was a photographer of her own right, a son Rama and two daughters.

Supplement

Mrs. Dona Inisa Coomaraswamy was interviewed on or about the 82nd Anniversary of Dr. Ananda Coomaraswamy by Mr. R. N. Sivapirakasam, the Editor of the Hindu Organ.

Editor Sivapirakasam - "I took particular interest in including Boston in my visit to pay homage to the most distinguished son of Lanka."

Mrs. Coomaraswamy: - "The best way for the world to pay homage to him is to produce many more Coomaraswamys."

The Editor thereupon suggested that Mrs. Coomaraswamy should visit India and Ceylon:

Mrs. Coomaraswamy: - "This is good, I grew up in a village and stayed in India and would not have come back to America if not for my revered husband. It was there that I studied Sanscrit. I consider myself extremely fortunate. I have learnt by example from him how to keep myself busy."

Hindu Organ, August. 28, 1959

x x x

"The collected writings run into volumes - who knows how many?"

x x x

"This work is only a recording of all Indian work. Every footnote, every reference could be the title of a book or an article. By no means can this be the last work of this kind. It will be an encyclopaedia of directions for

(Over to page 8)

THOUGHTS TO BE TREASURED

ஊர் இலான். ஞானம் குறி இலான்
செயல் இலான், உரைக்கும்
பேர் இலான். ஒரு முன் இலான்,
பின் இலான் பிறிது ஓர்
சார் இலான், வரல்போக்கு இலான்
மேல் இலான். தனக்கு ஓர்
நோ இலான், உயிர்க் கடவுளாய்
என்னுளே நின்றான்.

(Kanda Puranam)

He who has no country, no
attributes, no marks, no ac-
tions, no names to speak of,
none before Him, none after
Him, no other support, no
birth, no death, no superiors,
none equal to him, - He stood
within me as the God of
my life.



தமிழ்நாட்டில் ஞானமுள்ளவர் உயிர்
மெச்சுவாய்வே நான் நினைக்கையுமே
மெச்சுவாய்வே நான் நினைக்கையுமே
மெச்சுவாய்வே நான் நினைக்கையுமே
மெச்சுவாய்வே நான் நினைக்கையுமே

Hindu Organ

FRIDAY, MAY 5, 1972

MERIT THE MAY DAY

Deeply rooted in the
mind of the worker and to
a considerable extent in
the thoughts of others,
May Day has acquired by
continuous custom and
helpful habit, sufficient
significance to be a great
occasion of international
importance. Though in
the past, politicians be-
longing exclusively to the
Left had made utmost use
of this DAY by parading
the streets proclaiming the
part that is due to the
proletariat and the
peasant and tub thumping
in true theatrical mood at
mass rallies, the time has
now arrived for the entire
nation to observe this
occasion in solemn and
sincere appreciation of the
dignity of labour and of
the duty of the people to
work and earn their
livelihood. The message
of the Premier on the
May Day this year marks
this agreeable departure.
The eloquent call of the
proletariat, the peasant,
the worker is for the
entire nation to become
lively and industrious.
Work no longer is for
persons who have been
following occupations in
the traditional manner.
Work must be done by
every one. In other words
one must earn one's liv-
ing.

May Day should not be
observed as in certain

countries to induce hatred
between the working class
and the rest; nor should
it be considered a suitable
occasion to pour vituperative
abuse on political
enemies. May Day must
be religiously observed as
indicated by Premier Sri-
mavo Bauderanaika, by
fostering friendly spirit
among the people and by
combining in co operative
effort to earn economy
for the entire nation.
Even as the New Year
Day brings fresh hope and
greater confidence in our
selves, the May Day must
inspire the people with a
feeling of patriotic duty
to persevere and work for
prosperity and peace.
Sluggishness and sloven-
ness, indifference and in-
dolence - these must be
dreaded as inimical tend-
encies and avoided in the
interests of the country as
a whole, and humanity in
general.

May Day will then be a
majestic day

President Girl's Scheme for Gainful Employment

President Shri Giri has
proposed setting up of a
network of pilot Agro-
Industrial Colonies all
over the country. The
proposal is contained in a
6-page scheme.

