

**AKAROA/WAIREWA COMMUNITY BOARD
23 OCTOBER 2008**

**A meeting of the Akaroa/Wairewa Community Board
was held on Thursday 23 October 2008 at 9.30am in the Boardroom,
Akaroa Service Centre, 78 Rue Lavaud, Akaroa**

PRESENT: Stewart Miller (Chairman), Jane Chetwynd, Bryan Morgan,
Claudia Reid, Pam Richardson and Eric Ryder.

APOLOGIES: Nil.

The Board reports that:

PART A - MATTERS REQUIRING A COUNCIL DECISION

1. STANLEY PARK CLASSIFICATION



General Manager responsible:	City Environment Group General Manager, DDI 941- 8608
Officer responsible:	Asset and Network Planning Manager
Author:	Delia Walker, Recreation Planner

1. The Community Board considered a report seeking the approval of the Council on the following:
 - (a) That the Council resolve to classify, pursuant to Section 16(2A) of the Reserves Act 1977, that parcel of land identified in this report as Lot 13 on Deposited Plan 34118, currently vested in Christchurch City Council as utility reserve but not currently classified under the Reserves Act 1977, be classified as recreation reserve; and
 - (b) That the Council resolve to classify, pursuant to Section 16(2A) of the Reserves Act 1977, that parcel of land identified in this report as Lot 16 on Deposited Plan 34118, currently vested in the Christchurch City Council as recreation reserve, but not formally classified under the Reserves Act 1977 be classified as recreation reserve; and
 - (c) That the Council resolve to classify, pursuant to Section 16(2A) of the Reserves Act 1977, that parcel of land identified in this report as Lot 10 on Deposited Plan 44882, currently vested in the Christchurch City Council as recreation reserve, but not formally classified under the Reserves Act 1977 be classified as recreation reserve; and
 - (d) That the Council resolve to classify, pursuant to Section 16(2A) of the Reserves Act 1977, that parcel of land identified in this report as Lot 8 on Deposited Plan 44882, currently vested in the Christchurch City Council as recreation reserve, but not formally classified under the Reserves Act 1977 be classified as recreation reserve.
2. The Board made decisions under delegated authority noted in clause 10 of this report, regarding declaring land a reserve under Section 14 of the Reserves Act 1977.

(Refer Clause 10 of these minutes)

EXECUTIVE SUMMARY

3. Stanley Park occupies just over six hectares of land on the central spur of Akaroa and is used primarily for recreation purposes. Certain parcels of land, which abut Stanley Park, are either vested in the Council for no particular purpose and therefore are not subject to the Reserves Act 1977, or are vested as reserve under the Reserves Act 1977, but have not been formally classified as required by that Act.

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4. Council officers wish to proceed to prepare a management plan for Stanley Park under Section 41 of the Reserves Act 1977. However, the draft management plan cannot be publicly advertised for consultation until all the land parcels concerned are formally vested as reserve and classified under the Reserves Act 1977. It is therefore desired to seek the Council's confirmation to declare or classify the parcels of land described in 5 below as recreation reserve, as this classification best reflects the status and values of these parcels of land.
5. The parcels of land concerned are as follows:
 - (a) 0.0249 hectare being RS 41483, shown as Schedule A on the attached map. This land parcel was formerly legal road (Rue Charbonnier) which has been stopped, but which has not been formally declared to be reserve under the Reserves Act 1977.
 - (b) 0.1431 hectare being Lot 2 on Deposited Plan 344385, shown as Schedule B on the attached map. This land parcel is part of Stanley Park and is vested in Christchurch City Council for no particular purpose. It has not been formally declared a reserve under the Reserves Act 1977.
 - (c) 0.0383 hectare being Lot 13 DP 34118, shown as Schedule C on the attached map. This land parcel is currently vested in Christchurch City Council as utility reserve, however it still remains to be formally classified under the Reserves Act 1977. The primary existing use of this parcel is for recreation purposes.
 - (d) 0.0873 hectare being Lot 16 on Deposited Plan 34118, shown as Schedule D on the attached map. This land parcel is currently vested in the Christchurch City Council as recreation reserve, however still remains to be formally classified under the Reserves Act 1977.
 - (e) 0.0967 hectare being Lot 10 on Deposited Plan 44882, shown as Schedule E on the attached map. This land parcel is currently vested in the Christchurch City Council as recreation reserve, however still remains to be formally classified under the Reserves Act 1977.
 - (f) 0.0143 hectare being Lot 8 on Deposited Plan 44882, shown as Schedule F on the attached map. This land parcel is currently vested in the Christchurch City Council as recreation reserve, however still remains to be formally classified under the Reserves Act 1977.

