

The Public is hereby informed of

The Supreme Court Orders

under SC(FR) 221/2009 dated 14 October 2009



Accessibility at Public Buildings

All NEW Public Buildings as defined in the accessibility regulations in force, should provide reasonable access* to Facilities, especially Toilets, for Persons with physical disabilities.

All Authorities should refrain from approving plans or issuing 'certificates of conformity' in respect of buildings which would violate this order.

* It means: Construction of the Building Parts defined under these regulations should meet the Design Specifications specified here.

Failure to do so, will attract PUNITIVE REPERCUSSIONS.

You would be at liberty to file a motion, the order states, if there is a violation.

Commissioners of Local Government & Officers of the U.D.A. are equal partners & equally responsible for enforcing these orders.

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Contact Secretary - General for Information - acsp@slt.net.lk

- Implementing Accessibility means:**
- Preventing Safety Hazards for everyone any time.
 - More Productive Opportunities for every one.
 - A low cost Investment enabling all.