Record Nr.	UNINA9910915672203321
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Titolo	Denationalisation and Its Discontents : Citizenship Revocation in the 21st Century: Legal, Political and Moral Implications / / Christian Prener
Pubbl/distr/stampa	Leiden ; ; Boston : , : Brill Nijhoff, , 2023 ©2023
ISBN	9789004508507
Edizione	[1st ed.]
Descrizione fisica	1 online resource (335 pages)
Collana	Immigration and Asylum Law and Policy in Europe ; ; 52 Human Rights and Humanitarian Law E-Books Online, Collection 2022
Disciplina	342.408/3
Soggetti	Citizenship, Loss of - Europe. Citizenship, Loss of.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Preliminary Material / Christian Brown Prener Copyright Page / Christian Brown Prener / Christian Brown Prener Chapter 1 Introduction / Christian Brown Prener Chapter 2 Losing Citizenship A Brief History / Christian Brown Prener Chapter 3 Denationalisation and Its Moral Justification / Christian Brown Prener Chapter 4 Allegiance, Solidarity or Retribution? / Christian Brown Prener Chapter 5 International Law and Denationalisation / Christian Brown Prener Chapter 6 The European Convention on Nationality / Christian Brown Prener Chapter 7 The European Convention on Human Rights / Christian Brown Prener Chapter 8 Denationalisation in the United Kingdom / Christian Brown Prener Chapter 9 Denationalisation in Denmark / Christian Brown Prener Chapter 10 Denationalisation in France / Christian Brown Prener Chapter 11 Denationalisation in the United States of America / Christian Brown Prener Chapter 12 A Matter of Sovereignty / Christian Brown Prener Chapter 13 Concluding Remarks / Christian Brown Prener Restricted Access Bibliography / Christian Brown Prener Restricted Access Bibliography / Christian Brown Prener Never the past two decades, denationalisation - the controversial

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entered Western law and politics with astonishing haste. In this book, Christian Prener traces this remarkable development in the United Kingdom, Denmark, France and the United States and offers a timely and critical examination of the legal, moral, and political acceptability of citizenship revocation in response to acts of misconduct or disloyalty. Through an exploration of contemporary practices, caselaw and theory, the book distils some of the hard questions posed by the Western revival of denationalisation within international human rights law, moral philosophy and political theory as it probes the lawfulness, efficacy, and political legitimacy of revoking citizenship in the 21st century.