FINANCIAL CONSIDERATIONS

6. There are no significant costs associated with the recommendations of this report. All costs that will be incurred have been budgeted for.

LEGAL CONSIDERATIONS

7. Section 14 of the Reserves Act 1977 authorises the Council to declare any land vested in it as reserve and provides as follows:

"14 Local authority may declare land vested in it to be a reserve

- (1) *Subject to this section, any local authority may by resolution declare any land vested in it to be a reserve within the meaning of this Act subject to any conditions specified in the resolution, to be held for any of the purposes specified in Sections 17 to 23 of this Act.*
- (2) *No such resolution shall be passed before the expiration of one month after notice of intention to pass the same and calling for objections thereto in writing has been published in one or more newspapers circulating in its district, and until it has considered all such objections received within that period:
[Provided that such a notice of intention shall not be necessary where a district plan makes provision for the use of the land as a reserve or the land is designated as a proposed reserve under an operative district plan under the Resource Management Act 1991.]*

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- (3) *A copy of the resolution shall be forwarded to the Commissioner for transmission to the Minister, together with all objections (if any) received as aforesaid and the comments of the local authority thereon.*
 - (4) *The Minister shall consider the resolution and such objections (if any) as have been received by the local authority and the comments of the local authority thereon, and shall then in his discretion either cause the resolution to be gazetted or refuse to do so.*
 - (5) *No resolution under this section shall have any force or effect until it is gazetted as aforesaid."*
8. The requirements of Section 14(2) of the Reserves Act 1977 have been complied with and no objections received.
9. Section 16(2A) of the Reserves Act 1977 authorises that Council to classify any reserve of the type referred to in that section as follows:

"16 Classification of reserves

(2A) Notwithstanding subsection (1) of this section, where any reserve was—

- (a) Vested in a local authority which did not derive its title to the land from the Crown; or*
 - (b) Created under Section 17 of the Land Laws Amendment Act 1920; or*
 - (c) Created under Section 16 of the Land Act 1924; or*
 - (d) Created under Section 13 of the Land Subdivision in Counties Act 1946; or*
 - (e) Purchased out of money paid out of the Land for Settlements Account in accordance with Section 14(2) of the Land Subdivision in Counties Act 1946; or*
 - (f) Created under Part 20 of the Local Government Act 1974; or*
 - [(g) Created under Part 10 of the Resource Management Act 1991—] and is or remains vested in a local authority, that local authority shall, by resolution, classify the reserve according to its principal or primary purpose, as defined in Sections 17 to 23 of this Act."*
- (4) Before classifying any reserve under subsection (1) of this section, the minister shall give public notice in accordance with Section 119 of this Act specifying the classification proposed, and shall give full consideration in accordance with Section 120 of this Act to all objections against and submissions in relation to the proposal received pursuant to the said Section 120.*
- (5) Notwithstanding subsection (4) of this section, no such public notice shall be necessary where—*
- (a) The classification proposed for any reserve is substantially the same as the purpose for which the reserve was held and administered immediately before the commencement of this Act; or*
 - [[(b) The intended use of the land is in conformity with the relevant operative district plan under the Resource Management Act 1991]]; or*
 - (c) The classification proposed is a condition subject to which the land was acquired for reserve purposes*
10. The requirements of Section 16(4) of the Reserves Act 1977 have been complied with and no objections received.
11. Section 17(1) of the Reserves Act 1977 defines recreation reserves as lands held *"for the purpose of providing areas for the recreation and sporting activities and the physical welfare and enjoyment of the public, and for the protection of the natural environment and beauty of the countryside, with emphasis on the retention of open spaces and on outdoor recreational activities, including recreational tracks in the countryside"*.

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12. Clause 32 of Schedule 7 of the Local Government Act 2002 expressly permits local authorities "for the purposes of efficiency and effectiveness in the conduct of the local authorities business" to "delegate to a committee, or other subordinate decision-making body, community board, or member or officer of the local authority, any of its responsibilities, duties or powers except those specified in that clause".
13. Pursuant to clause 32 of Schedule 7 of the Local Government Act 2002 the Council has delegated to Community Boards the power, to exercise within their communities (as defined in the Local Government Act 2002), to declare land to be reserve under Section 14 of the Reserves Act 1977.
14. The Council has not delegated to Community Boards the power to classify existing reserve land under Section 16 of the Reserves Act 1977, and accordingly Community Boards can only recommend to the Council that this occurs.
15. Once a land parcel has been declared to be reserve under Section 14 of the Reserves Act 1977 it is by Section 16(2) deemed to be classified and therefore does not need to be the subject of a separate classification process.

