

DECEMBER 16TH 2025

**BRYTON GORE - STRUCTURALLY
UNPROTECTED WHISTLEBLOWER
NARRATIVE SOVEREIGNTY:
A PUBLIC CEASE & DESIST**

ISSUED BY: BRYTON GORE

(V.1)

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		 2013-2025

BRYTON, U GORE (REGISTERED BUSINESS ENTITY 2013 - Present) | Sydney, Australia

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BRYTON GORE: STRUCTURALLY UNPROTECTED WHISTLEBLOWER - NARRATIVE SOVEREIGNTY: A PUBLIC CEASE & DESIST

ISSUED BY: BRYTON GORE

FOUNDER: BRYTON GORE

ENTITY: ABN 27 183 700 214 (REGISTERED EST. 2013)

LEGAL STATUS: PROTECTED DISCLOSER / WHISTLEBLOWER

EFFECTIVE DATE: December 16, 2025

I. PREAMBLE & PURPOSE OF ARCHIVE

This document serves as a formal "Narrative Firewall" and a clinical correction of the public record. It is established to protect the structural integrity of the Founder's professional brand, family safety, and medical history against unauthorized "Narrative Reconstruction" and social manipulation. This record serves to correct the "surface-level" framing maliciously constructed by third parties during a period when the Founder was operating as a structurally unprotected whistleblower.

ABN

27 1837 002 14

BRYTON, URSULA GORE

Individual Name

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II. FORMAL DECLARATIONS

The Whistleblower Shield: Any attempt to characterize past disclosures as "drama," "attention-seeking," or "proximity to fame" is documented as unlawful reprisal. Under the Corporations Act 2001 and the Public Interest Disclosure Act 2013 (Cth), whistleblowers are protected from detrimental conduct and reputational damage.,

Revocation of Consent: I hereby formally revoke any and all consent explicit or implied previously given to frame, interpret, or manage my character. I do not consent to be part of any interpretive imaginary framework with them or spouses.,

Termination of Parasocial Claims: We do not have a personal relationship. Any interaction was entirely parasocial on the other side alone. I reject the "celebrity-centric" delusion that my life is an extension of third-party fame or the theory my whistleblowing was an attempt at personal revenge or fame proximity.

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III. ADDENDUM I: FORMAL NOTICE TO CEASE AND DESIST

Pursuant to the laws of Australia and relevant International Intellectual Property statutes, you are hereby FORMALLY NOTIFIED to immediately **CEASE AND DESIST** the following:

CEASE MEDICAL WEAPONIZATION: Stop using the Founder's psychiatric history, necessitated by situational trauma and employee-led financial losses, as "proof" of being "dangerous, Delusional or Disabled". This is a violation of the Disability Discrimination Act 1992 (Cth).,

CEASE DEFAMATORY RE-CHARACTERIZATION: Stop disseminating falsehoods regarding the Founder's medical history (Cancer Treatment/Reconstruction).,

CEASE PARENTAL MISREPRESENTATION / WORK THEFT: Stop claiming to have "parented" or "raised" the Founder's children.,

CEASE PROXY HARASSMENT: Cease all contact with roommates or social circle associates for the purpose of surveillance or narrative validation.,

CEASE IDENTITY-JACKING: Stop using BRYTON GORE creative frameworks to simulate "attacks" for fan-base manipulation.

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IV. ADDENDUM II: SCHEDULE OF FACTUAL CORRECTION

SUBJECT	THE SURFACE LEVEL LIE (SOCIAL TRAP)	THE STRUCTURAL REALITY (FACTUAL RECORD)
HEALTH & SAFETY	That a psych-ward stay proves the Founder is "Dangerous/Delusional/Disabled"	A clinical response to situational stress following catastrophic financial loss (caused by a former employee) and whistleblower reprisal.
PARENTING	That a relative/roommate "raised" the kids or they were "abandoned."	I have maintained sole legal custody at all times. Professional travel was for essential rebuilding after financial entrapment.
MEDICAL	That cancer surgery was a "nose job"	Verified Cancer Treatment. Re-characterizing life-saving surgery as a "stunt" is actionable defamation.
THE ART	That the art business is "living in a lost childhood" or "proof of personal attacks."	A Governed Commercial Entity with protected IP. Using art to "diagnose" an artist is medical gaslighting.
MOTIVES	That whistleblowing was for "proximity" or to "be a celebrity's wife."	A matter of integrity and public interest disclosure. I reject the celebrity proximity narrative

