

Lindy Willmott

List of Publications by Year in descending order

Source: <https://exaly.com/author-pdf/7061248/publications.pdf>

Version: 2024-02-01

91
papers

881
citations

623734
14
h-index

610901
24
g-index

92
all docs

92
docs citations

92
times ranked

752
citing authors

#	ARTICLE	IF	CITATIONS
1	What the Doctor Would Prescribe: Physician Experiences of Providing Voluntary Assisted Dying in Australia. <i>Omega: Journal of Death and Dying</i> , 2023, 87, 1063-1087.	1.0	9
2	Collecting data on end-of-life decision-making: Questionnaire translation, adaptation and validity assessment. <i>Progress in Palliative Care</i> , 2022, 30, 83-93.	1.2	1
3	Junior doctors and conscientious objection to voluntary assisted dying: ethical complexity in practice. <i>Journal of Medical Ethics</i> , 2022, 48, 517-521.	1.8	4
4	Medical practitioners's views and experiences of being involved in assisted dying in Victoria, Australia: A qualitative interview study among participating doctors. <i>Social Science and Medicine</i> , 2022, 292, 114568.	3.8	12
5	Knowledge of end-of-life law: A cross-sectional survey of general practitioners working in aged care. <i>Australasian Journal on Ageing</i> , 2022, 41, 265-273.	0.9	3
6	Participating doctors' perspectives on the regulation of voluntary assisted dying in Victoria: a qualitative study. <i>Medical Journal of Australia</i> , 2022, , .	1.7	0
7	Voluntary Assisted Dying by Practitioner Administration Is Not Suicide: A Way Past the Commonwealth Criminal Code?. <i>Journal of Law & Medicine</i> , 2022, 29, 129-141.	0.0	0
8	Voluntary assisted dying: peak bodies must provide practical guidance. <i>Internal Medicine Journal</i> , 2022, 52, 926-931.	0.8	3
9	Junior medical doctors's decision making when using advance care directives to guide treatment for people with dementia: a cross-sectional vignette study. <i>BMC Medical Ethics</i> , 2022, 23, .	2.4	0
10	Junior Medical Officers's knowledge of advance care directives and substitute decision making for people without decision making capacity: a cross sectional survey. <i>BMC Medical Ethics</i> , 2022, 23, .	2.4	0
11	Knowledge and confidence of junior medical doctors in discussing and documenting resuscitation plans: a cross-sectional survey. <i>Internal Medicine Journal</i> , 2021, 51, 2055-2060.	0.8	2
12	Physician attitudes to voluntary assisted dying: a scoping review. <i>BMJ Supportive and Palliative Care</i> , 2021, 11, 200-208.	1.6	14
13	Development of Voluntary Assisted Dying Training in Victoria, Australia: A Model for Consideration. <i>Journal of Palliative Care</i> , 2021, 36, 162-167.	1.0	8
14	Voluntary assisted dying in Victoria: Why knowing the law matters to nurses. <i>Nursing Ethics</i> , 2021, 28, 221-229.	3.4	3
15	Does voluntary assisted dying cause public stigma for the bereaved? A vignette-based experiment. <i>Palliative and Supportive Care</i> , 2021, 19, 558-562.	1.0	7
16	Transparent triage policies during the COVID-19 pandemic: a critical part of medico-legal risk management for clinicians. <i>Medical Journal of Australia</i> , 2021, 215, 71.	1.7	5
17	Limitations in health professionals's knowledge of end-of-life law: a cross-sectional survey. <i>BMJ Supportive and Palliative Care</i> , 2021, , bmjspcare-2021-003061.	1.6	8
18	Prospective oversight and approval of assisted dying cases in Victoria, Australia: a qualitative study of doctors's perspectives. <i>BMJ Supportive and Palliative Care</i> , 2021, , bmjspcare-2021-002972.	1.6	7

