

Nicholas Tsagourias: publications

Authored Books

- Nicholas Tsagourias and Nigel White, *Collective Security: Law, Theory and Practice*, Cambridge University Press, 2013
- Nicholas Tsagourias, *Jurisprudence of International Law: The Humanitarian Dimension*, Melland Schill Studies in International Law, Manchester, Manchester University Press, 2000

Edited Books

- *Research Handbook on International Law and Cyberspace*, (with Dr Buchan), Edward Elgar Publishers, 2015
 - Tarcisio Gazzini and Nicholas Tsagourias, *The Use of Force in International Law*, Ashgate, 2012
- Nicholas Tsagourias (ed) *Transnational Constitutionalism: International and European Models* Cambridge University Press, 2007 and 2010 (paperback)

Chapters in books and Academic journal papers (refereed)

- ‘Non-State Actors, Ungoverned Spaces and International Responsibility for Cyber Acts’ *21 Journal of Conflict and Security Law* (2016) 455-475
 - ‘Self-Defence against Non-State Actors: The interaction between self-defence as a primary rule and self-defence as a secondary rule, *Leiden Journal of International Law*, (2016), pp. 801-825
 - ‘R2P: An Inquiry into its Transformative Potential’ in R. Barnes and V. Tzevelekos, *Beyond Responsibility to Protect*, (Intersentia, 2016) pp. 433-449
 - ‘Contribution of British International Lawyers to the Law on the Use of Force’ in *British Influences on International Law 1915-2015* edited by Robert McCorquodale and Jean-Pierre Gauci (BIICL, 2016)
 - ‘Cyber-Threats and International Law’ in *Security and International Law*, edited by Mary E. Footer, Julia Schmidt, Nigel D. White and Lydia Davies-Bright, (Hart, 2016), 365-390
 - ‘The Legal Status of Cyberspace’ in *Research Handbook on International Law and Cyberspace* edited by Nicholas Tsagourias, Russell Buchan, (Elgar, 2015), 13-29
 - ‘Self-defence, protection of humanitarian values, and the doctrine of impartiality and neutrality in enforcement mandates’ in Marc Weller (ed) *The Oxford Handbook of the Use of Force in International Law* (OUP, 2015) pp.398-416
-
- ‘The Tallinn Manual on the International Law Applicable to Cyber Warfare: A Commentary on Chapter II—The Use of Force’ *15 Yearbook of International Humanitarian Law* (2014), pp. 19-

- ‘Scotland: Independence and Membership of the UN and EU’, 55 *German Yearbook of International Law* (2013), pp. 509-536
- ‘The Prohibition of Threats of Force’ in N.D. White and C. Henderson *Research Handbook on International Conflict and Security Law* (Elgar, 2013), pp. 67-88
- ‘Whither the Veto: The Responsibility to Protect and the Security Council Veto’, in V. Sancin and M. Kovic Dine, *The Responsibility to Protect in Theory and Practice* (Zalozba, 2013), pp. 157-174
- ‘Cyberattacks, self-defence and the problem of attribution’ 17 *Journal of Conflict and Security Law* (2012), pp.229-245
- ‘The Application of the Principle of Subsidiarity to International Legislation with Reference to Security Council Counterterrorism Resolutions’ in Mattias Derlén & Johan Lindholm (eds), *Festschrift till Pär Hallström: volume in honor of Pär Hallström*, Iustus Förlag, (2012), pp.341-352
- ‘Nicolas Politis’ initiatives to outlaw war and to define aggression, and the vocabulary of progress in international law’ 23 *European Journal of International Law* (2012), pp.255-266
- ‘Intervention’ *Oxford Bibliographies Online* (Oxford University Press, 2012) [find the web address]
- ‘Security Council Legislation, Article 2(7) of the UN Charter and the principle of Subsidiarity’ 24 *Leiden Journal of International Law* (2011), pp. 539-560

