Record Nr.	UNINA9910786131903321
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Titolo	Disability and information technology : a comparative study in media regulation / / Eliza Varney, School of Law, Keele University [[electronic resource]]
Pubbl/distr/stampa	Cambridge : , : Cambridge University Press, , 2013
ISBN	1-139-88777-7 1-107-06466-X 1-107-05628-4 1-107-05737-X 1-107-05416-8 1-107-05863-5 1-107-05516-4 1-139-01794-2
Descrizione fisica	1 online resource (xxiii, 288 pages) : digital, PDF file(s)
Collana	Cambridge disability law and policy series
Disciplina	004.087
Soggetti	People with disabilities - Information techology
	People with disabilities - Services for - Data processing
	Computers and people with disabilities
	People with disabilities - Legal status, laws, etc
	Mass media - Law and legislation
	Libraries and people with disabilities
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from publisher's bibliographic system (viewed on 05 Oct 2015).
Nota di bibliografia	Includes bibliographical references (p. 263-282) and index.
Nota di contenuto	 The regulation of ICTs for the pursuit of citizenship rights 2. Case study: Canada 3. Case study: the European Union 4. Case study: the United Kingdom 5. Case study: the United States of America 6. Lessons to be learnt? : Reflection on the case studies.
Sommario/riassunto	Disability and Information Technology examines the extent to which regulatory frameworks for information and communication technologies (ICTs) safeguard the rights of persons with disabilities as citizenship rights. It adopts a comparative approach focused on four case studies: Canada, the European Union, the United Kingdom and the

United States. It focuses on the tension between social and economic values in the regulation of ICTs and calls for a regulatory approach based on a framework of principles that reflects citizenship values. The analysis identifies challenges encountered in the jurisdictions examined and points toward the rights-based approach advanced by the UN Convention on the Rights of Persons with Disabilities as a benchmark in protecting the rights of persons with disabilities to have equal access to information. The research draws on a wealth of resources, including legislation, cases, interviews, consultation documents and responses from organisations representing persons with disabilities.