

# EXHIBIT D | R v BRIGGS (76395)

## Letter regarding locked iPhone



**Crown Prosecution Service**

**Case R v Briggs (76395)**

**RE: Locked iPhone**

To whom it may concern,

The defendant, MR HARRY BRIGGS, refused to provide the Metropolitan Police or the CPS with the 4-digit passcode for his telephone and as such all information contained on it remains encrypted.

The lock screen demonstrates that the last app open was 'Apple Pay'.

His refusal suggests that the use of Apple Pay on the day of the arson attack and death of Mr Holmes, was for the purchase of the newly-bought paraffin containers found at the scene of the crime.

Mr Briggs denied the app would reveal such a purchase, but refused to reveal what it was for.

Apple Inc. have formally rejected the request to unlock the phone or provide transaction details

**The phone's mounted data can be accessed at:**

<http://moj-data.org.uk/.76395/locked-iphone/>

Yours faithfully,

Ann Miller

Crown Prosecution Service



STRICTLY FOR USE ONLY IN THE CASE OF R v BRIGGS (76395)

This documentation is intended exclusively and solely for the eyes of jurors participating in a Remote Trial as defined in the Justice Act. Removing it from the trial or otherwise sharing it further is an offence punishable by up to five years imprisonment. More information about the Justice Act can be found on the Ministry of Justice website at [ministryofjustice.org.uk](http://ministryofjustice.org.uk).