STAFF RECOMMENDATION

It is recommended:

1. That the Council resolve:
 - (a) That pursuant to Section 16(2A) of the Reserves Act 1977 the land described in Schedule C below be classified under Section 17 of the Reserves Act 1977 as recreation reserve.
 - (b) That pursuant to section 16(2A) of the Reserves Act 1977 the land described in Schedule D below be classified under Section 17 of the Reserves Act 1977 as recreation reserve.
 - (c) That pursuant to Section 16(2A) of the Reserves Act 1977 the land described in Schedule E below be classified under Section 17 of the Reserves Act 1977 as recreation reserve.
 - (d) That pursuant to Section 16(2A) of the Reserves Act 1977 the land described in Schedule F below be classified under Section 17 of the Reserves Act 1977 as recreation reserve.

Schedule	Legal Description	Area	Title	Held As	Recommendation	Public Notification
C	Lot 13 DP 34118	0.0383 ha	CB13F/1088	Vested in Christchurch City Council as utility reserve	Classify as recreation reserve	Yes
D	Lot 16 DP 34118	0.0873ha	CB13F/1089	Vested in Christchurch City Council as recreation reserve	Classify as recreation reserve	Not required
E	Lot 10 DP 44882	0.0967ha	No title	Vested in Christchurch City Council as recreation reserve	Classify as recreation reserve	Not required
F	Lot 8 DP 44882	0.0143ha	No title	Vested in Christchurch City Council as recreation reserve	Classify as recreation reserve	Not required

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BOARD RECOMMENDATION

That the staff recommendation be adopted.

BACKGROUND

Stanley Park

16. Stanley Park is used primarily as a passive recreational area, noted for its rural open character. There is a mixture of open space and wooded areas with a network of walking tracks that provide access for local residents to/from the township, and for local residents and visitors to the park to enjoy the environment and magnificent views. Sited on the park is a fire siren. Stanley Park occupies a special site overlooking the Akaroa Harbour.
17. Background to recommendations are as follows:
 - (a)
 - (i) RS 41483 (0.0249ha) was previously legal road, now stopped, and is currently held by the Christchurch City Council as fee simple without a specified purpose being recorded. This area is primarily used for recreational purposes as part of a walkway between Watson Street and Penlington Place and was part of the former Rue Charbonnier. This section of road has been formally stopped, but has not been declared reserve.
 - (ii) The Community Board resolved to declare RS 41483 a recreation reserve under Section 17 of the Reserves Act 1977.
 - (b)
 - (i) Lot 2 on Deposited Plan 344385 (0.1431ha) is currently held by the Christchurch City Council as fee simple without a specific purpose being recorded. This area is primarily used for recreation purposes. Previously this land was part of Lot 1 on Deposited Plan 2869 (Stanley Park). In March 2005 it was divided into a separate land parcel.
 - (ii) The Community Board resolved to declare Lot 2 on Deposited Plan 344385 a recreation reserve under Section 17 of the Reserves Act 1977.
 - (c)
 - (i) Lot 13 on Deposited Plan 34118 (0.0383ha) is currently held by the Christchurch City Council as utility reserve but has not been formally classified under the Reserves Act 1977. Although there are utility services situated under this small area of reserve, in the context of managing the reserve the primary purpose is for recreation purposes, and therefore should be classified as such.
 - (ii) To comply with the requirements of Section 16(2A) of the Reserves Act 1977 a Council resolution is required to classify Lot 13 on Deposited Plan 34118 under Section 17 of the Reserves Act 1977. Accordingly, it is recommended that Lot 13 on Deposited Plan 34118 be classified as recreation reserve.
 - (d)
 - (i) Lot 16 on Deposited Plan 34118 (0.0873ha) is currently held by the Christchurch City Council as recreation reserve but has not been formally classified under the Reserves Act 1977. The primary existing use of this land parcel is for recreation purposes being utilised as part of the walkway between Watson Street and Penlington Place.
 - (ii) To comply with Section 16 (2A) of the Reserves Act 1977 a Council resolution is required to classify Lot 16 on Deposited Plan 34118 under Section 17. Accordingly it is recommended that Lot 16 on Deposited Plan 34118 be classified as recreation reserve.

