

Cambridge University Press

978-0-521-19053-4 - Unconscionability in European Private Financial Transactions:
Protecting the Vulnerable

Edited by Mel Kenny, James Devenney and Lorna Fox O'Mahony

Table of Contents

[More information](#)

CONTENTS

List of contributors page viii**Introduction: conceptualising unconscionability in Europe** 1MEL KENNY, JAMES DEVENNEY AND LORNA FOX
O'MAHONY**PART I: Conceptualising unconscionability** 5**1 Freedom of contract as freedom from unconscionable contracts** 7

AURELIA COLOMBI CIACCHI

2 Protection of weaker parties in English law 26

STEPHEN WADDAMS

3 Freedom of contract, unequal bargaining power and consumer law on unconscionability 46

IMMACULADA BARRAL-VIÑALS

4 Loyalty as a tool to combat contractual unfairness: a French perspective 62

SÉVERINE SAINTIER

5 Unconscionability and the value of choice 79

EMMANUEL VOYIAKIS

6 From individual conduct to transactional risk: some relational thoughts about unconscionability and regulation 99

JOHN WIGHTMAN

7 An economic perspective on legal remedies for unconscionable contracts 129

QI ZHOU

Cambridge University Press

978-0-521-19053-4 - Unconscionability in European Private Financial Transactions:
Protecting the Vulnerable

Edited by Mel Kenny, James Devenney and Lorna Fox O'Mahony

Table of Contents

[More information](#)

vi

CONTENTS

- PART II: Conceptualising unconscionability in financial transactions 145**
- 8 Usury and the judicial regulation of financial transactions in seventeenth- and eighteenth-century England 147**
WARREN SWAIN AND KAREN FAIRWEATHER
- 9 Protection of the vulnerable in financial transactions – what the common law vitiating factors can do for you 166**
DAVID CAPPER
- 10 Borrowers as consumers: new notions of unconscionability for domestic borrowers 184**
SARAH NIELD
- 11 Conceptualising and understanding fairness: lessons from and for financial services 205**
PETER CARTWRIGHT
- 12 Open the box: an exploration of the Financial Services Authority's model of fairness in consumer financial transactions 227**
TONI WILLIAMS
- 13 Conceptualising unconscionability in the context of risky financial transactions: how to converge public and private law approaches? 246**
OLHA O. CHEREDNYCHENKO
- 14 Conceptualising unconscionability in the post-Soviet era: the Lithuanian case of legal transplants 275**
ANDRIUS SMALIUKAS
- 15 Bank loan contracts in Polish law: the legal position of the borrower 289**
STANISLAWA KALUS AND MAGDALENA HABDAS
- 16 Financial contracts and 'junk title' purchases: a matter of (in)correct information 308**
CRISTINA AMATO

Cambridge University Press

978-0-521-19053-4 - Unconscionability in European Private Financial Transactions:
Protecting the Vulnerable

Edited by Mel Kenny, James Devenney and Lorna Fox O'Mahony

Table of Contents

[More information](#)

CONTENTS

vii

- 17 **Kickback payments under MiFID: substantive or procedural
standard of unconscionability?** 326

AXEL HALFMEIER AND PETER ROTT

- 18 **Unfairness under the Consumer Protection from Unfair
Trading Regulations 2008** 350

CHRIS WILLETT

Conclusions 375

- 19 **Conceptualising unconscionability in Europe: in the
kaleidoscope of private and public law** 377

MEL KENNY, JAMES DEVENNEY AND LORNA FOX
O'MAHONY

Index 400