INTRODUCTION

Many of the fisheries in crisis today are inshore and within countries’ Exclusive Economic Zones (EEZ), which usually extend 200 nautical miles (n miles) from shore (Pauly et al. 2002). Fisheries on the high seas, which constitute about 56% of the entire world’s ocean area, have yet to reach the same state. Nevertheless, there is evidence of overfishing of the fishery resources in the high seas as excess capacity spills farther offshore to fill the supply gap from overfished, dwindling, and in some cases more cautiously managed shelf and EEZ resources. This is particularly evident for the so-called ‘deep-sea’ fisheries (e.g. Gjerde & Freestone 2004). While excessive depletion in pelagic or open water fisheries has also been suggested, e.g. by Myers & Worm (2003), their analysis and conclusion has been challenged on analytical grounds (e.g. Walters 2003). In any event, the global challenge is how to avoid the ‘Tragedy of the Commons’ (Hardin 1968), where many nations claim the right to participate freely and unhindered in utilizing the resources of the high seas, which has been shown to ultimately lead to overfishing.

High seas fisheries governance (the term ‘governance’ is understood here to describe the processes, mechanisms, and institutional structures that establish the legal authority or mandate to conserve and manage fisheries resources, and the decision-making frameworks that exist within such institutional structures) is problematic because these resources remain global commons—they exist as residual domains beyond territorial seas and EEZs of coastal states as established by the United Nations Convention on the Law of the Sea (UNCLOS, Fig. 1). Efforts since UNCLOS, such as the Fish Stocks and Compliance Agreements, resulted in the development of a complex and evolving web of binding and non-binding international instruments, with the objective of balancing conservation of the resources of the high seas and the interest of individual states in the use of these resources (United Nations 2005). Currently, attempts to achieve sustainable management of high seas fisher-
eries have been primarily through the development of Regional Fisheries Management Organizations (RFMOs) targeting cooperative management between those who choose to participate (Lodge 2004).

Generally, all of these efforts have so far not resulted in sustainable fishing, for reasons including the following: (1) RFMOs that are being relied upon as the guarantors for sustainability of high sea fisheries have limited powers to enforce their rules; (2) global coverage of RFMOs is a mosaic of managed fisheries (www.fao.org/fi/body/rgb/index.htm), with some RFMOs managing a multitude of fisheries, while others manage just a few specialized fisheries; (3) the ‘free riders’, i.e. states that choose not to join RFMOs, continue to fish outside of RFMO rules, and thus undermine the conservation measures; (4) fishers register (or re-flag) their fishing vessels in states that are not members of the RFMOs concerned and continue to exercise their (claimed) freedom to fish on the high seas unrestricted by the conservation measures set by the RFMOs; (5) illegal, unreported, and unregulated (IUU) fishing is widespread on the high seas (High Seas Task Force 2006); (6) the huge subsidies being paid to the fishing sector in many countries fuel fishing on the high seas (Sumaila & Pauly 2006); and (7) it is simply too expensive to monitor the currently existing wide array of diverse management strategies.

A BOLD PROPOSAL

To address some of these problems, we suggest that a portion of the high seas should be set aside as marine reserves. Whether considerations ought to be given to differentiating pelagic from deep-sea fisheries closure needs may depend on a number of factors, including currently ongoing spatial assessments of global pelagic fisheries by various research groups around the world. Such work would also allow more spatially accurate estimates of the cost of protecting the high seas than has been possible to date. While high seas marine reserves are not a novel idea (e.g. Norse 2006), none have been established yet.

In the general context of ecosystem considerations, there are suggestions that at least 20% of a given fishing area or habitat type should be fully protected to primarily deal with uncertainty and risk (Lauck et al. 1998), while at the same time conserving biodiversity (Ward et al. 1999), and possibly improving or even maximizing long-term yield (Hastings & Botsford 1999). It has even been proposed that to provide for true long-term sustainability, the seas (including the high seas) should be treated as ‘closed to fishing with small exceptions (limited fishing areas and times)’ (Walters 1998), and that ocean zoning should amend the existing status quo of ‘freedom of the seas’ with regards to resource exploitation in the high seas as established by UNCLOS (Russ & Zeller 2003). The World Commission on Protected Areas (WCPA), for instance, also calls for 20 to 30% of all seas to be protected.

