

1. Record Nr.	UNISA996383549403316
Titolo	An ordinance of the Lords and Commons assembled in Parliament [[electronic resource]] : for Master Sollicitors doing, all acts which ought or may be done by Mr. Attorney Generall. Die Martis 28. May. 1644. Jo. Browne Cler. Parliamentorum. H. Elsynge, Cler. Parl. D. Com London, : Printed for Mathew Walebanke, May 30. 1644
Pubbl/distr/stampa	
Descrizione fisica	[2], 6 p
Soggetti	Procedure (Law) - England
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Reproduction of the original in the British Library.
Sommario/riassunto	eebo-0018

2. Record Nr.	UNINA9910972193003321
Autore	Susi Mart <1965->
Titolo	Human rights, digital society, and the law : a research companion // Mart Susi
Pubbl/distr/stampa	Abingdon, Oxon [UK] ; ; New York, NY : , : Routledge, , 2019
ISBN	1-351-02536-8 1-351-02538-4 1-351-02537-6
Edizione	[1st ed.]
Descrizione fisica	1 online resource (412 pages)
Disciplina	341.4/833
Soggetti	Right to Internet access Human rights Internet - Access control - Law and legislation Internet - Political aspects Data protection - Law and legislation Freedom of information
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Right to the Internet and rights inside the Internet : theoretical dimension -- Legislation, judicial and stakeholder practices : practical dimension -- Specific issues related to human rights and the Internet -- Data protection issues -- Global perspective.
Sommario/riassunto	The Internet has created a formidable challenge for human rights law and practice worldwide. International scholarly and policy-oriented communities have so far established a consensus regarding only one main aspect - human rights in the internet are the same as offline. There are emerging and ongoing debates regarding not only the standards and methods to be used for achieving the "sameness" of rights online, but also whether "classical" human rights as we know them are contested by the online environment. The internet itself, in view of its cross-border nature and its ability to affect various areas of law, requires adopting an internationally oriented approach and a perspective strongly focused on social sciences. In particular, the rise of the internet, enhanced also by the influence of new technologies

such as algorithms and intelligent artificial systems, has influenced individuals' civil, political and social rights not only in the digital world, but also in the atomic realm. As the coming of the internet calls into question well-established legal categories, a broader perspective than the domestic one is necessary to investigate this phenomenon. This book explores the main fundamental issues and practical dimensions related to the safeguarding of human rights in the internet, which are at the focus of current academic debates. It provides a comprehensive analysis with a forward-looking perspective of bringing order into the somewhat chaotic online dimension of human rights. It addresses the matter of private digital censorship, the apparent inefficiency of existing judicial systems to react to human rights violations online, the uncertainty of liability for online human rights violations, whether the concern with personal data protection overshadows multiple other human rights issues online and will be of value to those interested in human rights law and legal regulation of the internet.

---