**Discussion on the Judgments of Easter Sunday Bomb Attack**

Sri Lanka was rocked by a series of deadly blasts on April 21, 2019. This became a matter that led to an intricate debate during a very arduous period when this case commenced to be heard in the court. The Criminal Law Cluster of the Thulawa Association of the Faculty of Law at the University of Colombo led this discussion with that objective in mind as law students as soon as it became necessary to inform the community of the specifications of two distinct court rulings about this barbaric attack. Thus, the contentious debate on the criminal responsibility for the Easter bombing was held on March 7, 2023 in the auditorium of the Faculty of Law with the participation of over 200 students, lecturer and chaired by Mr. Prasantha Lal De Alwis PC, visiting lecturer, FOL, UOC.

Consequently, the conflict of two judgments given by the Supreme Court of Sri Lanka and the Colombo High Court created the basis for this. A penetrating discourse was created as responsible citizens of the society about the legal level created by the collision of a fundamental right case and a criminal case. Despite the fact that it is a highly delicate subject, it is our responsibility as responsible citizens of Sri Lanka to discuss the legal ramifications of current incidents and to ensure the victims of this awful attack receive the protection that the law genuinely provides. Examining the two verdicts related to one of the biggest catastrophes in Sri Lankan history paves the way for the justice to be revealed.

We extend our sincere gratitude to the lecturer, Kusal Kavinda Amarasinghe, for his steadfast guidance and invaluable counsel, which played a pivotal role in facilitating the successful culmination of the undertaking.