

Third United Nations Conference on the Law of the Sea

1973-1982

Concluded at Montego Bay, Jamaica on 10 December 1982

Document:-

A/CONF.62/C.2/L.55

Turkey: draft articles on the regime of islands

Extract from the *Official Records of the Third United Nations Conference on the Law of the Sea, Volume III (Documents of the Conference, First and Second Sessions)*

\

Article 21 bis

1. All States shall co-operate in the suppression of illicit traffic in narcotic drugs by ships on the high seas, contrary to international conventions.

2. Any State which has reasonable grounds for believing that a vessel is engaged in illicit traffic in narcotic drugs may, whatever the nationality of the vessel but provided that its tonnage is less than 500 tons, seize the illicit cargo. The State which carried out this seizure shall inform the State of nationality of the vessel in order that the latter State may institute proceedings against those responsible for the illicit traffic.

3. Any State which has reasonable grounds for believing that a vessel flying its flag is engaged in illicit traffic in narcotic drugs, may request the co-operation of another State to put an end to this.

Article 21 ter

1. All States shall co-operate in the repression of unauthorized broadcasting from the high seas.

2. "Unauthorized broadcasting" consists of the transmission of sound radio or television broadcasts from a ship or installation on the high seas intended for reception by the general public contrary to international regulations, but excluding the transmission of distress calls.

3. Any person engaged in unauthorized broadcasting from the high seas may be prosecuted before the Court of the flag State of the vessel, the place of registry of the installation, the State of which the person is a national, any place where the transmissions can be received or any State where authorized radio communication is suffering interference.

4. On the high seas, any of the States having jurisdiction in accordance with paragraph 3 above may, in conformity with article 22, arrest any person or ship engaged in unauthorized broadcasting and seize the broadcasting apparatus.

DOCUMENT A/CONF.62/C.2/L.55**Turkey: draft articles on the régime of islands**

[Original: English]
[13 August 1974]

Article 1
(Definitions)

Article 2

Except where otherwise provided in this chapter, the marine spaces of islands are determined in accordance with the provisions of this Convention.

Article 3

1. No economic zone shall be established by any State which has dominion over or controls a foreign island in waters contiguous to that island.

The inhabitants of such islands shall be entitled to create their economic zone at any time prior to or after attaining independence or self-rule. The right to the resources of such economic zone and to the resources of its continental shelf are vested in the inhabitants of that island to be exercised by them for their benefit and in accordance with their needs or requirements.

In case the inhabitants of such islands do not create an economic zone, the Authority shall be entitled to explore and exploit such areas, bearing in mind the interests of the inhabitants.

2. An island situated in the economic zone or on the continental shelf of other States shall have no economic zone or continental shelf of its own if it does not contain at least one tenth of the land area and population of the State to which it belongs.

3. Islands without economic life and situated outside the territorial sea of a State shall have no marine space of their own.

4. Rocks and low-tide elevations shall have no marine space of their own.

Article 4

A coastal State cannot claim rights based on the concept of the archipelago or archipelagic waters over a group of islands situated off its coasts.

Article 5

In areas of semi-enclosed seas, having special geographic characteristics, the maritime spaces of islands shall be determined jointly by the States of that area.

Article 6

The provisions of this chapter shall be applied without prejudice to the articles of this Convention relating to delimitation of marine spaces between countries with adjacent and/or opposite coasts.

Article 7

For the purposes of this chapter the term "marine space" implies either the territorial sea and/or continental shelf and/or the economic zone according to the context in which the term has been used.

DOCUMENT A/CONF.62/C.2/L.56**Turkey: draft article on enclosed and semi-enclosed seas**

[Original: English]
[13 August 1974]

The general rules set out in chapters . . . (chapters relating to territorial sea and economic zone) of this Convention shall be applied, in enclosed and semi-enclosed seas, in a manner consistent with equity.

States bordering enclosed and semi-enclosed seas may hold consultations among themselves with a view to determining the manner and method of application, appropriate for their region, for the purposes of this article.