## Thomas Alured Faunce

List of Publications by Year in descending order

Source: https://exaly.com/author-pdf/5634430/publications.pdf

Version: 2024-02-01

92 papers 1,535 citations

471371 17 h-index 38 g-index

95 all docs 95 docs citations 95 times ranked 2179 citing authors

#	Article	IF	CITATIONS
1	Artificial photosynthesis as a frontier technology for energy sustainability. Energy and Environmental Science, 2013, 6, 1074.	15.6	284
2	Energy and environment policy case for a global project on artificial photosynthesis. Energy and Environmental Science, 2013, 6, 695.	15.6	264
3	Nanosilver and global public health: international regulatory issues. Nanomedicine, 2010, 5, 617-632.	1.7	111
4	Practical virtue ethics: healthcare whistleblowing and portable digital technology. Journal of Medical Ethics, 2005, 31, 612-618.	1.0	70
5	Pharmaceuticals, intellectual property and free trade: the case of the US–Australia free trade agreement. Prometheus, 2004, 22, 243-257.	0.2	59
6	Sunscreen Safety: The Precautionary Principle, The Australian Therapeutic Goods Administration and Nanoparticles in Sunscreens. NanoEthics, 2008, 2, 231-240.	0.5	56
7	Integrated research into the nanoparticle–protein corona: a new focus for safe, sustainable and equitable development of nanomedicines. Nanomedicine, 2008, 3, 859-866.	1.7	51
8	Decision-analytical modelling in health-care economic evaluations. European Journal of Health Economics, 2008, 9, 313-323.	1.4	47
9	Will international human rights subsume medical ethics? Intersections in the UNESCO Universal Bioethics Declaration. Journal of Medical Ethics, 2005, 31, 173-178.	1.0	46
10	Supporting whistleblowers in academic medicine: training and respecting the courage of professional conscience. Journal of Medical Ethics, 2004, 30, 40-43.	1.0	44
11	???Atypical?? Antidepressants in Overdose. Drug Safety, 2003, 26, 539-551.	1.4	35
12	Toxicological and public good considerations for the regulation of nanomaterial-containing medical products. Expert Opinion on Drug Safety, 2008, 7, 103-106.	1.0	29
13	Developing and teaching the virtue-ethics foundations of healthcare whistle blowing. Monash Bioethics Review, 2004, 23, 41-55.	0.4	25
14	Nanotherapeutics: new challenges for safety and costâ€effectiveness regulation in Australia. Medical Journal of Australia, 2007, 186, 189-191.	0.8	23
15	'Linkage' pharmaceutical evergreening in Canada and Australia. Australia and New Zealand Health Policy, 2007, 4, 8.	2.2	22
16	Exploring the safety of nanoparticles in Australian sunscreens. International Journal of Biomedical Nanoscience and Nanotechnology, 2010, 1, 87.	0.1	22
17	Assessing the impact of the Australia-United States Free Trade Agreement on Australian and global medicines policy. Globalization and Health, 2005, 1, 15.	2.4	20
18	Impact of the Australiaâ€"US Free Trade Agreement on Australian Medicines Regulation and Prices. Journal of Generic Medicines, 2010, 7, 18-29.	0.0	16