#	ARTICLE	IF	CITATIONS
19	Intentional hastening of death through medication: a case series analysis of Victorian deaths prior to the <i>Voluntary Assisted Dying Act 2017</i>. Internal Medicine Journal, 2021, 51, 1650-1656.	0.8	1
20	Participating doctorsâ€™ perspectives on the regulation of voluntary assisted dying in Victoria: a qualitative study. Medical Journal of Australia, 2021, 215, 125-129.	1.7	17
21	Operationalizing legal rights in end-of- life decision-making: A qualitative study. Palliative Medicine, 2021, 35, 1889-1896.	3.1	0
22	Regulating voluntary assisted dying practice: A policy analysis from Victoria, Australia. Health Policy, 2021, 125, 1455-1474.	3.0	10
23	Voluntary assisted dying and telehealth: Commonwealth carriage service laws are putting clinicians at risk. Medical Journal of Australia, 2021, 215, 406-409.	1.7	7
24	Can depressed patients make a decision to request voluntary assisted dying?. Internal Medicine Journal, 2021, 51, 1713-1716.	0.8	2
25	Role of Law in End-of-Life Decision-Making: Perspectives of Patients, Substitute Decision-Makers and Families. Journal of Law & Medicine, 2021, 28, 813-830.	0.0	0
26	A perfect storm: fear of litigation for end of life care. Medical Journal of Australia, 2020, 212, 140.	1.7	0
27	A stepped-wedge randomised-controlled trial assessing the implementation, impact and costs of a prospective feedback loop to promote appropriate care and treatment for older patients in acute hospitals at the end of life: study protocol. BMC Geriatrics, 2020, 20, 262.	2.7	3
28	Balancing Patient and Societal Interests in Decisions About Potentially Life-Sustaining Treatment. Journal of Bioethical Inquiry, 2020, 17, 407-421.	1.5	2
29	Nursesâ€™ knowledge of law at the end of life and implications for practice: A qualitative study. Palliative Medicine, 2020, 34, 524-532.	3.1	20
30	Restricting conversations about voluntary assisted dying: implications for clinical practice. BMJ Supportive and Palliative Care, 2020, 10, 105-110.	1.6	22
31	ANZICS guiding principles for complex decision making during the COVID-19 pandemic. Critical Care and Resuscitation: Journal of the Australasian Academy of Critical Care Medicine, 2020, 22, 98-102.	0.1	13
32	Assisted dying and evidence-based law-making: a critical analysis of an article's role in New Zealand's referendum. New Zealand Medical Journal, 2020, 133, 83-90.	0.5	0
33	Regulating voluntary assisted dying in Australia: some insights from the Netherlands. Medical Journal of Australia, 2019, 211, 438.	1.7	12
34	Doctorsâ€™ perceptions of how resource limitations relate to futility in end-of-life decision making: a qualitative analysis. Journal of Medical Ethics, 2019, 45, 373-379.	1.8	14
35	A perfect storm: fear of litigation for end of life care. Medical Journal of Australia, 2019, 210, 441.	1.7	8
36	Prevalence of advance care directives in the community: a telephone survey of three Australian States. Internal Medicine Journal, 2019, 49, 1261-1267.	0.8	20