Here, we provide a first global estimate of the economic cost of removing 10, 20, 50, and 100% of potential fishing areas from the high seas, based on recently developed global catch and landed value databases (Watson & Pauly 2001, Sumaila et al. 2007). This analysis will provide for the high seas what Balmford et al. (2004) provided for a marine protected area (MPA) network for all of the world’s oceans.

Potential costs of marine reserves in the high seas.

| Proposed closure size (%) | Global catch loss Global revenue loss Global profit loss* |
|---------------------------|--------------------------|-----------------|----------------|
| 10 | 0.9 | 0.75 | 1.35 | 0.14 |
| 20 | 1.8 | 1.50 | 2.70 | 0.27 |
| 50 | 4.5 | 3.75 | 6.75 | 0.68 |
| 100 | 8.9 | 7.50 | 13.50 | 1.35 |

*aBased on a net return from fishing of 10% of landed value (Statistics Iceland 2005, Statistics Norway 2005)
thereby reducing the potential loss in catch and landed value. This approximation assumes non-migratory and evenly spread fish in the high seas, a condition clearly not met in any high seas ecosystem. Therefore, the actual loss experienced by fisheries would be a function of species migration and optimization of MPA location, and could be less than indicated here. Importantly, any effective system of closed areas must be a representative network of closures, which, if applied, would make our approximation more realistic.

In terms of total revenue, this loss amounts to between US$1.35 and US$13.5 billion a year (Table 1), according to an ex-vessel global fish price and landed values database (Sumaila et al. 2007). Much of that loss would be in the tuna, swordfish, and small pelagic fisheries (Fig. 2). According to Statistics Iceland (2005), profits of 10 to 11% were recorded in 2003, while Statistics Norway (2005) reported 7% operating profits for Norway’s deepwater prawn vessels and 8% for trawlers that process fish onboard in 2002. We therefore assumed that profits from other fisheries from around the world are not likely to be higher than these numbers. Thus, if we assume a realistic net return, or profit, from fishing in the high seas of 10% of landed value, then closing 20% of the high seas to fishing would result in a loss in profit of about US$270 million per year, out of a total high seas profit of approximately US$1.35 billion (Table 1). It is worth noting that the US$270 million annual profit loss potentially derived from a 20% closure of all pelagic and deep sea fisheries would constitute a loss in profit that compares favorably to the estimated US$152 million per annum.
Currently paid as subsidies by taxpayers to the high seas deep-sea bottom trawlers alone (Sumaila & Pauly 2006).

Potential benefits of marine reserves in the high seas. Should the global community implement, for example, a 20% closure in the context of ecosystem considerations, it would receive substantial benefits in return for the loss of 1.8% of the global marine fish catch, and US$270 million in profit (Table 1).

First, the suggested approach would reduce the possibility of overfishing marine resources in the high seas by permanently removing a part of the resource from potential exploitation or by rebuilding threatened stocks including tuna and billfish (Fig. 2). This would happen only if the effort taken out is not displaced to open areas of the high seas. In other words, permanent capacity reductions, good monitoring, control, and surveillance are necessary to ensure that this happens. Furthermore, the world community will have a better chance of preserving the non-consumptive and non-market values (that is, values that are not traded in the market, and include, for example, existence and bequest values) of marine resources and habitats found in the high seas, which can be quite high, and may even exceed current market values (e.g. Costanza et al. 1997).

Second, converting parts of the high seas into marine reserves would provide some insurance against management errors within fished areas (Lauck et al. 1998). Such an action is also likely to help rebuild the fish stocks in the protected areas, which will not only serve as a stock and biodiversity reservoir, but very likely enhance fishing in the non-protected parts of the high seas (Lauck et al. 1998).

