

**BEFORE THE ENVIRONMENTAL PROTECTION AUTHORITY
AT WELLINGTON**

IN THE MATTER of the Exclusive Economic Zone and Continental Shelf (Environmental Effects) Act 2012 (“the Act”)

AND

IN THE MATTER of the applications by Trans-Tasman Resources Limited (TTR) for marine and discharge consents to mine iron sand under sections 20 and 87B of the Act and

BETWEEN **Trans- Tasman Resources Limited**
Applicant

AND **The Environmental Protection Authority**
EPA

AND **Kiwis Against Seabed Mining Incorporated (KASM)**
Submitter

CASEBOOK FOR KASM AND GREENPEACE
Dated 31 May 2017

Duncan Currie/Ruby Haazen
8 Mt Eden Road
Eden Terrace
Auckland
rghaazen@gmail.com
Ph: 021-144-3457

Tab	Document
Court Cases	
1	<i>Wellington International Airport Ltd v Air New Zealand</i> [1993] 1 NZLR 671
2	<i>Trio Holding v Marlborough District Council</i> 2 ELRNZ 353 at 355 (PT)
3	<i>NZ Pork Industry Board v DG for Primary Industries</i> [2013] NZSC 154
4	<i>Port Louis Corporation v Attorney-General of Mauritius</i> [1965] AC 1111, page 675
5	<i>Environmental Defence Society v The New Zealand King Salmon Company Limited</i> [2014] NZSC 38
6	<i>Gabčíkovo-Nagymaros</i> (25 September 1997) ICJ
7	International Union for Conservation of Nature “Guidelines for applying the precautionary principle to biodiversity conservation and natural resource management” (as approved by the 67th meeting of the IUCN Council 14–16 May 2007) [IUCN Report].
8	<i>Newbury DC v Secretary of State for the Environment</i> [1981] AC 578
9	<i>Housing NZ Ltd v Waitakere City Council</i> [2001] NZRMA 202 (CA)
10	<i>Mount Field Ltd v Queenstown Lakes DC</i> [2012] NZEnvC 262 at [77]