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NO. 16

## THE CASE FOR ENGLISH

### As Official Language Of India

The Union Language Convention held at Hyderabad adopted a resolution that English should continue as the Official Language of the Indian Union. Extract from the speech delivered by Shri C. Rajagopalachari is published below.

It is common that there was a strong sentiment that one of our languages should be on the throne and not English. The English people had been ruling them (the English people were rather not behaving very well) They did not like that English should be just boosted by all old fools who did not know the emotion of the people. He had been once a young man and had memory also. He had not forgotten and he understood the feeling that one of their own languages should be enthroned. They should realise it was difficult in a large country like ours, with more than 30 crores of people, if a few want to rule the country. They have to be just to one another and should have tolerance. The Government that ruled this country should have justice always in front of it. They should not be guided by emotional bias. There were at least 14 other emotional biases in the country. They did not know the emotion in Tamil Nad. It could bring ten times this ugly demonstration against Hindi. If he did not object, demonstrations would come up. It was only his objection that kept them back. They are sensible. They don't hold this sort of demonstration. They had demonstrated before Nehru, but once.

The idea before them was that they should have their own language. "How shall we deal with this? It is a fact argued with emotion. We should argue and convince the angry persons, because they do not understand easily". The Prime Minister of India, who was said to be more emotionally stressed, who had more strain on particular occa-

sions than he had, their Prime Minister, who was a very angry person sometimes, their Prime Minister, who hated the British 'much more than I did,' had shown to the world a miracle, when the country was released from British control. It was something like a miracle which Jesus was said to have worked like raising a man from the dead and make him stand. The miracle was that, immediately after the emancipation from British control, he declared that they shall continue in the Commonwealth. Churchill actually shed tears on learning that Jawaharlal Nehru, who was against the British, had said that that they would continue in the Commonwealth."

If Nehru could overcome this passion against Britain, in a material and political sense, was it impossible for them to be led by him to give up this emotional bias in favour of a mere language? In spite of the fact that the British ruled them, sometimes so badly and oftentimes with anger, and had gone away, yet they stuck up to the Commonwealth. English contained scientific books and valuable literature, and they wanted to make their young men to follow them. It was needful not to repeat the old analogy that the telegraph lines and railways were laid by the English people years ago and whether it would be wise for them to remove them now, just because it was their act. There was also the analogy as to whether they would throw away the baby also along with the water, when the former had been given a good wash in a tub.

They had learnt the language for the last 150 years and could they throw away that precious herit-

age? Might be, they had learnt English to some extent. They did not claim to be masters of that language. He might speak it badly. But in most parts of India, people were much more familiar with English than with the new language which they wished to introduce. They felt that Hindi was altogether more difficult to learn and newer than English. Therefore, they were anxious that reason should prevail.

"What is it that has brought about unity in the country?" During the long years they were under the rule of the Moghuls and the Mahomedans and latter under the British. What was it that kept them from being united. The outsiders came because there was no unity in the country. They were all the same very good people. To day they said they wanted to introduce Hindi for the sake of unity, it was a big cry. He wanted to tell all people in India that unity came to them in a very indirect and wonderful way. The enemy brought them unity. The Moghuls did not bring them unity. Somehow, their mechanism of Government was such that they were not highly ambitious. They even allowed rulers in different places, provided the revenues came to them.

But the British were mere ambitious and more politically-minded. They wanted to rule India with strength, and contrary to their intentions, Indians became united. Let them therefore be grateful to the enemy for having brought them unity. They brought about unity through their administration, through their judicial machinery. The various parts of the country were brought into touch with each other through the English language. Under the British rule, the various parts of India were in touch with one another through that language. In olden days, the connecting link was Sanskrit. But during the later days, the unity of our people was an administrative unity. During

(Continued on page 3)

## PEACE COMMITTEE

(By S. MAHENDRA)

During and after the recent disturbances many people both Sinhalese and Tamil left their homes, and, it is unlikely that some of them would return to their homes unless conditions change for the better. May I make a suggestion, which if put into practice, may help in restoring confidence and trust? It would be the duty of the public to work for the creation of such conditions as would result in the early cessation of the state of emergency.

In India some years ago, there was an outbreak of violence in both Bengal and Punjab. Millions of people were uprooted, losing their dear ones, homes and possessions. In the midst of all this madness, there was one man who stood steadfast as a rock, believing in the inherent goodness of man and preaching Ahimsa.

