

Re: Your complaint to the eSafety Commissioner - our reference ACA-2025-0729927 [SEC=OFFICIAL:Sensitive] CRM:0190768

From Soul Legion <legionkillfeed@outlook.com>
Date Tue 2025-12-23 5:43 PM
To Cyber Abuse <cyberabuse@esafety.gov.au>

 7 attachments (29 MB)

2025-12-23-lumen-defamation-complaint-to-google.pdf; 2025-12-23-google-take-down-7-4274000039113.pdf; 2025-12-22-kamis-fraud-dmca-aggropvp-dot-com.pdf; 2025-12-22-google-take-down-7-4274000039113.pdf; 2025-12-22-response-to-skynet-vs-legion-dot-com.pdf; 2025-12-22-discord-bot-comparison-skynet-vs-legion-dot-com.pdf; 2025-12-22-dmca-rick-rolled.mp4;

Re: Formal complaint about handling and closure decision (ACA-2025-0729927, CRM:0190734) and failure to assess linked conduct (ACA-2024-0528878, CRM:0151474)

Dear Cyber Abuse Team,

You're joking right? Are you that stupid you can't see this harassment for what it is? What's point in paying taxes when employees who's wages rely on our taxes can't do their fucking job without being forced to. I'll report the whole ass department for fraud. Because if you aren't doing what you advertise, you're obtaining funds in a fraudulent manner and that's criminal behaviour.

1. You already treated this as serious targeted abuse in 2024, then you stopped
In ACA-2024-0528878, your office engaged Discord about the publication of my home address and an image involving my children, advised there had been back and forth with Discord, and confirmed removal. You then told me that if further content targeting me appeared online, I should submit a new complaint if I did not get a satisfactory response from the platform.

That is exactly what happened. The conduct continued, escalated, and spread across platforms.

2. Your "reputational harm" framing is not credible on these facts
Your closure email states the Adult Cyber Abuse Scheme is for "seriously harmful online content targeting Australian adults" and that the Act is not designed to assist with material intended to cause "purely reputational harm."

My report is not a request to remove ordinary criticism, business reviews, or general defamation in isolation. It is a documented, coordinated, multi-platform course of conduct that includes doxxing, targeting involving my children, and behaviour intended to menace, harass, and psychologically break me.

If you maintain that this does not meet the threshold, you need to explain which element you claim is missing, because the position you have taken is incompatible with your own prior actions on this same pattern of conduct (address publication plus child-targeted imagery) and your instruction to re-lodge when it reappeared.

3. New escalation: abuse weaponising "legal process" and mocking takedown systems
As part of the ongoing campaign, one competitor-controlled site is now presenting a DMCA "legal notice" page claiming content was "permanently removed" under the DMCA, referencing case DMCA-2024-RR-001987 and then immediately "Redirecting to Legal Information Portal." that actually lands on a "Rick Roll" video.

Whether or not copyright law is within your remit, the use of faux legal notices, intimidation-by-process, and deliberate baiting is plainly part of targeted menacing and harassing conduct. Treating this as "reputational harm" is an avoidance of the core safety issue.

4. Complaint about eSafety's basic duty to assess and give reasons
Your reporting tools and templates appear to be driving closure outcomes that ignore the "pattern of behaviour" reality. In my reply I explicitly asked for reconsideration in context, not a fragmented single-item assessment, and I asked for specific reasons so I can provide what you claim you need.

Instead, I received a generic scope explanation and closure, without a clear statement of which criterion you say is not met and why.

5. Public accountability and escalation
eSafety publicly represents that this scheme exists to address seriously harmful targeted abuse against Australian adults.

If eSafety refuses to apply that scheme to a sustained campaign involving doxxing and targeting involving children, then at minimum the public-facing representation of what this scheme does versus what it actually delivers becomes materially misleading. That raises serious questions of maladministration, and potentially of public funds being obtained and retained on a premise that is not being honoured in practice.

If this matter is not reopened and properly assessed as linked conduct, I will escalate a complaint to the Commonwealth Ombudsman and request investigation of eSafety's administration of the Adult Cyber Abuse Scheme in this matter. I will also consider referral to other integrity oversight bodies if the explanation you provide indicates systemic avoidance rather than a good-faith assessment.

