Contract law as fairness: a Rawlsian perspective on the position of SMEs in European contract law

Klijnsma, J.G.

Citation for published version (APA):

General rights
It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations
If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: https://uba.uva.nl/en/contact, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.
**List of cases:**

**European cases:**

CJEU 14 June 2012, Case C-618/10 (*Banco Español de Crédito*).
CJEU 14 March 2013, Case C-415/11 (*Aziz*).
CJEU 30 May 2013, Case C-397/11 (*Jőrös v. Aegon*).

**French cases:**


**German cases:**

BVerfG, 7 January 1990, *BVerfGE* 81, 242 (*Handelsvertreter*).
BVerfG 19 October 1993, *BVerfGE* 89, 214 (*Bürgschaft*).