It is a well-known fact that Gandhiji did succeed in performing miracles, for, peace was soon restored in these areas. One of the methods he used was to set up local peace committees in each afflicted area to help in the rehabilitation of Muslims and Hindus who were displaced. We could humbly try to emulate Gandhiji's worthy technique in our own feeble and imperfect manner here in

Ceylon. In the North and the East, where many Sinhalese people were forced to leave their homes or did so through fear, what an admirable gesture it would be if such local peace committees comprising of Tamils of the area, would be formed. Later representatives of the returning Sinhalese could also be invited to join such committees. These peace committees could tour the areas under their jurisdiction. They could work to create a feeling of friendliness, wherever it is lacking. For the purpose of rehabilitation, they would have to go into details. Food, shelter and clothing will have to be found for the poorer evacuees returning to their homes. It is only by clear practical demonstration could the Tamils touch the hearts of the Sinhalese.

This technique can only succeed if there is goodwill and a real concern for the Unity and welfare of our country. By its very character, such committees must be set up voluntarily by the people themselves. The efforts of the Government to set up such committees though commendable may not prove as fruitful as the efforts of the people themselves to set up such unofficial committees without Government intervention.

## AYURVEDIC EXAMINATION RESULTS

The North Ceylon Board of Indigenous Medicine announces that the following students (in order of merit) from the Lanka Ayurvedic Medical College, Jaffna, have passed in the Annual Examination held in last March.

Special Course	L. A. M. P.
1. S. Ganesh	1st Division
Final Year or D. A. M.	
1. V. Mylvaganam	2nd Division
2. V. Thirunavukkarasu	3rd Division
3. S. Rajavelu	3rd Division
Third Year	
1. N. Vinasithamby	3rd Division
2. S. Vallipuram	3rd Division
Second Year	
1. R. Subramaniam	3rd Division
First Year	
1. K. Vallipuram	2nd Division
2. M. Kathiresu	2nd Division
3. S. Vythilingam	2nd Division



தமிழகத்தின் மூலக்கருவாகவும்... நமசிவாயமே நானறி விக்கையம்... நமசிவாயமே நானறி தெந்தும்மே... நமசிவாயமே நானறி காட்டுமே... நமசிவாயமே

# Hindu Organ

FRIDAY, JULY 25, 1958

Treasure These Thoughts

Seek God and God alone. Renounce lust and greed and make Him your sole treasure.

## WORKING UP WAR!

Agreed as they appear to be that another World War in this age of nuclear bombs and inter-continental missiles would mean the annihilation of civilisation and therefore should be avoided, the Big Powers, however, are disagreed on the method of approach to the question of averting a clash of arms. The Soviet Union, having vetoed the proposal that was supported by nine members of the Security Council that 'the observation group in the Lebanon should be expanded into a virtual international police force' insists that talks for peace should not be held but at the 'summit' level. The Communist Power wants the world to believe that there cannot be any sanctity attached to the U. N. and that this Assembly cannot be equal to the tremendous task of preserving peace. War or peace has to be decided by the nation which arrogantly thinks that it is in the summit of power! If Red Russia is determined to deprive the United Nations of the inherent right to intervene when the peace of the people of the world is threatened by its intransigence, why should it continue to be a member of an assembly that can seldom act in the cause of peace against acts of violence that tend to upset the tranquillity of small nations by political subversion.

There is another slogan that is gaining notice 'no intervention in international affairs'—intervention by one or more nations in the internal affairs of another nation. This ideological principle of non-intervention is certainly a laudable code of self-disciplinary conduct but it loses its worth when intervention in the guise of it-

# The Case For English

(Continued from page 1)

the Moghul period, people in Madras did not know what was happening in Bangalore. But during the British days, although they were ruled more firmly by a foreigner, they were in touch with one another. When the British left them, they left that unity behind, and unity amongst people amongst States was maintained by the language of the offices. Removing English was just like removing pipes from a drainage system in a city. However much they might dislike the drainage system, the pipes were necessary:

Therefore, if they lost the English language, that unity would not be maintained. Bengal would not know what was happening in the Madhya Pradesh and so on. They would go back to the Moghul days, if they introduced the "Moghul Language" now. What was sought to be introduced was not the language of Vyasa and Valmiki, nor even that of Tulasidas, but that of the Moghuls. Hindi would put them back to the Moghul period.