It suggests that each of
the Agro-Industrial com-
munities will consist of
20 families settled on a
compact block of 480 hec-
tares. While the means
of economic activity are
collectively owned, each
family will be deemed to
be the owner of two hec-
tares of land, which is
inheritable but not trans-
errable.

Shri Giri says that his
scheme will promote the
principle of collective
ownership and derive
benefits of a large scale
cultivation and provide
gainful employment to a
large number of people.

India News.

Thiruvachaga

(From page -)

gam takes a leading part
in the propagation of reli-
gious and cultural studies
in the form of discourses,
debates and the observ-
ance of religious cere-
monies.

Selvi Thangammah re-
turned to Jaffna on May
3 after visiting Singapore
where she delivered ano-
ther series of lectures.

Reviewed News

No Confidence Motion - A Non Starter?

Except for the interest-
ing interruptions during
the debate on the No-
Confidence Motion, a sort
of oratorical contest be-
tween the U. N. P. on the
one side and U. L. F. on
the other, the entire pro-
ceedings provided nothing
of practical value. The
U. N. P. members did
their best to bring to the
notice of the Government
that the U. L. F. had
failed to honour its elec-
tion pledges. The U. L. F.
in defence turned the
tables on the U. N. P.
while the F. P. sat dumb
(not dumb - founded),
denying itself the golden
opportunity of giving ex-
pression to its own feel-
ings.

Artful Admission!

The U. L. F. speakers
however did not deny that
the cost of living had
risen beyond bounds (too
glaring to be denied).
They however blamed the
U. N. P. for this misfor-
tune. Governments may
come and go but the cost
of living will go on in-
creasing for ever!

Law Courts To Decide Leadership Issue?

Descending from the
sublime to the ridiculous,
the U. N. P. has been
confronted with an inter-
nal situation that threatens
to expose the Party to
the public gaze. Washing
dirty linen in public in
any event will weaken
any institution. The Law
is being invoked to decide
whether J. R. should re-
main in the U. N. P. or
be removed. In any way
it is a welcome diver-
sion!

Controversy Concluded

The Interpretation Ordi-
nance (Amendments) Bill
was passed (all readings)
after a short but spicy
debate.

Even this debate pro-
voked a contempt for the
rich man. Law, it was
argued, was within the
reach of the rich only!
A question arises out of
this contention - who are
the rich? How many of
the Elected Representa-
tives can be called rich?

முற்றோடர் (6)

திருக்குறள் THE GREAT KURAL

பொருட்பால்

(யாழ்ப்பாணத்து, கல்னூர் சிவபக்தமாமணி

திரு. ச. குரகங்காரன் L. L. B. (Lond.) கிராமியநூல்தரர், அவர்கள்
எழுதியுள்ள "திருக்குறள் உரைத்தொகை" என்னும்
நூலிலிருந்து எடுக்கப்பட்டவை

திருவள்ளூர் அறிவுரைகள் எக்காலத்திற்கும் பொருத்த
மானவை. இக்காலத்திற்கு கூட அரசியல் முதலிய பொதுக்
காரியங்களில் நடுபடுபவர்கள் உட்பட எாம் அனைவரும் ஒழுக்கிவர
வேண்டிய உயர்ந்த கருத்துக்கள் திருக்குறளில் அடக்கியுள்ளன
என்பதை உரையாசிரியர் தரும் விளக்கங்கள் மேலும் தெளிவாக்கி
யுள் - ஆசிரியர்.

அதிகாரம் 90—பெரியாரைப் பிழையாமை

Refraining from Offending the Great

குறள் 898 குன்றன்னூர் குன்ற மத்ப்பிற குடியோடு
கின்றன்னூர் மாய்வார் நிலத்து.

1. பொறுத்தற்கரிய தன்பத்திற்கும் அசையாது நிற்
கும் மலைபோன்ற அருந்தவர் கெடும்உண்ணம் நினைப்பாரா
யின் இந்நிலவுலகில் நிலைபெற்றார் போலத் தோன்றும்
செல்வர் தம் குடியோடும் அழிவர்.

