Resisting United Nations Security Council Resolutions

Sufyan Droubi



Contents

Tab	nowled de of c face	dgements ases	x xi xiv
	ace oducti	on	XV
1		powers of the United Nations Security Council and	1
	1.1	stance to its resolutions Scope of the powers of the UNSC and mandatory resolutions	1
	1.2	Addressees of mandatory UNSC resolutions 3	1
	1.3	the contract of the contract o	
	1.4	Interpreting Council resolutions for the ascertainment of	
	1.1	their nature 7	
	1.5	Resolutions in accordance with the Charter, the	
		presumption against normative conflict and voidability 10	
	1.6	The Council's competence to decide, States' powers of	
		autointerpretation and judicial review by the ICJ 11	
	1.7	Resistance to prima facie mandatory resolutions 14	
2	TIN	Charter as a constitution and the notion of	
_		stitutional resistance	27
	2.1	The Charter as a constitution 27	
	2.2	Purposes and Principles of the UN 30	
	2.3	Peremptory norms of international law 34	
	2.4		
	2.5	Rule of law at the UN and international levels 41	
	2.6	The notion of constitutional resistance 44	
3	South African resistance to the demands that it abandon		
-		theid and withdraw from Namibia	50
	3.1	South Africa's arguments 56	
	3.2	Summary of the main resolutions of the Security Council	
		addressing apartheid 58	
	3.3	Summary of the main resolutions of the Security Council	
		addressing Namibia 62	

	3.4	Debates and voting in the Council 65			
	3.5	The ICJ on Namibia 67 Review of the lawfulness of South Africa's resistance and			
	3.6	conclusion 70			
		Coliciusion 70			
4	Iraq'	s resistance to economic sanctions, with focus on its			
	oppo	osition to the implementation of humanitarian exemptions	77		
	4.1	Summary of the main resolutions of the Council in their			
		respective contexts 78			
	4.2	Debates and voting in the Council 81			
	4.3	Iraq's resistance and arguments 82			
	4.4	Failure of the exemptions regime and of the OFF			
		programme: the economic embargo as one of the causes of the humanitarian hardship 84			
	4.5				
	4.6	Evolution of the understanding of the aims of economic			
		embargoes 86			
	4.7	Assessment of the embargo and OFF mechanism 88	_		
	4.8	Review of the lawfulness of Iraq's resistance and conclusion 89)		
5	Bosnia and Herzegovina's noncompliance with the arms				
	emb	argo	96		
	5.1	Summary of the main resolutions of the Council 96			
	5.2	Resort to the General Assembly 98			
	5.3	Resort to the International Court of Justice 101			
	5.4	Resort to the Organisation of the Islamic Conference 103			
	5.5	Reaction of the Council 104			
	5.6	Resistance to the embargo and its justification 107			
	5.7	Reports of the Secretary-General 109			
	5.8	Commentary concerning the right to self-defence and the Security Council 111			
	5.9	Review of the lawfulness of resistance and conclusion 112			
,	т :1	o's a sure sensition of a single determination of four short			
O		a's noncompliance with determinations for the ender of suspects and payment of compensation	120		
	6.1	Summary of the main resolutions of the Council 120	120		
	6.2				
	6.3	Resort to the International Court of Justice 125			
		Resort to the League of Arab States, Organisation of			
	0.1	the Islamic Conference, Non-Aligned Movement and			
		Organisation of African Unity 128			
	6.5	Strength of the claims of unlawfulness of the Council's			
		resolutions 130			
	6.6	Differences between Libya and other cases in which			
		extradition was determined by the UNSC 134			
	6.7	Review of the lawfulness of resistance and conclusion 136			

7	activi	s noncompliance with demands that it suspend nuclear ities and comply with the Protocol Additional to the guards Agreement Legal background 145 The case of Iraq 148 The case of the Democratic Popular Republic of Korea 149 Summary of the main resolutions of the IAEA Board of Governors 150 Summary of the main resolutions of the Council 151 Debates and voting in the Council 153 Strength of the claims on unlawfulness of the Council's resolutions 155 Review of the lawfulness of resistance and conclusion 159	145
8	Targe 8.1 8.2 8.3 8.4 8.5 8.6 8.7	Summary of the main resolutions of the Council 168 The Kadi case 172 The Abdelrazik, Othman and Nada cases 177 Debates in the Council 180 Impacts of the decisions on the 1267 regime 181 Review of the 1267/1989 regime by the Special rapporteur Review of the lawfulness of resistance and conclusion 186	167 183
9		que of the prevalent theories Ciobanu: right of last resort as a political determination of a preliminary objection to political organs of the UN 194 De Wet: right of last resort for the protection of fundamental norms 200 Tzanakopoulos: civil disobedience to the Council as a countermeasure to the unlawfulness of a resolution 204	194
10	10.1 10.2 10.3 10.4	Member States' obligation towards peace and security 212 Resistance as a mechanism to foster development of the law of the UN 216 State resistance and civil disobedience 219 Government resistance and State resistance 222 Resisting UNSC resolutions 225	212
Co	nclusi	on	230
Bibliography Index			