They could not rewrite history. During the last 150 years, English education had spread all over the country. Everyone even now sought to get that education, and that process was still advancing. Even people at the top in the "Hindi Army" did not wish to give up English. Was it not un-

filtration that ends in armed coup is tolerated. If in a country subversive forces engineer an armed revolt and massacre 'a government' to create a satellite state it cannot be said that the affair is domestic in character and cannot be questioned by an assembly that has been set up to guide nations in the path of reason and justice.

The summit of ambition of some Powers is to design a dictatorship of the entire world allowing freedom to none. This political despotism must be eliminated for the world to be made free for humanity. To achieve this not 'summit talks' but highest efforts are required—efforts to clear every country of subversive elements and prevent encircling political movements that strangulate weaker countries.

## No Confidence in Jaffna Mayor

A motion expressing no confidence in the Mayor of Jaffna — Mr. P. Casipillai was passed by the Jaffna Municipal Council at its special meeting on Saturday July 18 by 8 votes to 3.

fair to change over to Hindi from English in that manner? It was pleaded that the change over might be made slowly. But, he asked, "how slowly?" How should they begin it? Hindi protagonists said that they must begin from now on. It was most unfair to the south to make Hindi the official language. Hindi, like other languages like Telugu and others, was not evenly distributed all over India. If they took into account the general spread of the language, and came to even mathematical conclusions, they would find that English was much better distributed than all other languages. It was not as if English had been thrown away. Politically and otherwise, their progress was indissolubly associated with English even to-day, Mr. Nehru, Mr. Pant, and others, were not going to give up English. Therefore, English would continue for all time and there would be an even number of people all over the country, who would be studying English.

It was not because they were opposed to Hindi, but because they could not wipe out the history of the last 150 years. No history could really be wiped out. They had English for the last 150 years. Today also, from the Prime Minister downwards, everybody admitted its importance. The Vice-Chancellors of Universities felt that English was the only convenient and possible medium of instruction in the Universities. In spite of his advocacy that the various languages of India be taken up at the Universities, concerned the highest authorities maintained even to-day that English medium must continue. English had come to stay, even as they could not reverse history by driving out Tamils or Mahashtrians from Hyderabad, because some part of Andhra had been added to Hyderabad.

## NOTICE

We hereby give notice that we have on the 12th of July 1958, applied to the Government Agent, Northern Province for the License shown in the schedule hereto annexed, for the Licensing shown period ending 30th September 1959 in Compliance with Excise notification No 200 of September 18th 1930.

### SCHEDULE

Name and address of applicant: S. F. X. Annasampillai & Son. Description of License applied for:— Foreign Liquor retail off and state whether application is for renewal of existing license or licenses or for a new license or licenses. Renewal of existing license. Situation of premises to be licensed:— 31/55, Main Street Jaffna. Signature of applicant:— S. F. X. Annasampillai & Son Sgd S. F. X. Annasampillai

Jaffna 12th July 1958. (M. 69 25 7)

### Order Nisi

IN THE DISTRICT COURT OF JAFFNA. Testamentary Jurisdiction No. 483

In the matter of the estate of the late Ilaiyathamby Vinasithamby of Mankumpan, Deceased. Kanagammah widow of Vinasithamby of Mankumpan. Petitioner.

- Vs. 1. Vinasithamby Thaliyasingam of Mankumpan. Minor 2. Vinasithamby Pathmanathan of do. 3. Vinasithamby Kasilingam of do. 4. Vinasithamby Santhalingam of do. 5. Vinasithamby Padikalingam of do. 6. Santhira daughter of Vinasithamby of do. 7. Ilaiyathamby Velupillai of Saravanai. Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 4th day of July 1958 in the presence of Messrs. C. C. & S. Somasegaram Proctors on the part of the petitioner and on reading the affidavit and petition of the petitioner.

It is ordered that the abovenamed 7th respondent be appointed guardian-ad litem over the minors the abovenamed 2nd to 6th respondents and that Letters of administration to the estate of the abovenamed deceased be issued to the petitioner as the lawful widow of the abovenamed deceased, unless the abovenamed 1st and 7th respondents or any others interest shall appear before this court on or before the 11th day of August 1958 and show sufficient cause to the satisfaction of this court to the contrary. It is further ordered that the said minors should be produced in court on the said date.