1. If men of great tapas who stand firm like
the mountain and never get perturbed in the
least even when unbearable evils assail them with
their doom, men established on what appears to
be an everlasting foundation of prosperity will
perish along with all their kindred.

2. Even those men who are seemingly firmly
established for everlasting life of prosperity in
this world will perish with all their kin if they
despise the great men, whose greatness of virtues
is as large as a mountain.

நிலை பெற்றார் போலவாவது இறப்பப் பெரியாரை
வின் இவர்க்கு எஞ்ஞான்றும் அழிவில்லை என்ற கண்
டாரால் கருதப்படுதல் என்று விளக்கும் பரிமேலழகர்
உரையைத் தழுவியது முதலாவது உரை. குன்றமதித்
தல் என்பதற்கு அவமதித்தல் என்று உரைகளும் மணக்
குடவர் உரையைத் தழுவியது பின்னைய உரை. அவர்
குன்றன்னூர்க் குன்ற என்று பாடல் கொண்டிருப்பின்
அவர் உரையே தகுவதாகும் காலிங்கரும் குன்றன்னூர்
குன்றமதிப்பின் என்பதற்குத் தவம் முதலியவற்றால்
பெரியோராகிய மலைபோலச் சிற்தும் சலியாதோரைக்
குறைபட நினைப்பின் என்றே பொருள் காண்பர். குன்
றன்னூர் என்பதற்குப் பிற உரைகள் :- தவத்தான் மலை
யை ஒத்த பெரியோர்கள்; கொள்கையிலும் குணத்திலும்
அசைவில்லாத தன்மையினால் மலையைப் போன்றவர்
களான மகான்கள். குன்ற மதிப்பின் என்பதற்கு மனம்
கொந்து குறைவாக எண்ணினாலும் என்று உரை செய்
வாரும் உளர்.

899 - ஏந்திய கொள்கையார் சீறி விடைமுடிந்து
வேந்தனும் வேந்து படும்.

1. உயர்ந்த கொள்கைகளை உடைய பெரியார் சினப்
பாராயின் நாட்டை ஆளும் தலைவனும் இடையிலே தன்
வலிமை முறிந்து பதவி இழந்து கெடுவான்.

1. If great men of lofty ideals are incensed
against him, even a head of State will lose his
power and position untimely and will be utterly
ruined.

2. காத்தற்கு அருமையால் உயர்ந்த வீரத ஒழுக்
கங்களையுடைய பெரியார் சினப்பாராயின், அவர் ஆற்ற
லால் இந்திரனும் இடைநடுவே தன் பதவியை இழந்து
கெடுவான்.

2. Even Indira, the King of Gods will pre-
maturely fall from his exalted position and perish,
if he rouses the wrath of great men of mighty
and rare penance.

நகுடன் என்பான் இந்திரன் பதம் பெற்றுச் செல்
கின்ற காலத்திற் பெற்ற களிப்பு மிகுதியான் அகத்தியன்
வெகுள்வதோர் பிழை செய், அதனால் சாபமெய்தி அப்
பதம் இடைவே இழந்தான் என்பதனை உட்கொண்டு,
இவ்வாறு கூறினார் என்று விளக்கும் பரிமேலழகர் உரை
யைத் தழுவியது பின்னைய உரை. அவ்வாறே கொள்வர்
மணக்குடவரும் பரிப்பெருமானும் அவை தருவனபோற்
தோன்றவில்லை. பரிதியாரும் காலிங்கரும் வேந்தன் என்
பதற்குக் குறளில் வருமிடத்தெல்லாம் அச்சொல் அரசு
சீனையே குறிப்பதை மனதிற் கொண்டு அரசன் என்றே
பொருள் காண்பர். இடை முறிந்து என்பதற்கு அந்தச்
சமயத்திலேயே முறிந்து என்றும் இடுப்பொடிந்து என்
றும் பொருள் காண்பாரும் உளர். (வாரும்)

ORDER NISIIN THE DISTRICT COURT OF
JAFFNATestamentary Jurisdiction
No. 2805In the matter of the Last
Will and Testament of
the late Ponnammah
widow of Sinnathamby
Nadarajah of Urumpiray
East DeceasedRasaratnam Ratnavelu of
Urumpiray East
Vs. Petitioner