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| 2013-PRESENT

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V. WEBSITE TERMS OF USE: CONTENT INTEGRITY

Ownership: All symbolic systems and visual assets (e.g., Australian Gothic™, Outlaw Pop™) are the exclusive intellectual property of the Founder.,

Ban on Reconstruction: Users are strictly prohibited from using site content for "Narrative Reconstruction" or fan-driven roleplays.,

License Revoked: Any implied license for public fan-communities to "interpret" the Founder's character is permanently revoked.

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BRYTON, URSULA GORE

Individual Name

VI. LEGAL MANDATE

This document serves as a Formal Paper Trail and Constructive Notice. Any further dissemination of these falsehoods, or further attempts at surveillance via proxies, will be treated as a willful violation of my Moral Rights and a liability under the Defamation Act 2005 (Cth).

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FINAL DECLARATION: ON INTERPRETIVE AUTHORITY & CONSENT

I. Rejection of Subjective Authority I do not, and have never, recognized or participated in any framework in which another individual's private interpretations, symbolic systems, or subjective narratives are asserted to have authority over me or others. It is a statement of fact that one's own imagination does not have authority over a separate individual. Fame or social standing does not make one's imagination "more real," nor is imagination something to be infantilized into "immaturity" or weaponized as "mental illness."

II. Revocation of Implied Consent I did not consent to participation in such a framework, whether individually or in association with any third party, including a spouse or affiliate. Any assumption of consent or authority is unfounded and non-binding. Any perceived permission to define, frame, or manage my character, identity, or actions is expressly revoked as of the date of this statement.

III. Correction of the "Parasocial" Dynamic It was simply the delusion of others, and their imagined authority, that attempted to solidify a false narrative in reality through those close to me. This was a unilateral parasocial projection directed at me. No personal relationship exists between myself and the parties referenced. Any interaction that occurred did not constitute a reciprocal relationship and was never recognized as such by me. Any perception of relational intimacy existed without mutual agreement.

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IV. Purpose of Public Artistic Frameworks I have shared my avatar, imaginative frameworks, and symbols publicly to clear the record and dismantle assertions that I use my creative expression as a weapon. My art business is a governed professional entity; I am not an extremist, I am not childish, and I am not dangerous. My imagination is my professional intellectual property, not a clinical symptom.

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BRYTON, URSULA GORE

Individual Name

BRYTON GORE / BLACK BOB AVATAR – PUBLIC INTELLECTUAL PROPERTY STATEMENT

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N/A

| 2022-PRESENT

BRYTON, U GORE (REGISTERED BUSINESS ENTITY 2013 - Present) | Sydney, Australia

LEGAL GOVERNANCE & PROTECTIVE RECORD

MASTER DOCUMENT: NARRATIVE SOVEREIGNTY & PUBLIC CEASE & DESIST

SCHEDULE OF FACTUAL CORRECTION (V.1)

REJECTION OF INTERPRETIVE AUTHORITY & CONSENT STATEMENT

**BRYTON GORE: STRUCTURALLY UNPROTECTED WHISTLEBLOWER -
NARRATIVE SOVEREIGNTY: A PUBLIC CEASE & DESIST**

ISSUED BY: Bryton Gore

FOUNDER: BRYTON GORE

ENTITY: ABN 27 183 700 214 (Registered Est. 2013)

LEGAL STATUS: Protected Discloser / Whistleblower

EFFECTIVE DATE: December 16, 2025


Signature:

Name: Bryton Ursula Gore

Title/Capacity: Individual Owner or
Sole Proprietor

Date: 16/12/2025

ABN

27 1837 002 14

BRYTON, URSULA GORE

Individual Name