#	ARTICLE	IF	CITATIONS
37	Victoria's voluntary assisted dying law: clinical implementation as the next challenge. Medical Journal of Australia, 2019, 210, 207.	1.7	29
38	Evidence-based law making on voluntary assisted dying. Australian Health Review, 2019, 44, 544-546.	1.1	6
39	Factors associated with non-beneficial treatments in end of life hospital admissions: a multicentre retrospective cohort study in Australia. BMJ Open, 2019, 9, e030955.	1.9	11
40	Community Knowledge of Law on End-of-life Decision-making: An Australian Telephone Survey. Journal of Law & Medicine, 2019, 27, 399-414.	0.0	3
41	Australian Policies on "Futile" or "Non-beneficial" Treatment at the End of Life: A Qualitative Content Analysis. Journal of Law & Medicine, 2019, 27, 415-439.	0.0	1
42	Law as Clinical Evidence: A New Constitutive Model of Medical Education and Decision-Making. Journal of Bioethical Inquiry, 2018, 15, 101-109.	1.5	15
43	Community knowledge of law at the end of life: availability and accessibility of web-based resources. Australian Health Review, 2018, 42, 266.	1.1	5
44	Australian doctors' knowledge of and compliance with the law relating to end-of-life decisions: implications for LGBTI patients. Culture, Health and Sexuality, 2018, 20, 845-857.	1.8	7
45	Future of assisted dying reform in Australia. Australian Health Review, 2018, 42, 616.	1.1	36
46	Safeguarding Rights to Liberty and Security where People with Disability are Subject to Detention and Restraint: A Practical Approach to the Adjudication, Interpretation and Making of Law (Part Two). Psychiatry, Psychology and Law, 2018, 25, 550-577.	1.2	0
47	Safeguarding Rights to Liberty and Security where People with Disability are Subject to Detention and Restraint: A Rights-based Approach (Part One). Psychiatry, Psychology and Law, 2018, 25, 465-484.	1.2	5
48	Charlie Gard: in defence of the law. Journal of Medical Ethics, 2018, 44, 476-480.	1.8	11
49	When Is It in a Child's Best Interests to Withhold or Withdraw Life-sustaining Treatment? An Evolving Australian Jurisprudence. Journal of Law & Medicine, 2018, 25, 944-972.	0.0	0
50	Providing Palliative Care at the End of Life: Should Health Professionals Fear Regulation?. Journal of Law & Medicine, 2018, 26, 214-245.	0.0	5
51	The role of law in decisions to withhold and withdraw life-sustaining treatment from adults who lack capacity: a cross-sectional study. Journal of Medical Ethics, 2017, 43, 327-333.	1.8	26
52	Guardianship and Health Decisions in China and Australia: A Comparative Analysis. Asian Journal of Comparative Law, 2017, 12, 371-400.	0.3	6
53	Persistent vegetative state and minimally conscious state: ethical, legal and practical dilemmas. Journal of Medical Ethics, 2017, 43, 425-426.	1.8	2
54	Incidence, duration and cost of futile treatment in end-of-life hospital admissions to three Australian public-sector tertiary hospitals: a retrospective multicentre cohort study. BMJ Open, 2017, 7, e017661.	1.9	44

#	ARTICLE	IF	CITATIONS
55	Comparing doctors' legal compliance across three Australian states for decisions whether to withhold or withdraw life-sustaining medical treatment: does different law lead to different decisions?. BMC Palliative Care, 2017, 16, 63.	1.8	13
56	Assistive technologies for people with dementia: ethical considerations. Bulletin of the World Health Organization, 2017, 95, 749-755.	3.3	64
57	What does 'futility' mean? An empirical study of doctors' perceptions. Medical Journal of Australia, 2016, 204, 318-318.	1.7	35
58	Reasons doctors provide futile treatment at the end of life: a qualitative study. Journal of Medical Ethics, 2016, 42, 496-503.	1.8	81
59	Palliative care and other physicians' knowledge, attitudes and practice relating to the law on withholding/withdrawing life-sustaining treatment: Survey results. Palliative Medicine, 2016, 30, 171-179.	3.1	33
60	Doctors' perspectives on law and life-sustaining treatment: Survey design and recruitment strategies for a challenging cohort. Progress in Palliative Care, 2016, 24, 213-220.	1.2	8
61	Futility and the Law: Knowledge, Practice and Attitudes of Doctors in End Of Life Care. QUT Law Review, 2016, 16, 55.	0.8	6
62	Knowledge of the law about withholding or withdrawing life-sustaining treatment by intensivists and other specialists. Critical Care and Resuscitation: Journal of the Australasian Academy of Critical Care Medicine, 2016, 18, 109-15.	0.1	2
63	Is There a Role for Law in Medical Practice When Withholding and Withdrawing Life-Sustaining Medical Treatment? Empirical Findings on Attitudes of Doctors. Journal of Law & Medicine, 2016, 24, 342-55.	0.0	6
64	The Knowledge and Practice of Doctors in Relation to the Law That Governs Withholding and Withdrawing Life-Sustaining Treatment from Adults Who Lack Capacity. Journal of Law & Medicine, 2016, 24, 356-70.	0.0	3
65	Doctors' knowledge of the law on withholding and withdrawing life-sustaining medical treatment. Medical Journal of Australia, 2014, 201, 229-232.	1.7	47
66	Withholding and withdrawing life-sustaining treatment in a patient's best interests: Australian judicial deliberations. Medical Journal of Australia, 2014, 201, 545-547.	1.7	23
67	Enduring Powers of Attorney: Promoting attorneys' accountability as substitute decision makers. Australasian Journal on Ageing, 2014, 33, 193-197.	0.9	4
68	"Best interests" and withholding and withdrawing life-sustaining treatment from an adult who lacks capacity in the parens patriae jurisdiction. Journal of Law & Medicine, 2014, 21, 920-41.	0.0	2
69	Voluntary palliated starvation: a lawful and ethical way to die?. Journal of Law & Medicine, 2014, 22, 376-86.	0.0	9
70	Back to the future: prohibiting surrogacy for singles, same-sex and shorter-term heterosexual couples in Queensland. Journal of Law & Medicine, 2013, 20, 638-54.	0.0	2
71	What do emergency physicians think of law?. EMA - Emergency Medicine Australasia, 2012, 24, 355-356.	1.1	8
72	Should law have a role in end-of-life care?. Internal Medicine Journal, 2012, 42, 966-968.	0.8	6

