

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	
List of contributors	<i>Dage</i> VIII

Introduction: conceptualising unconscionability in Europe 1

MEL KENNY, JAMES DEVENNEY AND LORNA FOX O'MAHONY

PART I: Conceptualising unconscionability 5

Freedom of contract as freedom from unconscionable contracts 7

AURELIA COLOMBI CIACCHI

- 2 Protection of weaker parties in English law 26
- 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

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

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