

Copyright Policy

Bite! magazine respects the intellectual property rights of others and expects its website visitors to do the same. Bite! magazine does not claim ownership rights in any one or more of the photographs published in its website magazine. Copyright ownership rights of the photographs published at theblacksnapper.com remains with the publishing artists or their legal successor(s) and is protected by international copyright laws. Reproduction (including the sharing of downloaded images by email and/or by uploading them to social networks such as, but not limited to, Facebook, Twitter and Flickr), distribution, publicly display or perform, or the preparing of derivative works based on any one or more of the photographs published at Bite! magazine without the express written consent of the appropriate owner of copyrights in such works is strictly prohibited. Bite! magazine is committed to safeguarding publishing artists' privacy. Therefore, any party seeking such approval can contact us at info@bitemagazine.net, we will forward their request to the appropriate copyright owner, requesting them to contact those seeking approval directly. Your email should say "Copyright usage request" in the subject line and should describe the photograph you seek usage for, the intended use, a clear description of the medium in which the publication will run and all other relevant details. Should you not be contacted subsequent to submitting such a request, approval is deemed to be denied.

Links to third-party websites or resources. Bite! magazine may provide links to third-party websites or resources. Bite! magazine is not responsible or liable for: the availability or accuracy of such websites or resources; or the Content, products, or services on or available from such websites or resources. Links to such websites or resources do not imply any endorsement by Bite! magazine of such websites or resources or the Content, products, or services available from such websites or resources. The use of any such websites or resources is for the sole risk of the viewer(s) visiting such websites.

Photographs submitted for publication. For the sole purpose of enabling us to publish their photographs at our magazine website, each artist that submits one or more of his/her photographs grants to Bite! magazine a non-exclusive, royalty-free license to reproduce, distribute, re-format, store, prepare derivative works based on, and publicly display and perform such photographs. Note to submitting artists: please note that when we upload any one or more of your photographs, third parties will be able to copy, distribute and display such photographs using readily available tools on their computers for this purpose although other than by linking to your photographs on Bite! magazine any use by a third party of your photographs could violate this copyright Policy unless the third party receives permission from you by license.

Notices of claims of copyright infringement. If you believe the copyright in your work or in the work for which you act as an agent has been infringed through a publication at Bite! magazine, please contact us for notice of claims of copyright infringement, at info@bitemagazine.net, please put "copyright infringement notice" in the email's subject line and provide us with substantially the following information:

1. A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
2. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site.
3. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material.
4. Information reasonably sufficient to permit us to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted.
5. A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner.
6. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.