

## **DEBATE ON CRIMINAL LAW AMENDMENT BILL**

**UCDP : MN MATLADI**

**THURSDAY, 3JUNE 2010**

The Department of Justice uses the Judgement by Lord Steyn as reference with respect to retaining samples of persons who had not been found guilty. However, this judgement was overturned by European Court stating that such data could not be kept. Has the constitutionality of this been established and how is it reconciled?

What preventive measures would be in place to ensure that the retaining of samples is not abused by police officials in order to secure convictions?