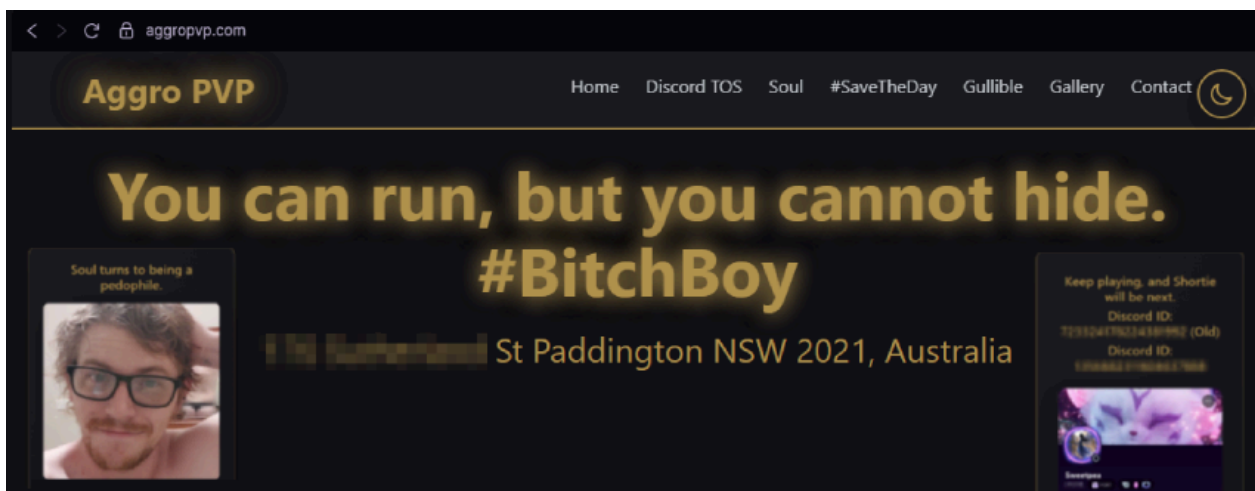
What I require from eSafety, in writing:

1. Reopen and reassess ACA-2025-0729927 in context as linked to ACA-2024-0528878.
2. Identify precisely which criterion you say is not met (targeting, intent to cause serious harm, or "menacing/harassing/offensive in all circumstances"), and the reasons for that conclusion.
3. Confirm what format you will accept to assess a pattern of behaviour properly (single chronology with key URLs, curated bundle, secure upload method, etc).
4. Confirm what pathway you will use where content involves my children, and what you require from me to action that pathway.
5. Confirm preservation of records for ACA-2025-0729927 and the linked prior matter, including internal notes and platform correspondence.

