IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI

SC 86/2018 [2018] NZSC 121

	BETWEEN	SHARK EXPERIENCE LIMITED Applicant	
	AND	PAUAMAC5 INCORPORATED First Respondent	
	AND	DIRECTOR-GENERAL OF CONSERVATION Second Respondent	
	AND	SHARK DIVE NEW ZEALAND LIMITED Third Respondent	
Court:	William Young, Gla	William Young, Glazebrook and Ellen France JJ	
Counsel:	B A Scott and S R R	S J Grey for Applicant B A Scott and S R Roberts for the First Respondent J M Prebble and D J Watson for the Second Respondent	
Judgment:	11 December 2018	11 December 2018	

JUDGMENT OF THE COURT

- A The application for an extension of time is granted.
- B The application for leave to appeal is granted (*PauaMAC5 Inc v Director-General of Conservation* [2018] NZCA 348).
- C The approved ground of appeal is whether the Court of Appeal was correct to hold that shark cage diving is an offence under s 63A of the Wildlife Act 1953.

Solicitors:

Chapman Tripp, Wellington for First Respondent Crown Law Office, Wellington for Second Respondent