This 4th July 1958. Sgd. P. Sri Skanda Rajah District Judge. Drawn by Messrs. C. C. & S. Somasegaram Proctors for Petitioner. (O. 58, 25 & 1)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

No. 439/T

In the matter of the intestate estate and effects of Arumugam Vallipuram of Jaffna

Deceased. Arumugam Velupillai of Puliyangkoodal, Velanai West Petitioner

Vs. Kumarasamy Sanmugarajah alias Nagarajah, of Anuradhapura. Respondent.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 3rd day of March 1958 in the presence of Mr. N. T. Sivagnanam, Proctor on the part of the Petitioner and the Affidavit and Petition of the Petitioner, from which it appears that the Petitioner who is the heir and brother of the deceased is entitled to have Letters of Administration to the estate of the above-named deceased, having been read:

It is ordered that the Letters of Administration to the estate of the above-named deceased be issued to the Petitioner unless the Respondent abovenamed shall appear before this Court on or before the 28th day of July 1958 and show sufficient cause to the contrary to the satisfaction of this Court.

This 3rd day of March 1958 Sgd. P. Sri Skanda Rajah District Judge. (O. 61 25 & )

## NOTICE

IN THE DISTRICT COURT OF JAFFNA

No. P/272

Poathan Nagamuthu of Kankesanturai Plaintiff

- Vs. 1. Murugan Vairavan 2. Velan Vallipuram and wife 3. Annammah alias Arumainayagi all of Kankesanturai 4. Vinayar Sinnakkuddy and wife 5. Sinnappillai of Mavidapuram 6. Arumugam Sinnathamby Nagarathnam of H. M. Prisons, Batticaloa. Defendants.

It is hereby notified that action No. P/272 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land/lands called 'Chattappankai' and situated Pallei Kankesanturai in Tellippalai.

The defendants in the aforesaid action are summoned to appear in Court on the 16th day of September 1958 at 100'clock of the forenoon.

By order of Court, Sgd. R. E. M. Navaratnam Chief Clerk. This 15th day of July 1958 (O. 59 25 & 1)

**ORDER NISI**

IN THE DISTRICT COURT OF JAFFNA

Testy. No 474

In the matter of the Last Will and Testament of the late Subramaniam Kanagaratnam of Uduvil

Deceased

Seeniappu Sivalingam of Uduvil, East.

Petitioner Vs

1. Swaminathan Balasingam o/o T. Manickarajah Govt. Printing Dept Kuala Lumpur.
2. Murugesu Rasanayakam and wife
3. Nesarani of Railway Telecoms Taiping Malaya.
4. Ponnamma d/o Sinnappu.
5. Annamma w/o M. Swaminathan
6. Navaratnam Thambithurai all of Uduvil.
7. Chellappa Thiagarajah and wife.
8. Selvarani of P. W. D. Works & Buildings Kuala Lumpur.
- Minor 9 Thangaratnam d/o Navaratnam of Uduvil
10. Naganathar Rasaratnam and wife
11. Paekiam both of Chunnakam
- Minor 12. Balasubramaniam son of Navaratnam
- Minor 13. Paruvatham d/o Navaratnam
14. Chellappa Sinnadurai and wife
15. Rasamma
16. Sinnappa Chelliah
17. do Ponnayah.
18. Seeniappu Nagalingam all of Uduvil
19. Kathirippillai Thuraiappa
20. do Subramaniam
21. Sinnappa Chelliah and wife
22. Ratnam
23. Sinnammah d/o Kathirippillai
24. Kathirippillai Nagalingam all of Punnalaikadduvan.

Respondents.

9th, 12th and 13th respondents being minors appearing by their G. A. L. 6th respondent above-named.

