

ශ්‍රී ලංකාවට අන්තර්ජාල නීතියක ඇති අවශ්‍යතාව පිළිබඳ
අධ්‍යයනයකි.



ඒ.එච්.දිනිති ජයසේකර
සමාජීය විද්‍යාපති උපාධිය
FGS/MACO/MSSc/09/002

| | |
|------------------|-----|
| ප්‍රවේශ අංකය: | 982 |
| වර්ග අංකය: | |

(සමාජීය විද්‍යාපති- ජනසන්නිවේදනය)

කැලණිය විශ්වවිද්‍යාලය, ශ්‍රී ලංකාව

2014

ABSTRACT

The Internet or the World Wide Web is indeed a wonderful and amazing addition in our lives. The Internet can be known as a kind of global meeting place where people from all parts of the world can come together. Castells defines network as "Network is a set of inter connected nodes. Nodes may be relevance to the network" (Castells, 2009, p.19).

Due to the rapid expansion of the Internet common mass used to execute more and more with the Internet Another significant feature of the internet is not only it has abundant of rewards; it also consists of plentiful of disadvantages also. Advent of the internet crate a new path to the criminals to commit crimes. Traditional laws were not adequate to curb these complicated crimes.

Problem of this research is there are no proper laws in Sri Lanka to keep human rights safe through the cyber space. Objectives are refer cyber laws in Sri Lanka and study selected cases related to cyber- crimes in Sri Lanka and three selected countries in Asia. India Malaysia and Singapore were selected countries. Find out enhance the awareness and law reforms can minimizing cyber-crimes.

Key words: Internet, Cyber Crime, Network, Information, Human Rights