1. Record Nr. UNINA9910451000703321 Autore Boogert Maurits H. van den Titolo The capitulations and the Ottoman legal system [[electronic resource]]: gadis, consuls, and beratls in the 18th century / / by Maurits H. Van den Boogert Leiden;; Boston,: Brill, 2005 Pubbl/distr/stampa **ISBN** 1280859822 9786610859825 1429427965 9047406125 1433706679 Descrizione fisica 1 online resource (342 pages) Collana Studies in Islamic law and society, , 1384-1130 ; ; v. 21 Disciplina 349.561/09/033 Soggetti Capitulations Exterritoriality Privileges and immunities - Turkey - History - 18th century Noncitizens - Turkey - History - 18th century Merchants, Foreign - Legal status, laws, etc - Turkey - History - 18th century Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Nota di bibliografia Includes bibliographical references (p. [309]-313) and index. Nota di contenuto Introduction -- 1. The Sultan's Promise -- 2. The Protection System --3. Avanias: Misrepresentations of the Ottoman -- 4. The Division of Estates -- 5. Bankruptcy -- 6. Theft -- 7. Conclusion. Sommario/riassunto Pre-modern Western sources generally claim that European mercantile communities in the Ottoman Empire enjoyed legal autonomy, and were thus effectively immune to Ottoman justice. At the same time, they report numerous disputes with Ottoman officials over jurisdiction ("avanias"), which seems to contradict this claim, the discrepancy being considered proof of the capriciousness of the Ottoman legal system.

> Modern studies of Ottoman-European relations in this period have tended uncritically to accept this interpretation, which is challenged in