- 1 Maliny daughter of
Nadarajah
- 2 Nadarajah Sivapalan
and
- 3 Kandiah Kathirgama-
das all of Urumpiray
East Respondents

This matter coming on for disposal before A. Vythialingam Esquire, District Judge, Jaffna on the 15th day of February 1972 in the presence of Mr. A. Subramaniam, Proctor on the part of the Petitioner and the affidavit of the Petitioner dated 12th day of February 1972 and the affidavit of the attesting notary and the witnesses dated 13th day of February 1972 having been read:-

It is ordered that the 3rd Respondent above-named be and he is hereby appointed as the Guardian-ad-Litem over the minor the 2nd Respondent above-named, to watch his interest in this administration proceedings.

It is further ordered that the Last Will and Testament bearing No. 100054 dated 30th September 1970 and attested by A. Subramaniam, Notary Public the original of which has been produced and deposited in this Court be and the same is hereby declared proved and the said Petitioner who was named executor in the said Last Will be declared entitled to have probate of the same issued to him accordingly, unless respondents or any other person or persons interested shall on or before the 31st day of May 1972 show 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 same date.

This 15th day of February 1972
Sgd. A. Vythialingam
District Judge, Jaffna
14 5 & 12

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ORDER NISIIN THE DISTRICT COURT
OF POINT PEDROTestamentary Jurisdiction
No. 1007In the matter of the
Joint Last Will and
Testament of Kandiah
Kanapathippillai (De-
ceased) and his wife
Walliammaipillai of
Karanavai NorthWalliammaipillai widow
of Kandiah Kanapa-
thippillai of Karanavai
NorthVs. Petitioner
Sinnathankam widow of
Kandiah Mailvaganam
of do Respondent

This matter coming on for disposal before T. J. Rajaratnam, Esquire District Judge, Point Pedro on the 25th day of March 1972 in the presence of Messrs Ratnasingham and Subramaniam Proctors on the part of the Petitioner and the petition and affidavit of the petitioner, and of the attesting Notary all dated the 28th day of February 1972 having been read.

It is ordered that the said Last Will No. 4892 dated the 23rd day of August 1941 and attested by K. Mailvaganam Notary Public and now deposited in court be and the same is hereby declared proved, that the petitioner as Executrix named in the said Last Will and that Probate be issued to her accordingly unless the respondent above-named or any other person interested shall at 10 O'clock in the forenoon on the 24th day of May 1972 appear and show sufficient cause to the satisfaction of this Court to the contrary.

The 25th day of March 1972

Sgd. T. J. Rajaratnam
District Judge
Drawn by
Sgd. Ratnasingham &
Subramaniam
Proctors for Petitioner
14 5 & 12

ORDER NISIIN THE DISTRICT COURT
OF JAFFNATestamentary Jurisdiction
No. 2809In the matter of the In-
testate Estate and ef-
fects of the late Kama-
laratnam wife of Aiya-
durai of Urelu East
DeceasedVeluppillai Aiyadurai of
Urelu East

Vs. Petitioner

- Minor 1 Meenalosany
daughter of Pon-
nampalam
- " 2 Sivakamasun-
thari daughter of
Ponnampalam
- " 3 Ponnampalam
Senthinathan
- " 4 Ponnampalam
Palasanthiran
- " 5 Ponnampalam
Manmatharasan
- " 6 Ponnampalam
Kamalanathan &
G.A.L. 7 Manikkavally
widow of Pon-
nampalam all of
Thirunelvely
North Respondents

This matter coming on for disposal before A. Vythialingam Esquire, District Judge, Jaffna on this 6th day of March 1972 in the presence of Mr. A. Subramaniam, Proctor on the part of the Petitioner and the affidavit of the Petitioner dated 1st day of March 1972 having been read.

It is ordered that the 7th Respondent above-named be and she is hereby appointed as the Guardian-ad Litem over the minors 1st to 6th Respondents above-named.