This matter coming on for disposal before P. Sri Skanda Rajah Esqr District Judge Jaffna on June 9th 1958 in the presence of Mr. S. Sivagnanam Proctor on the part of the petitioner abovenamed and the affidavit of the petitioner abovenamed dated 7th June 1958 and the affidavit of the Notary and the subscribing witnesses dated 7th June 1958 having been read:

It is ordered that the Last Will and Testament No 2059 made by the deceased abovenamed and attested by Mr S. Sivagnanam Notary public on 5th March 1958, the original of which has been produced and now deposited in this Court be and the same is hereby declared proved and that the petitioner is the executor named therein and he is declared entitled to have probate thereof issued to him accordingly unless any person or persons interested shall on or before 28th July 1958 show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 6th respondent abovenamed be and he is hereby declared appointed guardian ad

**ORDER "NISI" DECLARING WILL PROVED,**

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 477/T

In the matter of the Last Will and Testament of the late Sabapathy Sanmugam of Vannarponnai West Jaffna

Deceased

Nallammah widow of Sabapathy Sanmugam of Vannarponnai West Jaffna.

Petitioner Vs.

- 1 Sanmugam Kanagasabai of Kankesanthurai Police Station
- 2 Sanmugam Somasundaram of 15/1 Sivapragasam Road Vannarponnai West Jaffna
- 3 Sanmugam Thillainathan
- Minor 4 Sanmugam Bhuvanewaran
- 5 Thanalechchumy daughter of Sanmugam all of Vannarponnai West Jaffna

Respondents.

4th & 5th respondents are minors appearing by their G. A. L. the 3rd respondent

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge, Jaffna on the 13th day of June 1958 in the presence of Mr. V. Sivasubramaniam Proctor on the part of the petitioner and the affidavit of the petitioner dated 13-6-58 and the affidavit of the attesting witnesses to the Last Will No. 2232 of 15-5-50, dated 13-6-1958 having been read.

It is ordered that the Will of Sabapathy Sanmugam deceased dated 15th May 1950 and numbered 2232 attested by S. Patanjali N. P. be and the same is hereby declared proved unless the respondents or others interested shall on or before the 28th day of July 1958 show sufficient cause to satisfaction of this court to the contrary.

And it is further declared that the 3rd respondent abovenamed be appointed Guardian-ad-Litem of the minors the 4th and 5th respondents and that the said petitioner Nallammah widow of Sabapathy Sanmugam is the executrix named in the said Will and that she is entitled to have probate of the same issued to her accordingly unless the respondents or others interested shall on or before the 28th day of July 1958 show sufficient cause to the satisfaction of this court to the contrary and that the minors to be produced on that date.

This 13th day of June 1958

Sgd. P. Sri Skanda Rajah District Judge, Jaffna.

Drawn by Sgd. V. Sivasubramaniam Proctor for Petitioner. (O.54 18 & 25)

litem over the 9th 12th and 13th respondents minors abovenamed. The minors to be produced on that date. This 9th June 1958.

Sgd. P. Sri Skanda Rajah District Judge.

Drawn by Sgd. S. Sivagnanam Proctor for petitioner (O.48 18 & 25)

**ORDER NISI**

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 479

In the matter of the Intestate Estate of the late Asairatnam widow of Ramalingam Vaitilingam of Neervely

Deceased

Chelliah Nitkunanatham of Neervely

Petitioner Vs

Buvaneswary wife of Nitkunanatham of Neervely

Respondent

This matter coming on for disposal before P. Sri Skanda Rajah, Esquire, District Judge, Jaffna on the 25th day of June, 1958 in the presence of Mr. S. Kanagaratnam, Proctor on the part of the Petitioner and the affidavit of the abovenamed Petitioner dated 24th June, 1958 having been read.

It is ordered that the Petitioner be declared entitled to have Letters of Administration to the estate of the said intestate as her son-in-law and that such Letters of Administration be issued to him unless the Respondent or others interested shall on or before the 28th day of July 1958, show sufficient cause to the satisfaction of this Court to the contrary.

This 25th day of June, 1958.

Sgd. P. Sri Skanda Rajah District Judge, Jaffna

Drawn by Sgd S. Kanagaratnam, Proctor for Petitioner (O. 55. 18 & 25)

**NOTICE**

IN THE DISTRICT COURT OF JAFFNA No. P. 150

Ponnampalam Muttucumararu of Suthumalai Plaintiff Vs.

- Dead - 1. Sinnathamby Perayrampillai and wife
2. Saraswathy
  3. Nagaratnam Jegasothy all of Suthumalai
- Defendants.
4. Thankachiamma wife of Cumarasooriar Sivacumarasooriar of Suthumalai
- Added - Defendant.