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19	The Transâ€Pacific Partnership Agreement: challenges for Australian health and medicine policies. Medical Journal of Australia, 2011, 194, 83-86.	0.8	16
20	Of Consents And Consorts: Reporting Ethics, Law, And Human Rights In Rcts Involving Monitored Overdose Of Healthy Volunteers Pre And Post The "Consort―Guidelines. Journal of Toxicology: Clinical Toxicology, 2003, 41, 93-99.	1.5	14
21	Reference pricing for pharmaceuticals: is the Australia–United States Free Trade Agreement affecting Australia's Pharmaceutical Benefits Scheme?. Medical Journal of Australia, 2007, 187, 240-242.	0.8	14
22	Normative Foundations of Technology Transfer and Transnational Benefit Principles in the UNESCO Universal Declaration on Bioethics and Human Rights. Journal of Medicine and Philosophy, 2009, 34, 296-321.	0.4	14
23	Towards a Global Solar Fuels Project-Artificial Photosynthesis and the Transition from Anthropocene to Sustainocene. Procedia Engineering, 2012, 49, 348-356.	1.2	14
24	Human serum albumin binding to silica nanoparticles – effect of protein fatty acid ligand. Physical Chemistry Chemical Physics, 2014, 16, 10157-10168.	1.3	14
25	Three Proposals for Rewarding Novel Health Technologies Benefiting People Living in Poverty. A Comparative Analysis of Prize Funds, Health Impact Funds and a Cost-Effectiveness/Competitive Tender Treaty. Public Health Ethics, 2008, 1, 146-153.	0.4	13
26	Governing Planetary Nanomedicine: Environmental Sustainability and a UNESCO Universal Declaration on the Bioethics and Human Rights of Natural and Artificial Photosynthesis (Global Solar Fuels and) Tj ETQq0 0 C	) rg®uЂ/Ove	erlaøk 10 Tf 50
27	Policy challenges of nanomedicine for Australia's PBS. Australian Health Review, 2009, 33, 258.	0.5	11
28	Public hospitals in China: privatisation, the demise of universal health care and the rise of patient-doctor violence. Journal of Law & Medicine, 2006, 13, 465-70.	0.0	11
29	Toward a treaty on safety and cost-effectiveness of pharmaceuticals and medical devices: enhancing an endangered global public good. Globalization and Health, 2006, 2, 5.	2.4	10
30	Towards Global Artificial Photosynthesis (Global Solar Fuels): Energy, Nanochemistry, and Governance. Australian Journal of Chemistry, 2012, 65, 557.	0.5	10
31	The Vioxx pharmaceutical scandal: Peterson v Merke Sharpe & Dohme (Aust) Pty Ltd (2010) 184 FCR 1. Journal of Law & Medicine, 2010, 18, 38-49.	0.0	10
32	Drug price reforms: the new F1–F2 bifurcation. Australian Prescriber, 2007, 30, 138-140.	0.5	9
33	Melatonin supplementation from early morning auto-urine drinking. Medical Hypotheses, 1991, 36, 195-199.	0.8	8
34	Balancing intellectual monopoly privileges and the need for essential medicines. Globalization and Health, 2007, 3, 4.	2.4	8
35	Researching safety and cost-effectiveness in the life cycle of nanomedicine. Journal of Law & Medicine, 2007, 15, 128-35.	0.0	8
36	Bilateral trade agreements as drivers of national and transnational benefit from health technology policy: implications of recent US deals for Australian negotiations with China and India. Australian Journal of International Affairs, 2008, 62, 196-213.	0.8	7

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37	Collaborative research trials: A strategy for fostering mental health protections in developing nations. International Journal of Law and Psychiatry, 2005, 28, 171-181.	0.5	6
38	The UNESCO Bioethics Declaration $\hat{a}\in \tilde{s}$ social responsibility $\hat{a}\in \tilde{s}$ principle and cost-effectiveness price evaluations for essential medicines. Monash Bioethics Review, 2005, 24, 10-19.	0.4	6
39	Safety of nanoparticles in sunscreens. Medical Journal of Australia, 2009, 190, 463-463.	0.8	6
40	Planetary medicine and the Waitangi Tribunal Whanganui River report: global health law embracing ecosystem as patients. Journal of Law & Medicine, 2013, 20, 528-41.	0.0	6
41	Flexner's ethical oversight reprised? Contemporary medical education and the health impacts of corporate globalisation. Medical Education, 2005, 39, 1066-1074.	1.1	5
42	Challenges for Australia's Bio/Nanopharma Policies: trade deals, public goods and reference pricing in sustainable industrial renewal. Australia and New Zealand Health Policy, 2007, 4, 9.	2.2	5
43	Sustainable fuel, food, fertilizer and ecosystems through a global artificial photosynthetic system: overcoming anticompetitive barriers. Interface Focus, 2015, 5, 20150011.	1.5	5
44	Fiduciary disclosure of medical mistakes: the duty to promptly notify patients of adverse health care events. Journal of Law & Medicine, 2005, 12, 478-82.	0.0	5
45	Normative role for medical humanities. Lancet, The, 2003, 362, 1859.	6.3	4
46	Nanotechnology in Japan: A route to energy security after Fukushima?. Bulletin of the Atomic Scientists, 2013, 69, 68-74.	0.2	4
47	Australia's embrace of investor state dispute settlement: a challenge to the social contract ideal?. Australian Journal of International Affairs, 2015, 69, 595-609.	0.8	4
48	How the Australia-US free trade agreement compromised the pharmaceutical benefits scheme. Australian Journal of International Affairs, 2015, 69, 473-478.	0.8	4
49	Policy challenges from the "White" Senate inquiry into workplace-related health impacts of toxic dusts and nanoparticles. Australia and New Zealand Health Policy, 2006, 3, 7.	2.2	3
50	Hearing Australian Aboriginal voices on neglect and sustainability. Medical Humanities, 2009, 35, 4-5.	0.6	3
51	Global Artificial Photosynthesis and Renewable Energy Storage and Policy for the Sustainocene. Advanced Sustainable Systems, 2018, 2, 1800035.	2.7	3
52	Recent legal developments and the authority of the Australian Therapeutic Goods Administration. Journal of Law & Medicine, 2009, 16, 764-9.	0.0	3
53	Recovering fraudulent claims for Australian federal expenditure on pharmaceuticals and medical devices. Journal of Law & Medicine, 2010, 18, 302-15.	0.0	3
54	Balancing public health, trade and intellectual monopoly privileges: recent Australian IP legislation and the TPPA. Journal of Law & Medicine, 2012, 20, 280-94.	0.0	3

