## Kimberlee G Weatherall

List of Publications by Year in descending order

Source: https://exaly.com/author-pdf/4122176/publications.pdf

Version: 2024-02-01

1478505 1372567 29 134 10 6 citations g-index h-index papers 31 31 31 49 citing authors docs citations times ranked all docs

#	Article	IF	CITATIONS
1	Culture, Autonomy andDjulibinyamurr: Individual and Community in the Construction of Rights to Traditional Designs. Modern Law Review, 2001, 64, 191-214.	0.2	28
2	PATENT ENFORCEMENT: A REVIEW OF THE LITERATURE. Journal of Economic Surveys, 2014, 28, 312-343.	6.6	18
3	An Empirical Investigation into Patent Enforcement in Australian Courts. Federal Law Review, 2005, 33, 239-286.	0.4	15
4	Patent Infringement in Australia: Results from a Survey. Federal Law Review, 2010, 38, 21-70.	0.4	9
5	The Australia-US free trade agreement's impact on Australia's copyright trade policy. Australian Journal of International Affairs, 2015, 69, 538-558.	1.5	9
6	Exporting Controversy? Reactions to the Copyright Provisions of the US-Australia Free Trade Agreement: Lessons for US Trade Policy. SSRN Electronic Journal, 0, , .	0.4	9
7	The Consumer as the Empirical Measure of Trade Mark Law. Modern Law Review, 2017, 80, 57-87.	0.2	8
8	An Empirical Investigation into Patent Enforcement in Australian Courts. Federal Law Review, 2005, 33, 239-286.	0.4	4
9	Patent Infringement in Australia: Results from a Survey. Federal Law Review, 2010, 38, 21-70.	0.4	4
10	IN THE SHADOW OF THE CHINA-AUSTRALIA FTA NEGOTIATIONS: WHAT AUSTRALIAN BUSINESS THINKS ABOUT IP. Economic Papers, 2008, 27, 1-18.	0.9	3
11	It's Not Just Competitors: Acknowledging and Accommodating "Interfering Busybodies―and their Challenges to Patent Validity <sup>*</sup> . Journal of World Intellectual Property, 2009, 12, 500-523.	0.6	3
12	Towards a New Relationship Between Trade Mark Law and Psychology. Current Legal Problems, 2018, 71, 87-118.	0.8	3
13	TPP Australian Section-by-Section Analysis of the Enforcement Provisions. SSRN Electronic Journal, 0,	0.4	3
14	The New (Old) War on Copyright Infringement, and How Context is Opening New Regulatory Possibilities. Media International Australia, 2012, 143, 110-121.	2.4	2
15	The use of survey evidence in Australian trade mark and passing off cases. , 0, , 181-202.		2
16	Recognition in context: Implications for trade mark law. Psychonomic Bulletin and Review, 2017, 24, 1665-1672.	2.8	2
17	How important is the name in predicting false recognition for lookalike brands?. Psychology, Public Policy, and Law, 2017, 23, 381-395.	1.2	2
18	Brand name confusion: Subjective and objective measures of orthographic similarity Journal of Experimental Psychology: Applied, 2017, 23, 320-335.	1.2	2

#	Article	IF	CITATIONS
19	Lawyers' Decisions in Australian Patent Dispute Settlements: An Empirical Perspective. SSRN Electronic Journal, 2007, , .	0.4	1
20	The Politics of Linkages in U.S. Preferential Trade Agreements. , 2011, , 40-63.		1
21	The Emergence and Development of Intellectual Property Law in Australia and New Zealand. , 2017, , .		1
22	A collection of impossible ideas. , 2017, , 315-332.		1
23	If we redesigned copyright from scratch, what might it look like?. , 2017, , 1-23.		1
24	Patent Enforcement: A Review of the Literature. SSRN Electronic Journal, 0, , .	0.4	0
25	What Was Left Out of ACTA. , 0, , 338-344.		0
26	Stories of copyright policy: The shift to an innovation agenda and what it might mean. Telecommunications Journal of Australia, $2011, 61, \ldots$	0.2	0
27	Evaluating SOPA: who should enforce IP online?. Telecommunications Journal of Australia, 2012, 62, .	0.2	0
28	A reimagined approach to copyright enforcement from a regulator's perspective. , 2017, , 281-313.		0
29	Provocations and challenges concerning enforcement and civil procedure in IP., 2015,,.		O