OC - (ILA-14043) - THE DECLINE OF DECLARATORY DELIMITATION AND RISE OF CONSTITUTIVE DELIMITATION

Bjorn Kunoy (Faroe Islands)¹

1 - Ministry of Foreign Affairs

bjorn kunoy

Academic Background Degree (2013): Doctor in Public Law (Université Paris X-Nanterre) Panel: Judge Jean-Pierre Cot (Chair), Judge James Crawford, Emeritus professor Alain Pellet, Emeritus professor Jean-Pierre Quéneudec, Professor Nathalie Ros and Emeritus Professor Suzanne Szurek LLM (2005): European Legal Studies (College of Europe, Brugge) DEA (2004): International Economic Law and EU Law (University Paris Ministry of Foreign Affairs & Trade of the Faroe Islands Head of Delegation on behalf of Kingdom of Denmark in guadrilateral maritime boundary negotations with Iceland, Ireland and the United Kingdom (2018 – 2019) Head of Delegation on behalf of Kingdom of Denmark in unitization negotiations with the United Kingdom (2018 – 2019) Chief legal adviser in regard to the modification of GATT schedules applicable to the Faroe Islands pursuant to the Article XXVIII of the General Agreement on Trade and Tariffs (2018 – 2019) Head of Delegation on behalf of Kingdom of Denmark in trilateral maritime boundary negotiations with Norway and Iceland (2016 – 2019) Chief legal adviser in negotiations between the Faroe Islands and the United Kingdom, which in January 2019 resulted in the conclusion of the free-trade agreement between the United Kingdom and the Faroe Islands (2018 – 2019) Agent and Counsel on behalf of the Kingdom of Denmark in Annex VII UNCLOS arbitral tribunal proceedings against the European Union (2013 – 2014) Agent and Counsel on behalf of the Kingdom of Denmark in the Atlanto-Scandian Herring dispute (DS469) brought to the WTO dispute settlement body (2013 – 2014) Head of Delegation on behalf of the Kingdom of Denmark to the Commission on the Limits of the Continental Shelf in the presentation of the partial submission regarding the area north of the Faroe Islands (2012 - 2014) Chair in NEAFC working-group "Future of NEAFC" (2012 – 2014) Head of Delegation on behalf of the Faroe Islands in the FAO meetings that resulted in the adoption of the FAO Voluntary Guidelines for Flag State Performance (2010 – 2012) Head of Delegation on behalf of the Kingdom of Denmark in the multilateral negotiations, and during the preparatory conference, which resulted in the conclusion of the Agreement establishing the South Pacific Regional Fisheries Management Organization (2008 – 2011) Head of Delegation on behalf of the Faroe Islands in the FAO meetings that resulted in the adoption of the FAO PSM Agreement (2008 - 2009) Chief Legal Adviser in the preparation and finalization of two partial submissions stemming from the Faroe Islands pursuant to Article 76 of UNCLOS (2008 – 2011) Teaching and Conference Lectures Principal of Summer Academy on the Continental Shelf, University of Faroe Islands, 2014, 2015 and 2016 (5 ECTS) Principal of Summer Academy on the Continental Shelf, University of the Faroe Islands and African Institute of International Law, 2018 and 2019, Arusha, Tanzania, (5 ECTS) Speaker, London International Boundary Conference, United Kingdom, 2015 and 2019 Guest lecturer at Far-Eastern University of Russia, Vladivostok, Russia, 2018 Guest lecturer at State University of Saint Petersburg, Russia, 2018 Speaker at international conference organized by Iceland Institute on the Law of the Sea and the Korean Maritime Institute, Reykjavik, Iceland, 2018 Guest lecturer, University of Copenhagen, Denmark, 2016 Guest lecturer, MGIMO, Moscow, Russia, 2016 Lecturer, Yeosu Academy on the Law of the Sea, Republic of Corea, 2016, 2015 Guest lecturer, National University of Singapore, Singapore, 2015 Guest lecturer, Leiden University, The Netherlands, 2015 Speaker at ESIL conference, University of Cambridge, United Kingdom, 2011 Speaker at ABLOS conference, Monaco, 2010 and 2008

Abstract

The delimitation process has conceptually been considered to reflect preexisting maritime boundaries as the delimitation has not been considered to constitute do novo lines because the delimitation process has been seen as a declaratory exercise. It has been advanced that it follows necessarily from the notion of coastal States' inherent rights to the continental shelf that the rights in question can not be impaired by a third State in any fashion. An exercise of rights on an alleged competence by another State prior to a delimitation being established would be no different from an exercise of right subsequent to the delimitation. Thus, any alleged exercise of rights by a third State in an undelimited area, which subsequently would be recognized to be part of the continental shelf of the neigbouring State could consequently constitute an international wrongful act under international law and engage the international responsibility of the relevant State(s).

The Special Chamber of ITLOS in the Ghana / Cote d'Ivoire case clarified numerous aspects in so far concerns the nature of the delimitation operation. According to the Special Chamber the delimitation consists in giving one entitlement priority over the other and therefore the delimitation of the continental shelf has a constitutive nature rather than declaratory. The approach of the Special Chamber can give rise to numerous intricate legal questions that may arise in future delimitation cases.

Palavras-chave : Delimitation, declaratory nature, constitutive nature