- ‘Non-State Actors and the Use of Force’ in D’Aspremont (ed), *Participants in the International Legal System: Theoretical Perspectives* (Routledge, 2011), pp. 326-344
- ‘Military Missions and Responsibility of International Organizations’ in Odello M. & Piotrowicz R. (eds), *International Military Missions and International Law* (Nijhoff, 2011) pp. 245-266
- ‘Conceptualizing the Autonomy of the European Union’ in Collins R and White N (eds), *International Organisations and the Idea of Autonomy* (Routledge, 2011) pp. 339-353
- ‘Necessity and the Use of Force: A Special Regime’ in *Netherlands Yearbook of International Law* (2010), pp. 11-44
- ‘Cosmopolitan legitimacy and UN collective security’ in Werner W (ed) *Cosmopolitanism in Context* (CUP, 2010), pp. 129-154
- ‘Command Responsibility and the Principle of Individual Criminal Responsibility: a Critical Analysis of International Jurisprudence’ in C. Eboe- Osuji, *Protecting Humanity : Essays in International Law and Policy in Honour of Navanethem Pillay*, (Martinus Nijhoff, 2010), pp. 817-837
- ‘The Inevitable Independence of Kosovo’ *Amsterdam Law Forum* (2009) pp. 39-41
- ‘Constitutionalism: a theoretical roadmap’ in Tsagourias (ed), *Transnational Constitutionalism: International and European Models*, pp. 1-13.
- ‘The Constitutional Role of General Principles of Law in International and European Jurisprudence’ in Tsagourias (ed), *Transnational Constitutionalism: International and European Models*, pp.71-106.
- ‘EU Peacekeeping Operations: Legal and Theoretical Issues’, in Trybus M and White N (ed) *European Security Law* (OUP, 2007), pp. 102-133.
- ‘Old Questions and New Challenges for the UN Security System: The Role of the Security Council in the Light of the Charter’s Reform’ in *Journal of International Law and Policy* (2007) pp 1-48. (with Dapo Akande et als.)
- ‘International Community, Recognition of States and Political Cloning’ in Warbrick C and Tierney S (eds), *Towards an International Legal Community: The Sovereignty of States and the Sovereignty of International Law* (BIICL, 2006), pp. 211-240.
- ‘Consent, Neutrality/Impartiality and the use of Force in Peacekeeping: Their Constitutional Role’ in *Journal of Conflict and Security Law* (2006) pp. 465- 484.
- ‘The Shifting Laws on the Use of Force and the Trivialization of the UN Collective Security System: the Need to Reconstitute It’, in (2004) *Netherlands Yearbook of International Law*, vol. 34, pp. 55-87.
- ‘The will of the international community as a normative source of international Law’, in Ige F. Dekker and Wouter G. Werner, *Governance and International Legal Theory*, (Leiden/Boston,

Martinus Nijhoff Publishers, 2004), pp. 99-124.

- *'Irrational Governance: The Use of Force', From Government to Governance: The Growing Impact of Non-State Actors on the International and European Legal System, (Cambridge University Press, 2004), pp. 472-478.*

- 'Application for Revision of the Judgment of 11 July 1996', *International and Comparative Law Quarterly*, (2004), pp. 731-737.

- ‘Globalization, Order and the Rule of Law’, IX Finnish Yearbook of International Law (2003), pp. 247-265.
- ‘Humanitarian Intervention and Legal Principles’, 7 International Legal Theory, 2001, pp. 83-98.
- ‘Humanitarian Intervention after Kosovo and Legal Discourse: Self – deception or Self consciousness’ 13 Leiden Journal of International Law, 2000, pp. 11-32.
- ‘Humanism and the Mandates System: Its Modern Revival’, Hague Yearbook of International Law, 2000, pp. 97-110.
- ‘The Nicaragua Case and the use of force : the theoretical construction of decision and its deconstruction’, 1 Journal of Armed Conflict Law (1996), 81- 93

REPORT

VIOLENCE AGAINST JOURNALISTS AND CRIMES AGAINST HUMANITY Report prepared for UNESCO at <http://www.cfom.org.uk/>