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55	Nano-Safety or Nano-Security? Reassessing Europe's Nanotechnology Regulation in the Context of International Security Law. European Journal of Risk Regulation, 2012, 3, 416-421.	0.8	2
56	Trials and tribulations in the removal of dextropropoxyphene from the Australian Register of Therapeutic Goods. Medical Journal of Australia, 2013, 199, 257-260.	0.8	2
57	Does the world need a global project on artificial photosynthesis?. Interface Focus, 2015, 5, 20150029.	1.5	2
58	When silence threatens safety: lessons from the first Canberra Hospital neurosurgical inquiry. Journal of Law & Medicine, 2004, 12, 112-8.	0.0	2
59	The Messiha and Schiavo cases: third-party ethical and legal [corrected] interventions in futile care disputes. Medical Journal of Australia, 2005, 183, 261-3.	0.8	2
60	New forms of evergreening in Australia: misleading advertising, enantiomers and data exclusivity: Apotex v Servier and Alphapharm v Lundbeck. Journal of Law & Medicine, 2008, 16, 220-32.	0.0	2
61	Condliff v North Staffordshire Primary Care Trust: can human rights redress inequities in United Kingdom and Australian cost-containment-driven health care reforms?. Journal of Law & Medicine, 2011, 19, 255-71.	0.0	2
62	Global artificial photosynthesis project: a scientific and legal introduction. Journal of Law & Medicine, 2011, 19, 275-81.	0.0	2
63	Abandoning the common law: medical negligence, genetic tests and wrongful life in the Australian High Court. Journal of Law & Medicine, 2007, 14, 469-77.	0.0	1
64	The Carhart case and late-term abortions what's next in Australia?. Journal of Law & Medicine, 2007, 15, 23-9.	0.0	1
65	Medical professionals convicted of accessing child pornographypresumptive lifetime prohibition on paediatric practice? Health Care Complaints Commission v Wingate. Journal of Law & Medicine, 2008, 15, 704-13.	0.0	1
66	Freedom of information applications as an "evergreening" tactic: Secretary, Department of Health and Ageing v iNOVA Pharmaceuticals (Australia) Pty Ltd (2010) 191 FCR 573; [2010] FCA 1442. Journal of Law & Medicine, 2011, 19, 43-52.	0.0	1
67	Disclosure of material risk as systems-error tragedy: Wallace v Kam (2013) 87 ALJR 648; [2013] HCA 19. Journal of Law & Medicine, 2013, 21, 53-65.	0.0	1
68	Mercury Pollution from Coal-Fired Power Plants: A Critical Analysis of the Australian Regulatory Response to Public Health Risks. Journal of Law & Medicine, 2018, 26, 480-487.	0.0	1
69	Coherence and healthcare whistle-blowing: A response to Parker. Monash Bioethics Review, 2005, 24, 47-49.	0.4	0
70	In That Case. Journal of Bioethical Inquiry, 2008, 5, 323-324.	0.9	0
71	Safety of Nanoparticles in Sunscreens. SSRN Electronic Journal, 0, , .	0.4	O
72	Republication: In That Case. Journal of Bioethical Inquiry, 2009, 6, 139-139.	0.9	O