Table of cases

Dred Scott v. Sandford, 60 US 393, 1857
1995)
Effect of awards of compensation made by the UN Administrative Tribunal,
Advisory Opinion, 1954 ICJ Reports 47 (ICJ 1954)
Her Majesty's Treasury (Respondent) v. Mohammed Jabar Ahmed and others
(FC) (Appellants); Her Majesty's Treasury (Respondent) v. Mohammed al-
Ghabra (FC) (Appellant); R (on the application of Hani El Sayed Sabaei
Youssef) (Respondent) v. Her Majesty's Treasury (Appellant), 2010 UKSC
2 (UK Supreme Court 2010)
International Status of South West Africa, Advisory Opinion, 1950 ICJ
Reports 128 (ICJ 1950)
Joined Cases C-402/05 P and C-415/05 P Yassin Abdullah Kadi and Al
Barakaat International Foundation v. Council of the European Union and
Commission of the European Communities, 2008 Reports of Cases (ECJ)
(European Court of Justice (Grand Chamber) 2008) 173, 175, 178, 180,
181, 182, 189
Joined Cases C-584/10 P, C-593/10 P and C-595/10 P European Commission
and Others v. Yassin Abdullah Kadi, not yet published (European Court
of Justice (Grand Chamber) 2013)
Jurisdiction of the European Commission of the Danube Between Galatz
and Braila, Series B – N. 14 Publications of the Permanent Court of Inter-
national Justice 5 (Permanent Court of International Justice 1927) 39, 52
Korematsu v. United States, 323 United States Reports 214, 246 (Supreme
Court of the United States 1944)
Legal Consequences of the Construction of a Wall in the Occupied Palestinian
Territory, Advisory Opinion, 2004 ICJ Reports 136 (ICJ 2004)227
Legal Consequences for States of the Continued Presence of South Africa
in Namibia (South West Africa) notwithstanding Security Council
Resolution 276 (1970). Advisory Opinion, 1971 ICJ Reports 16 (ICJ
1971) xvii, xviii, 21, 23, 24, 25, 50, 74, 75, 76, 139, 209
Legality of the Threat or Use of Nuclear Weapons, Advisory Opinion, 1996
ICJ Reports 226 (ICJ 1996)53, 118, 215, 227
Liversidge v. Anderson, 1941 UKHL 1 (United Kingdom House of Lords
1941)
McCulloch v. Maryland, 17 United States Reports 316 (U.S. Supreme Court
1819)39, 52
Mavrommatis Palestine Concessions, Series $A - N$. 2 Publications of the
Permanent Court of International Justice (PCIJ 1924) 127, 132, 140, 142
Military and Paramilitary Activities in and against Nicaragua (Nicaragua
v. United States of America), Merits, Judgment, 1984 ICJ Reports (ICJ
1984)
Military and Paramilitary Activities in and against Nicaragua (Nicaragua v.
United States of America), Merits, Judgment, 1986 ICJ Reports 14 (ICJ
1986)

Missouri v. Holland, 252 United States Reports 416 (U.S. Supreme Court
1920)
Nabil Sayadi and Patricia Vinck (authors) v. Belgium. CCPR C 94 1472
2006 (Comité des Droits de L'Homme – Human Rights Committee
(UNCCPR) 2008)10, 24, 191
Nada v. Switzerland [GC], no. 10593/08, 2012 Reports of Judgments and
Decisions (European Court of Human Rights 2012)11, 24, 182, 190
Oliver Brown, et al. v. Board of Education of Topeka, et al., 347 United
States Reports 483 (Supreme Court of the United States 1954)195, 208
Prosecutor v. Anto Furundzija, Trial Chamber, Case No IT-95-17/1-T
(International Criminal Tribunal for the Former Yugoslavia 1998)35, 50, 51
Questions of Interpretation and Application of the 1971 Montreal
Convention Arising from the Aerial Incident at Lockerbie (Libyan Arab
Jamahiriya v. United States of America), Provisional Measures, 1992 ICJ
Reports 3, 1992 ICJ Reports 114 (ICJ 1992)5, 22, 134, 135, 136, 138,
139, 140, 141, 142, 143
Questions of Interpretation and Application of the 1971 Montreal
Convention Arising from the Aerial Incident at Lockerbie (Libyan Arab
Jamahiriya v. United States of America), Preliminary Objections, 1998
ICJ Reports 9, 1998 ICJ Reports 115 (ICJ 1998)13, 14, 16, 17, 25,
139, 140
Questions Relating to the Obligation to Prosecute or Extradite (Belgium v.
Senegal), 2012 ICJ Reporter 1 (International Court of Justice 2012) 22, 51,
143
Reparation for Injuries Suffered in the Service of the United Nations,
Advisory Opinion, 1949 ICJ Reports 174 (ICJ 1949)
R v. Jones (Appellant) [2006] UKHL 16, paragraph 89205, 219
South West Africa Cases (Ethiopia v. South Africa; Liberia v. South Africa),
Preliminary Objections, Judgment, 1962 ICJ Reports 319 (ICJ 1962) 67 75 South West Africa Cases, Second Phase, Judgment, 1966 ICJ Reports 6 (ICJ
1966)
Tadic (Case No IT-94-1-AR72) (Jurisdiction) (Appeals Chamber), 105
International Law Report (International Criminal Tribunal for the Former
Yugoslavia 1995)
Territorial Dispute (Libyan Arab Jamahiriya/Chad), Judgment, 1994 ICJ
Reports 6 (ICJ 1994)
The Case of the S.S. 'Lotus', Series A. – No. 10 Publications of the Permanent
Court of International Justice 1, 19 (Permanent Court of International
Justice 1927)215, 227
Voting Procedure on Questions Relating to Reports and Petitions
Concerning the Territory of South West Africa. Advisory Opinion, 1955
ICJ Reports 67 (ICJ 1955)67, 75
Western Sahara Advisory Opinion 1975 ICI Reports 12 (ICI 1975) 33 50