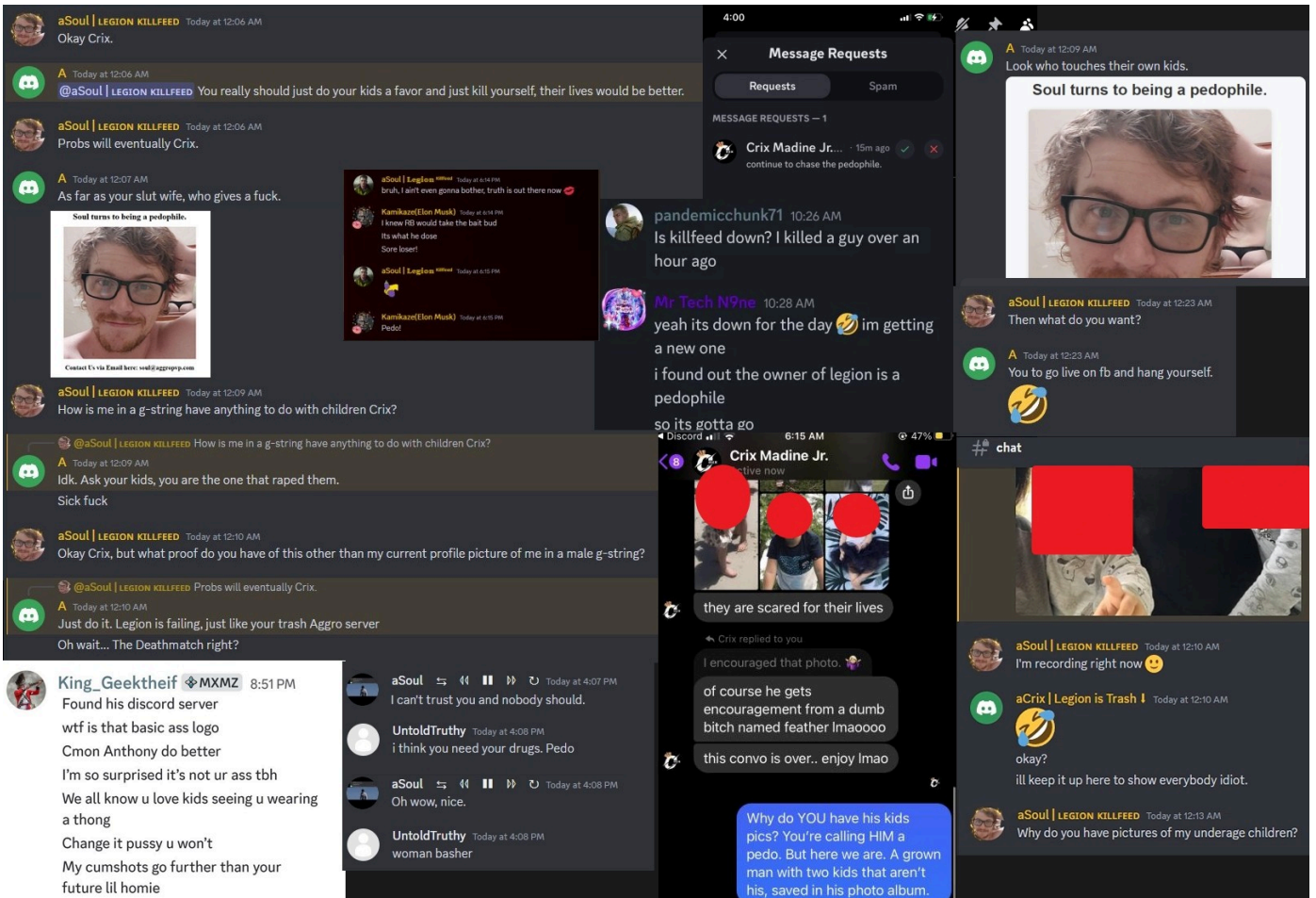
I have extensive documentation across multiple platforms over multiple years, but I will not keep re-submitting fragments into forms that structurally prevent you from assessing what is actually occurring.



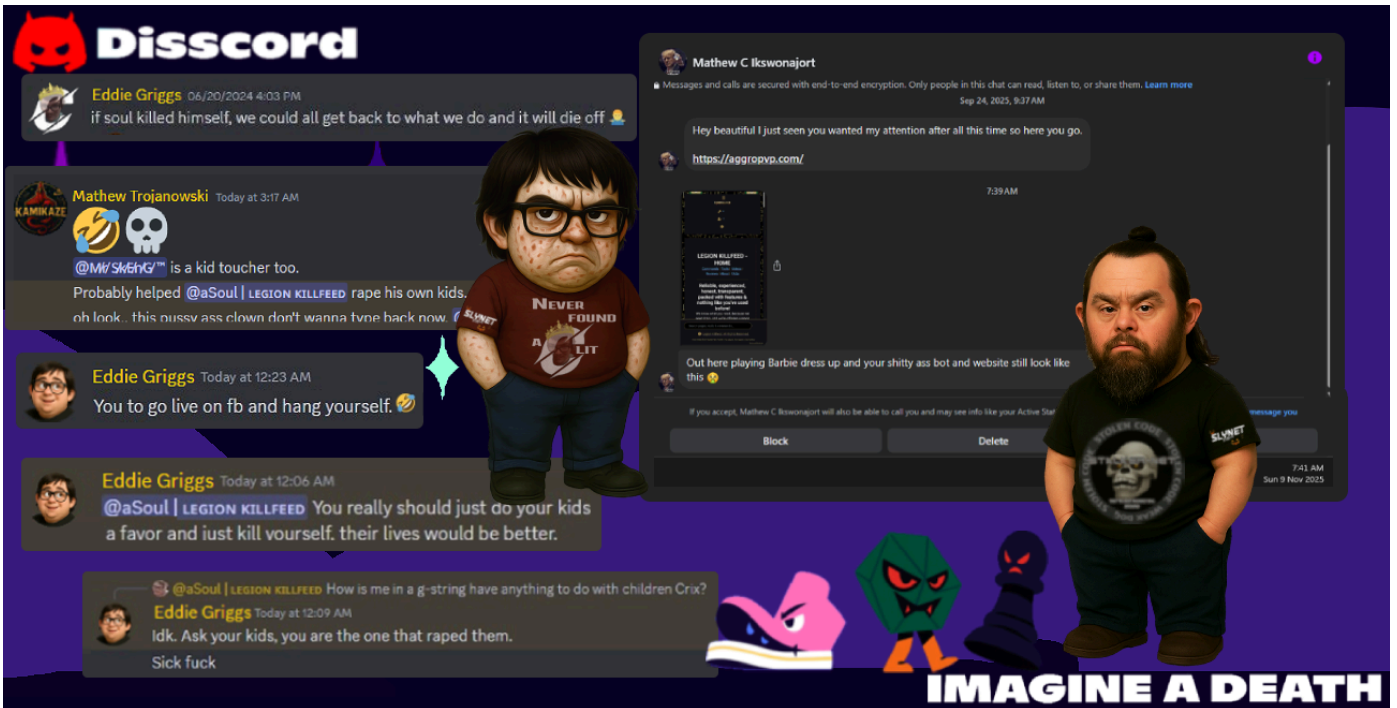
This shit with the fucking address & targeting my fiance & hosting intimate images of myself. How the fuck is that outside your shit you absolute fucking morons.