It is hereby notified that action No. P. 150 has been instituted in the District Court of Jaffna under the partition act No. 16 of 1951 for the partition/sale of the land called "Mavaththai" and "Karakathanai" in extent 18 Lms. V.C. and 04 1/2 Kls. and situated at Suthumalai.

By order of Court, Sgd. P. Rajasingham Chief Clerk.

This 14th day of December 1956 (O.53 18 & 25)

**ORDER NISI**

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 475

Thangammah widow of Subramaniam Karthigesu of Mallagam,

Petitioners.

vs.

1. Karthigesu Selvarajah
2. Maheswariammal daughter of Karthigesu
3. Karthigesu Jeyarajah and
4. S. Kathiripillai all of Mallagam.

Respondents.

In the matter of the Estate of the late Subramaniam Karthigesu deceased, of Mallagam.

This matter coming on for disposal before P. Sri Skanda Rajah Esq., District Judge Jaffna on the 13th day of May 1958 in the presence of Mr. S. Kanagaratnam, Proctor on the part of the petitioner, and the affidavit of the abovenamed petitioner dated 21st April 1958 having been read.

It is declared that the said 4th respondent, be appointed guardian ad litem over the minors the 1, 2 and 3rd respondents and that the said Petitioner be declared entitled to have Letters of Administration to the estate of the said intestate as his widow and Letters of Administration be issued to her accordingly unless the respondents or others shall on or before the 23rd day of June 1958 show sufficient cause to the satisfaction of this court to the contrary.

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

Sd. P. Sri Skanda Rajah District Judge 13th May 1958

23-6-58 Time to show cause extended to 28-7-58 Sd P. Sri Skanda Rajah District Judge M 17 18 & 25)

**ORDER NISI DECLARING WILL PROVED**

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction No. 478

In the matter of the Last Will and Testament of the late Narasingar Kathirippillai of Tellippalai West

Kathirippillai Sothinagaratnam of Keermalai Tellippalai West, Executor

Vs.

Parameswary widow of S. S. Subramaniapillai of Karukampanai, Tellippalai West

Respondent.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 23rd day of June 1958 in the presence of Mr. A. V. Sathasivam, Proctor on the part of the Executor and the affidavit and Petition of the Petitioner and the Last Will and Testament produced therewith having been read:

It is ordered that the Will of Narasingar Kathi-

**ORDER NISI**

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction 486

In the matter of the intestate estate of the late Kumara-guru Arunachalam of Vaddukodai West.

Deceased,

Thilagavathy widow of Kumara-guru Arunachalam of Vaddukodai West.

Petitioner.

Vs.

- 1 Maheswari widow of V. Sabapathy
- 2 Ramasamy Thirugnanam
- 3 Ramasamy Thambirajah
- 4 Ramasamy Puvaneswari all of Vaddukodai West.
- 5 Ramasamy Gulaekaram, Forest Dept Matugama
- 6 Ramasamy Vijayandiram Second Avenue Workside Amparai
- 7 S. Maheey and wife
- 8 Parameswari both of Vaddukodai West
- 9 V. Sanmugampillai and wife
- 10 Annaledchumy both of Vidyalayam Rd Trincomalar
- 11 Ramasamy Ponnmalar
- 12 Ramasamy Thurairajah
- 13 Arunasalam Visuvalingam and wife
- 14 Thiraviam all of Vaddukodai West.

Respondents.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge Jaffna on the 10th day of July 1958 in the presence of Mr S. Kandasamy on the part of the petitioner and the affidavit of the petitioner dated 5th July 1958 having been read:

It is ordered that the petitioner abovenamed be and she is hereby declared entitled as widow of the deceased abovenamed to have Letters of Administration to the estate of the deceased issued to her accordingly.

It is further ordered that the 3rd Respondent be and he is hereby declared appointed Guardian-ad litem over the 12th Respondent abovenamed, unless the Respondents abovenamed or any other person or persons interested shall on or before the 11th day of August 1958 show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the 3rd Respondent do produce the said minor on the said date.

This 10th day of July 1956 Sgd P. Sri Skanda Rajah District Judge. (O. 60. 25 & 1)

rippillai deceased dated the 26th day of July 1953 and attested by A. V. Sathasivam Notary Public under No. 3519 be and the same is hereby declared proved unless the respondent or any other person or persons shall on or before the 28th day of July, 1958 appear before this Court and show sufficient cause to the satisfaction of this Court to the contrary.