It is ordered that the Petitioner above-named be and he is hereby declared entitled as the lawful husband of the said deceased to have Letters of Administration to the estate of the said deceased, and

that same be issued to him accordingly unless the respondents above-named or any other person or persons shall on or before the 16th day of June 1972 show sufficient cause to the satisfaction of this court to the contrary. The Minors Respondents to be produced by the G. A. L. for same date.

This 6th day of March 1972.

Sgd. A. Vythialingam
District Judge, Jaffna
15 5 & 12

ORDER NISIIN THE DISTRICT COURT OF
JAFFNATestamentary Jurisdiction
No. 2654In the matter of the Last Will
and Testament of the late
Annapooranam widow of
Saravanamuttu of Tallip-
palai DeceasedSaravanamuttu Kanesathasan
of Tallippalai presently of
6317 Tene Drive, Bethesda,
Washington U.S.A. by his
Attorney Saravanamuttu
Yogathasan of Tallippalai
presently of 87 Davidson
Road, Colombo, Petitioner

- 1 Canagaratnam Siva-
baktan and wife
- 2 Sivamanonmany

G.A.L. 3 Saravanamuttu Ees-
parathasanMinor 4 Kathirkamathasan
Sivakumarando 5 Kathirkamathasan
Sri Balakumarando 6 Kathirkamathasan
Vijayakumarando 7 Kathirkamathasan
Ravindran all of Tel-
lippalai8 Saravanamuttu Yoga-
thasan of 87 Davidson
Road, Colombo Respondents

This matter coming on for
disposal before A. Vythialin-
gam Esquire, District Judge
Jaffna on the 9th day of De-
cember 1970, the presence of

Mr. M. Sithambaranathan
Proctor on the part of the
Petitioner and the affidavit
of the petitioner dated
3-7-1970 and the affidavits
of the Notary and the attesting
witnesses to the Last Will
having been read:

It is ordered that the 3rd
respondent Anapathasan be
and he is hereby appointed
Guardian-ad-litem over the
minors the 4th to 7th res-
pondents for the purpose of
representing them in this
action and it is also further
ordered that the Last Will of
the above-named deceased
Annapooranam dated 5th
June 1967 and attested by V.
E. Velauthapillai, Notary
Public under No. 1891, the
Original of which has been
produced and is now deposit-
ed in this court, be and the
same is hereby declared
proved and that the petiti-
on-er Saravanamuttu Kanesatha-
san as the Executor named
therein be and is hereby de-
clared entitled to have Pro-
bate thereof issued to him
accordingly, unless the above-
named Respondents or any
other person or persons inter-
ested shall on or before the
5th day of February 1971
show sufficient cause to the
satisfaction of this Court to
the contrary.

This 9th day of December
1971.

A. Vythialingam Sgd.
District Judge

Drawn by
M. Sithambaranathan Sgd.
Proctor for Petitioner.
5-2-1971

Time to show cause extend-
ed till 5-5-1971

(Sgd.) A. Vythialingam
D. J.

5-5-1971

Time to show cause extend-
ed till 20-7-1971

Sgd. A. Vythialingam
D. J.

20-10-1971

Time to show cause extend-
ed till 24-11-1971

Sgd. A. Vythialingam
D. J.

24-11-1971

Time to show cause extend-
ed till 13-1-1972

Sgd. A. Vythialingam
D. J.

13-1-1972

Time to show cause extend-
ed till 1-3-1972

Sgd. A. Vythialingam
D. J.

1-3-1972

Time to show cause extend-
ed till 17-5-1972

Sgd. A. Vythialingam
D. J.

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Cultural Emancipator- Kalayogi Ananda Coomaraswamy

(From page 5)

the future scholars and students doing work of this nature.....Scholars should be summoned to a Round Table Conference to compile a compendium."

Greenpath, Colombo, where the National Gallery was situated, has been renamed as Ananda Coomaraswamy Road in his honour. Long live the name of cultural emancipator Kala Yogi Ananda Coomaraswamy!

The Government of Ceylon has honoured itself by issuing a stamp with a bust portrait of Kalayogi Ananda Coomaraswamy on November 27, 1971. It was released first at Manipay Post Office — the home of his ancestors. Long live the name of Cultural Emancipator Kala Yogi Ananda Coomaraswamy.