What about this shit you fucking absolute smooth brained fuckwit.



Is this fucking clear enough for you yet? Or do I have to go to extremes?



Fuck you,
ANTHONY BRODIE

Owner and Developer, Legion Killfeed

[Click here if you're not a fucking idiot.](#)

From: Cyber Abuse <cyberabuse@esafety.gov.au>

Sent: Tuesday, 23 December 2025 4:07 PM

To: Anthony Brodie <legionkillfeed@outlook.com>

Subject: Your complaint to the eSafety Commissioner - our reference ACA-2025-0729927 [SEC=OFFICIAL:Sensitive] CRM:0190768

Dear Anthony

We refer to your complaint to the eSafety Commissioner (eSafety) on 12 December 2025 and subsequent email correspondence.

As requested in your email on 17 December 2025, your complaint was re-assessed by a Senior Investigator and we are not satisfied that the material you reported is or was cyber-abuse targeted at an Australian adult.

We are sorry that eSafety is unable to resolve the issues raised in your email and acknowledge that these may continue to be of strong concern to you.

For clarity, when eSafety receives a report relating to cyber-abuse material targeting an Australian adult, eSafety first assesses whether the material meets the legislative definition for cyber-abuse.

The purpose of the adult cyber abuse scheme is to remove seriously harmful online content targeting Australian adults. We are only able to seek the removal of material that meets the criteria of 'cyber abuse' under the *Online Safety Act 2021* (the Act).

To meet the criteria for adult cyber abuse, the material must target a particular Australian adult and is:

1. Intended to cause serious harm, and
2. Menacing, harassing or offensive in all circumstances.

If the material only meets one of these two criteria it will not be considered adult cyber abuse under the Act. The term 'adult cyber abuse' is reserved for the most severely abusive material intended to cause serious psychological or physical harm. This would include material which sets out realistic threats, places people in real danger, is excessively malicious or is unrelenting.

The Act is not designed to assist with the removal of material that is intended to cause purely reputational harm. For example, negative online comments about a business or false statements about a person's criminal history or character will generally not meet the threshold for eSafety to take removal action. For further information, we recommend reading our Regulatory Guidance, which can be found and downloaded under the heading 'Adult Cyber Abuse Scheme' on this page <https://www.esafety.gov.au/sites/default/files/2025-01/Adult-Cyber-Abuse-Scheme-Regulatory-Guidance-January2025.pdf?v=1747273830928> and the blog on our website <https://www.esafety.gov.au/newsroom/blogs/difference-between-serious-online-abuse-and-defamation>

For more information about what the adult cyber abuse team does and doesn't do please refer to our website <https://www.esafety.gov.au/key-topics/adult-cyber-abuse/what-we-do-and-dont-do>

If you are dissatisfied with the way that the eSafety Commissioner handled this matter, you can make a complaint to eSafety using the 'contact us' form on the eSafety Commissioner's website so that we can try to help resolve any issues. If you are still dissatisfied, you may make a complaint to the Commonwealth Ombudsman. The Ombudsman usually prefers that your concerns are raised with the eSafety Commissioner first. There is a Commonwealth Ombudsman Office in each capital city. Further information may be obtained at www.ombudsman.gov.au.

Kind regards

Cyber Abuse Team

The eSafety Commissioner

W www.esafety.gov.au



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