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73	A methodological framework of preparing economic evidence for selection of medicines in the Chinese setting. Journal of Evidence-Based Medicine, 2010, 3, 156-161.	0.7	O
74	Exploring International Legal Governance of Global Solar Fuels. Procedia Engineering, 2012, 49, 10-14.	1.2	O
<b>7</b> 5	Governing the Global Food System Towards the Sustainocene with Artificial Photosynthesis. , 2016, , 373-406.		O
76	Nanotechnology and Military Attacks on Photosynthesis. , 2014, , 175-190.		O
77	Carney v Newton: expert evidence about the standard of clinical notes. Journal of Law & Medicine, 2007, 15, 360-5.	0.0	O
78	Supervising junior doctors and "on-call" responsibilities: Brus v Australian Capital Territory; Greater Southern Area Health Service v Angus. Journal of Law & Medicine, 2008, 15, 513-9.	0.0	O
79	Selim v Lele and the civil (industrial) conscription prohibition: constitutional protection against federal legislation controlling or privatising Australian public hospitals. Journal of Law & Medicine, 2008, 16, 36-48.	0.0	O
80	University of Western Australia v Gray: an academic duty to commercialise research?. Journal of Law & Medicine, 2008, 16, 419-25.	0.0	O
81	New Australian federal organ and tissue donation legislation: enhanced transplant services but no "opt-out". Journal of Law & Medicine, 2009, 16, 590-4.	0.0	O
82	Australian professional practice bodies and the tort of negligent investigation. Journal of Law & Medicine, 2009, 17, 46-51.	0.0	O
83	Reducing injustice from recent legislation subsidising insurance and restricting civil liability?: Baker-Morrison v NSW [2009] Aust Torts Reports 81-999; Amaca Pty Ltd v Novek [2009] Aust Torts Reports 82-001. Journal of Law & Medicine, 2010, 17, 729-35.	0.0	O
84	The High Court's lost chance in medical negligence: Tabet $\nu$ Gett (2010) 240 CLR 537. Journal of Law & Medicine, 2010, 18, 275-83.	0.0	0
85	What makes a real man? Gender norms and Western Australia v. AH [2010] WASCA 172. Journal of Law & Medicine, 2011, 18, 478-97.	0.0	O
86	Re Edwards (2011) 4 ASTLR 392: who owns a dead man's sperm?. Journal of Law & Medicine, 2012, 19, 479-89.	0.0	0
87	AUSTRALIAN COMPETITION AND CONSUMER COMMISSION $\nu$ ACN 117 372 915: SHOULD CONSUMER LAW REGULATE DOCTOR-PATIENT RELATIONS IN A CORPORATISED HEALTH CARE SYSTEM?. Journal of Law & Medicine, 2015, 23, 55-66.	0.0	O
88	NuCoal Resources Ltd v New South Wales: The mining industry and potential health impacts of investor-state dispute settlement in Australia. Journal of Law & Medicine, 2016, 23, 801-12.	0.0	O
89	Citizens' Juries, Liquid Democracy and Legislative Reform of Australian Compulsory Insurance Schemes for Injury Compensation after Motor Vehicle Accidents. Journal of Law & Medicine, 2019, 26, 571-582.	0.0	O
90	Australian Medical Professionals, National Security and Administrative Offshore Punishment of Asylum-Seekers: Regulatory Update Including the Medevac Legislation. Journal of Law & Medicine, 2019, 26, 742-749.	0.0	0

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91	Innovation and insufficient evidence: the case for a WTO–WHO Agreement on Health Technology Safety and Cost-Effectiveness Evaluation. , 0, , 209-232.		o
92	Emerging Technologies: Challenges for Health Care and Environmental Ethics and Rights in an Era of Globalisation., 0,, 49-62.		0