



Litigation Team

By email: - [litigation@\[REDACTED\]](mailto:litigation@[REDACTED])

8th April 2021

Dear Litigation Team (on behalf of your client, Mr [REDACTED])

Thank you for your letter of 6 April 2021 in reply to our letter of same date.

In your letter of 12 February 2021, you stated that since your client's release from prison he had had difficulty in accessing all his property from City of London Police.

In our letter of 6 April 2021 we confirmed that our records show that a forfeiture order was granted in principle by the Judge and that this was subject to the provision of a schedule (within 56 days) in relation to the items in respect of which the order was sought. Our letter erroneously referred to a "forfeiture order" when in fact the correct term is a "deprivation order", as referred to in the CPS letter of 24 March 2016.

The CPS has no remit in relation to the return of property and therefore we referred you to the City of London Police. It may assist you if you quote reference [REDACTED].

Yours sincerely

Victim Liaison Unit
Specialist Fraud Division
5th Floor Sunlight House
Quay Street
Manchester
M3 3LU

T 0113 341 4884

SpecialistFraud.VRRandcomplaints@cps.gov.uk