The 23rd day of June 1958 Sgd. P. Sriskanda Rajah District Judge.

Drawn by: Sgd. A. V. Sathasivam Proctor for Executor (O. 51 18 & 25)

# WEEKLY FORECASTS

'SRI PATHY'

FROM 27-7-58 TO 2-8-58

**ARIES** Aswini, Barani, Karikai 1st part [Medha Rasi]

You will be able to steer clear of opposition this week. New ventures will bring in the desired results. Beware of scandal mongers. The first day might upset you a bit.

**TAURUS** Kartikai 2, 3, 4, Rohini, Mirugasirisha 1, 2 [Idapa Rasi]

The first day will be fairly favourable. Monday and Tuesday must be spent with care. Rest of the week will be favourable for business deals. But there will be no mental peace.

**GEMINI** Mirugasirisha 3, 4, Thiruvathirai, Punarpusam 1, 2, 3 [Mithuna Rasi]

The first half of the week will be favourable for professional deals. Ruin to enemies also shown. Wednesday and Thursday must be spent with care. Rest of the week will turn favourable again.

**CANCER** Punarpoosa 4, Poosa, Ayilya [Kataka Rasi]

Health will not be very satisfactory. Abdominal complaints likely. Clashes with relatives also shown. But friends will be helpful. Spend the last two days with care.

**LEO** Maha, Poorai, Uttira 1, [Singha Rasi]

An unsettled week. You will find it difficult to make both ends meet. Troubles with relatives and misunderstandings with superior officers indicated.

**VIRGO** Uttira 2, 3, 4, Atta, Chittirai 1, 2 [Kanni Rasi]

Financial conditions should improve. Gains through foreigners and strangers also promised. You will succeed in agricultural pursuits. Favours from friends promised.

**LIBRA** Chittirai 3, 4, Swati, Visaka 1, 2, 3, [Thula Rasi]

Some improvements in your professional affairs promised this week. But health will not be satisfactory. Domestic upsets also shown. You will be quick to pick up quarrels.

**SCORPION** Visaka 4, Anusha, Kettai [Vrischika Rasi]

You will find it difficult to come to any decision in important affairs this week. Expenditure will rise. You will meet with opposition in your affairs but you will tide over them after some difficulties.

**SAGITTARIUS** Moolam, Pooradam, Uttiradam 1, [Thani Rasi]

A good week for professional and financial deals. New ventures will bring in good results. But health upsets shown. Abdominal complaints and eye troubles likely.

**CAPRICORNUS** Uttiradam 2, 3, 4, Thiruvonam, Avittam 1, 2, [Makara Rasi]

Some changes in routine likely. Work will be heavier than usual. Domestic affairs also will be far from satisfactory. Clashes with relatives also shown.

**AQUARIUS** Avittam 3, 4, Satayam, Pooraddati 1, 2, 5 [Kumbha Rasi]

A good week. You will find vast improvements in your professional as well as personal affairs. Ruin to enemies also shown. Social success promised.

**PISCES** Pooraddati 4, Uttaraddati, Revati, [Meena Rasi]

There will be some quarrels and misunderstandings in the family circle this week. New ventures will be delayed. Paternal relatives likely to cause you much annoyance.

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA  
No. 461 Testamentary

In re the Testate Estate of the late Kanthavanam Subramaniam of Varuthalaivilan Deceased Rukmany widow of Kandavanam Subramaniam of Varuthalaivilan

- Petitioner
- Vs
- 1. Subramaniam Eelavilavathy
  - 2. Subramaniam Prerna-vathy
  - 3. Subramaniam Sumana-vathy
  - 4. Subramaniam Kamla-vathy
  - 5. Subramaniam Santhra-vathy
  - 6. Subramaniam Palachan-dran
  - 7. Subramaniam Rama-chandran
  - 8. Subramaniam Sarat-chandran all of Varu-thalaivilan.
  - 9. Kandavanam Kanap-

thipillai of Varuthalaivilan presently of Colombo.