#	ARTICLE	IF	CITATIONS
73	Autonomy versus futility? Barriers to good clinical practice in end-of-life care: a Queensland case. Medical Journal of Australia, 2012, 196, 404-405.	1.7	13
74	Clogging the Equity of Redemption: An Outmoded Concept?. QUT Law Review, 2012, 2, .	0.8	1
75	Will You Do As I Ask? Compliance with Instructions About Health Care in Queensland. QUT Law Review, 2012, 4, .	0.8	1
76	Palliative care, double effect and the law in Australia. Internal Medicine Journal, 2011, 41, 485-492.	0.8	14
77	The legal role of medical professionals in decisions to withhold or withdraw life-sustaining treatment: part 1 (New South Wales). Journal of Law & Medicine, 2011, 18, 498-522.	0.0	13
78	The legal role of medical professionals in decisions to withhold or withdraw life-sustaining treatment: part 2 (Queensland). Journal of Law & Medicine, 2011, 18, 523-44.	0.0	9
79	The legal role of medical professionals in decisions to withhold or withdraw life-sustaining treatment: Part 3 (Victoria). Journal of Law & Medicine, 2011, 18, 773-97.	0.0	7
80	Advance directives and the promotion of autonomy: a comparative Australian statutory analysis. Journal of Law & Medicine, 2010, 17, 556-81.	0.0	3
81	Withholding and withdrawing life-sustaining treatment: criminal responsibility for established medical practice?. Journal of Law & Medicine, 2010, 17, 849-65.	0.0	0
82	Law, autonomy and advance directives. Journal of Law & Medicine, 2010, 18, 366-89.	0.0	6
83	Advance Directives Refusing Treatment as an Expression of Autonomy: Do the Courts Practise What They Preach?. Common Law World Review, 2009, 38, 295-341.	0.3	2
84	Termination of a minor's pregnancy: critical issues for consent and the criminal law. Journal of Law & Medicine, 2009, 17, 249-60.	0.0	0
85	Solicitors and enduring documents: current practice and best practice. Journal of Law & Medicine, 2008, 16, 466-87.	0.0	1
86	Two steps forward, one step back: advance care planning, Australian regulatory frameworks and the Australian Medical Association. Internal Medicine Journal, 2007, 37, 637-643.	0.8	9
87	Charting a course through difficult legislative waters: tribunal decisions on life-sustaining measures. Journal of Law & Medicine, 2005, 12, 441-54.	0.0	0
88	Private thoughts of public representatives: assisted death, voluntary euthanasia and politicians. Journal of Law & Medicine, 2003, 11, 77-92.	0.0	1
89	Surrogacy: ill-conceived rights. Journal of Law & Medicine, 2002, 10, 198-220.	0.0	0
90	Law as Clinical Evidence: A New Constitutive Model of Medical Education and Decision-Making. SSRN Electronic Journal, 0, , .	0.4	0

#	ARTICLE	IF	CITATIONS
91	Voluntary Assisted Dying in Victoria: Why Knowing the Law Matters to Nurses. SSRN Electronic Journal, 0, , .	0.4	0