Dr Ananda Coomaraswamy

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ORDER NISI

IN THE DISTRICT COURT OF
POINT PEDRO

Testamentary Jurisdiction
No. 998/T

In the matter of the Last Will
and Testament of the late
Wallipillai wife of Kandiah
Thiagarajah of Puloly West.
Deceased

Kandappar Suppiah of Puloly
West

Vs. Petitioner

- 1 T. Kandappar Sabramani-
am and
- 2 wife Thangamma both of
Puloly West
- 3 Kandiah Arambamoorthy
and
- 4 wife Packiam of do
- 5 Ratnam widow of Subra-
maniam Jegasothy of do
- 6 Subramaniam Karthigesu
of do
- 7 Subramaniam Ponnudurai
of Alvai South
- 8 Sinnakkuddiar Kandiah &
9 wife Sinnammah of Alvai
South
- 10 Kandiah Muttukumara-
swamy of Alvai North
- 11 Rasiiah Kanapathippillai of
Alvai North
- 12 Rasammah widow of Sin-
nadurai of do

Respondents

This matter coming on for
disposal before T. J. Raja-
ratnam Esquire, District
Judge, Point Pedro on the
27th day of June 1971 in the
presence of Mr. V. K. Subra-
maniam Proctor on the part
of the Petitioner and the
Last Will of the abovesaid
deceased Wallipillai dated
12th October, 1965 and num-
bered 14567 and the affidavit
of the petitioner and of the
witnesses and Notary, who
attested the Last Will having
been read.

It is ordered that the said
Last Will of the deceased
Wallipillai be and the same
is hereby declared proved that
the petitioner as Executor
appointed by the said Last
Will be and he is hereby de-
clared entitled to have Pro-
bate thereof accordingly issued
to him, unless the respond-
ents or any other person or
persons interested shall on or
before the 21st day of August
1971 show sufficient cause to
the satisfaction of this court
to the contrary.

This 27th day of June 1971-

Sgd. M. Esurapatham
District Judge

Drawn by
Sgd. V. K. Subramaniam
Proctor for Petitioner

Time to show cause extend-
ed to 19th October, 1971.

Sgd. T. J. Rajaratnam
District Judge

Time to show cause extend-
ed to 13th December 1971

Sgd. T. J. Rajaratnam
District Judge

Time to show cause extend-
ed to 14th February 1972

Sgd. T. J. Rajaratnam
District Judge

Time to show cause extend-
ed to 2nd May 1972.

Sgd. T. J. Rajaratnam
District Judge

9 28 & 5

Order Nisi

IN THE DISTRICT COURT
OF JAFFNA

Testamentary Jurisdiction
No. 2811/T

In the matter of the In-
testate Estate and
effects of the late R
Damoderampillai Siva-
gurunathar of Karana-
vai North

Deceased

Sounderippillai widow of
Sivagurunathar of Ka-
ranavai North

Vs. Petitioner

- 1 Sivagurunathar Ma-
nicavasagar
- 2 Sivagurunathar Subra-
maniam
- 3 Sivagurunathar Krish-
namoorthy
- 4 Kamalasani daughter of
Sivagurunathar
- 5 Rajeswary daughter of
Sivagurunathar all of
Karanavai North

Respondents

This matter coming on
for disposal before A. 12 5 & 12

Vaithilingam Esquire,
District Judge, Jaffna on
the 9th day of March,
1972, in the presence of
Mr. P. Kanapathippillai
Proctor on the part of the
petitioner and affidavit
of the petitioner having
been read.

It is ordered that the
petitioner be and she is
hereby granted Letters of
Administration to the es-
tate of the deceased
Damoderampillai Siva-
gurunathar and that
Letters of Administration
be issued to the petitioner
as widow of the deceased,
unless the respondents or
any other persons inter-
ested shall appear before
this Court on or before
the 28th day of June
1972, and show sufficient
cause to the contrary.

This 9th day of March
1972

(Sgd.) A. Vythilingam
District Judge

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