Third, monitoring, control, and surveillance of the high seas, while never easy, is easier for detecting spatial use violations through the use of modern surveillance technologies, which facilitate spotting violators from remote locations. Maintaining the ‘right of innocent passage’ enshrined in UNCLOS can readily be accommodated via compliance with remote vessel monitoring systems that are speed sensitive and thus able to differentiate between cruising speeds used for passage through areas closed to fishing and geardependent fishing speeds. Violations of no-fishing zones can be more effectively countered through substantially increased penalty structures for what would in essence be international law-breaking (High Seas Task Force 2006), and by increasingly incorporating trade-based approaches in management (Organisation for Economic Co-operation and Development 2004). Until recently, fines for illegal fishing were much lower than the potential benefits derived from illegal fishing. However, this is changing through the creation of dedicated environmental courts and judiciary education, and more severe penalty structures. South Africa seems to be leading the way in this matter, having announced the first environmental court in 2003 (see point 5.A. at www.info.gov.za/speeches/2003/03021809461006.htm).

Fourth, high seas areas, especially deep slope, cold-water coral and seamount environments, include areas with highly vulnerable benthic organisms and habitats that are threatened by deep-sea bottom trawling (Devine et al. 2006). This puts not only these species and the unique habitats they create for other species in peril, but also risks their potential alternative use to humans (Watling & Norse 1998). Many productive seamounts in the high seas support structural habitats and species such as orange roughy Hoplostethus atlanticus, which are extremely vulnerable to overfishing due to their late age of maturity and slow growth rates (Morato et al. 2005). Large-scale spatial closures would also be useful in protecting essential and sensitive fish habitats (e.g. seamounts, deep-water corals) for as yet unrealized non-consumptive use, not only for current generations but also for the benefit of future generations.

Finally, bottom trawl fleets operating in the high seas, in particular, are highly automated (thus minimizing employment) and consume a large quantity of fuel, which is subsidized by governments around the world. Sumaila & Pauly (2006) showed that the amount of subsidies received by deep sea bottom trawlers exceeds the likely profits generated by them. Also, Gianni (2004) noted that fishing vessels flagged by 13, mostly rich countries took >95% of the reported high seas bottom trawl catch in 2001. These points indicate that high seas bottom trawlers do not contribute much in terms of net societal benefits (profit and/or employment), and therefore society must seriously reconsider if this sector should be permitted to subject the high seas ecosystems and species to the risk of overexploitation.

Challenges to our proposal. The major obstacle to creating successful marine reserves in the high seas is that different nations and fisheries will face different costs and benefits. The key issue for countries that are already active on the high seas is the loss they will incur if marine reserves are implemented. Countries that lose more than they gain, especially in the short term, may resist the proposal. Therefore, compliance incentive schemes need to be developed that overcome resistance by such countries (Stone 1997, Sumaila 2005).

A second major challenge for the proposal is that the short-term annual losses may appear too large for many nations compared to the long-term future benefits. The well-known problem of ‘instant gratification,’ in economic terms commonly known as ‘discounting,’ may stand in the way of a proposal that is likely to...
serve humans well (Sumaila & Walters 2005). A critical mass of visionary world leaders dealing with global fisheries problems and working with the United Nations and the G8 and G20 group of countries to develop the necessary governance and international legal and institutional structures is a way to tackle this problem.

A third challenge revolves around which areas to close. Such decisions, while ultimately politically driven, should be heavily informed by optimization approaches for economic and ecological benefits. Recent work on identifying large seamounts and clusters of seamounts globally (e.g. Kitchingman & Lai 2004), spatio-temporal evaluations of fishing effort distribution for pelagic fisheries (e.g. R. Ahrens unpubl. data), and global modeling efforts for optimization of protected area placement in a biodiversity setting (e.g. Wood & Dragicevic 2006) may provide the opportunity to derive quantitative and rigorous evaluations and optimization of site location for high seas MPAs.

CONCLUSION

Although creating high seas marine reserves may be controversial, the history of UNCLOS suggests that collective action can benefit the current generation and maintain high seas resources for the benefit of future generations. However, the history of past management of fishery collapses has also demonstrated that the time to act on marine reserves is now. By foregoing a relatively small fraction of current global marine capture fisheries catch by closing portions of the high seas to fishing, the global community may secure some insurance against extinctions and the loss of marine diversity in the high seas, while protecting many market and non-market values for the benefit of both current and future generations.

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