This matter coming on for disposal before P. Sri Skanda Rajah Esquire District Judge, Jaffna on the 26th day of May 1958 in the presence of Mr. K. Kanapathipillai, proctor on the part of the petitioner abovenamed and the affidavit of the petitioner dated the 30th day of January 1958 and the affidavit of the Notary and dated the 12th day of February 1958 and the affidavits of the two subscribing witnesses dated the 11th day of February 1958 having been read.

It is ordered that the Last Will and Testament No. 957 dated 5th December 1957 and attested by T. Chelvadurai N. P. the original of which has been produced and now deposited in this Court be and the same is hereby declared proved and the petitioner abovenamed as executrix named therein be and she is hereby declared entitled to have probate thereof issued to her accordingly and that the 9th respondent be ap-

pointed and he is hereby appointed guardian ad litem over the 1st to 8th respondent minors unless the respondents abovenamed or others interested shall on or before the 23rd day of June 1958 appear in this Court and show sufficient cause to the satisfaction of this Court to the contrary.

It is further ordered that the said minors be produced in Court on the said date.

This 26th day of May 1958  
Sd. P. Sri Skanda Rajah  
District Judge

Drawn by  
K. Kanapathipillai (Sd)  
Proctor for petitioner

23 6-58  
Extended and Reissued for  
14-7-58

Intld. P. S. S. R.  
D. J.

14-7-58  
Extended and Reissued  
for 1-8-58

Intld. P. S. S. R.  
D. J.  
(O 55 18 & 25)

## ORDER NISI

IN THE DISTRICT COURT OF JAFFNA

Testamentary Jurisdiction  
No. 481

In the matter of the Last Will and Testament of the late Velupillai Kandiah of Karainagar Deceased

Ponnammah widow of Velupillai Kandiah of Karainagar Plaintiff

Vs

Minor 1. Kandiah Kanagasabai do 2. Selvarany and do 3. Kamalambikai daughter of Kandiah all of Karainagar, minors appearing by their proposed Guardian-ad-litem

4. Sinnathamby Thambayah of Vannarponnai West Respondents

This matter coming on for disposal before P. Sri Skanda Rajah Esquire, District Judge, Jaffna on the 27th day of June 1958 in the presence of Mr. M. R. Karalasingham Proctor on the part of the Petitioner and on reading the Last Will of the abovenamed deceased dated 30th June 1956 and attested by K. S. Maheesa Sarma, Notary Public, under No. 12042 and now

deposited in this Court and the affidavit of the Petitioner and of the attesting notary and of the witnesses thereto.

It is ordered that the abovenamed 4th Respondent be appointed Guardian-ad-litem of the minors the 1st to 3rd Respondents.

It is further ordered that the said Last Will be and the same is hereby declared proved.

It is further ordered that the Petitioner be and is hereby declared the Executrix of the said Last Will and that as such she is entitled to obtain Probate thereof and the same be accordingly issued to the Petitioner unless the abovenamed Respondents or any others interested shall appear before this Court on the 4th day of August 1958 and show cause to the satisfaction of this Court to the contrary.

It is further ordered that the Petitioner do produce the minors the 1st to 3rd Respondents in Court on the same date.

Jaffna this 27th June 1958

Sgd. P. Sri Skanda Rajah  
District Judge

Drawn by  
Sgd. M. R. Karalasingham  
Proctor for Petitioner  
(O 57 25 & 1)

### THE JAFFNA MUTUAL BENEFIT FUND Ltd.

(Established 1918)

#### BANKERS.

Authorised Capital	Rs. 800,000.00
Amount of Calls made	Rs. 616,313.00

**Shares** 8000 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

**Current 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 3, 6, 9 and 12 months and interest allowed at 1, 2, 4 and 6% respectively.

**Drafts** issued on the National and Imperial Banks to Colombo and the Principal cities of India. Remittances to and from F. M. S. by special arrangements.

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

FOR FURTHER PARTICULARS  
APPLY TO:  
**S. KANAGASABAI,**  
Shroff.

சான்றிதழ் வழங்குபவர்கள் மலிவாகக் காக்கப்படும்  
கேள்விகளுக்குரிய கேள்விகளைக் குறைந்த அடவிலைக்கு  
சான்றிதழ் வழங்குபவர்கள் கேள்விகளைக் கேள்வி மலிவாக  
கேள்விகளுக்குரிய கேள்விகளைக் குறைந்த அடவிலைக்கு

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Editor R. N. SIVAPRAKASAM