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- (e) (i) Lot 10 on Deposited Plan 44882 (0.0967ha) is currently held by the Christchurch City Council as recreation reserve but has not been formally classified under the Reserves Act 1977. The primary existing use of this land parcel is for recreation purposes being utilised as part of the walkway between Watson Street and Penlington Place.
- (ii) To comply with Section 16 (2A) of the Reserves Act 1977 a Council resolution is required to classify Lot 10 on Deposited Plan 44882 under Section 17. Accordingly it is recommended that Lot 10 on Deposited Plan 44882 be classified as recreation reserve.
- (f) (i) Lot 8 on Deposited Plan 44882 (0.0143ha) is currently held by the Christchurch City Council as recreation reserve but has not been formally classified under the Reserves Act 1977. The primary existing use of this land parcel is for recreation purposes being utilised as part of the walkway between Watson Street and Penlington Place.
- (ii) To comply with Section 16 (2A) of the Reserves Act 1977 a Council resolution is required to classify Lot 8 on Deposited Plan 44882 under Section 17. Accordingly it is recommended that Lot 8 on Deposited Plan 44882 be classified as recreation reserve.

Gazette Notice

- 18. Council officers will notify the Department of Conservation (DoC) of the Council resolutions, requesting that the declarations and classifications be gazetted. Council officers will then have these gazette notices registered against the respective certificates of titles.

ALIGNMENT WITH LTCCP AND ACTIVITY MANAGEMENT PLANS

- 19. The staff recommendations align with the LTCCP objective to provide a network of parks, open spaces, waterways and wetlands that meet community and environmental needs (page 124 LTCCP 2006-16), including access to open space, protection of natural resources and scenic values, and contribution to the city landscape.

ALIGNMENT WITH STRATEGIES

- 20. The staff recommendations are consistent with the Greater Urban Development Strategy strategic direction to enrich lifestyles by developing an open space network and providing additional recreational opportunities in parks and natural areas, and to enhance environments by recognising the value of, and protecting the coastline, estuaries, wetlands and waterways. (page 15 Greater Christchurch Urban Development Strategy).

CONSULTATION FULFILMENT

Public Notification Requirements

- 21. With respect to Lot 16 on Deposited Plan 34118, Lot 10 on Deposited Plan 44882 and Lot 8 on Deposited Plan 44882, which are proposed to be classified as recreation reserve, public notification is not required under Section 16(5)(c) of the Reserves Act 1977. This section provides that no public notification of any proposed classification of a reserve is required where "*the classification proposed is a condition subject to which the land was acquired for reserve purposes*". Public notification is therefore not necessary in relation to the proposed classification of Lot 16 on Deposited Plan 34118, Lot 10 on Deposited Plan 44882 and Lot 8 on Deposited Plan 44882. These parcels were vested in Christchurch City Council for recreation purposes.

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22. With respect to RS 41483 and Lot 2 on Deposited Plan 344385, which are proposed to be declared reserve held for recreation purposes, public notification is required under Section 14 (2) of the Reserves Act 1977. *This section provides that "no such resolution shall be passed before the expiration of one month after notice of intention to pass the same and calling for objections thereto in writing has been published in one or more newspapers circulating in its district, and until it has considered all such objections received within that period:*
[Provided that such a notice of intention shall not be necessary where a district plan makes provision for the use of the land as a reserve or the land is designated as a proposed reserve under an operative district plan under the Resource Management Act 1991.]
23. With respect to Lot 13 on Deposited Plan 34118, which is proposed to be classified a recreation reserve, public notification is required under Section 16(4) of the Reserves Act 1977. This section provides that *"before classifying any reserve under subsection (1) of this section, the minister shall give public notice in accordance with Section 119 of this Act specifying the classification proposed, and shall give full consideration in accordance with Section 120 of this Act to all objections against and submissions in relation to the proposal received pursuant to the said Section 120"*.

PART B – REPORTS FOR INFORMATION



2. RESERVE MANAGEMENT COMMITTEE MINUTES

2.1 Duvauchelle Reserve Management Committee - 8 September 2008

Board members agreed that a visit to each of the reserves in the Akaroa/Wairewa Ward should take place in the New Year.

The Board **received** the minutes of the Duvauchelle Reserve Management Committee meeting held on 8 September 2008.

3. BRIEFINGS

3.1 Metropolitan Sports Facilities Plan

David Bailey (Programme and Activity Manager) attended the meeting and updated the Board on the Metropolitan Sports Facilities Plan.

Board members informed Mr Bailey that although domains in the Akaroa/Wairewa area were not part of the Metropolitan Sports Facilities Plan they would like to see some of these grounds being utilized as metropolitan facilities, eg Awa-iti Domain at Little River. The Board was informed that Akaroa/Wairewa facilities needed to be incorporated into the central booking system for these facilities to be identified as being available and that staff were investigating this process at the present time.

Other issues discussed were:

- Lake Forsyth - an option for rowing events
- Walkways, cycleways, paper roads - landowners input required
- Parking/traffic issues when planning a facility.

3.2 Storm Clean-Up

Owen Southen (Senior Contract Manager, Land Drainage) attended the meeting and updated the Board on the clean-up from the winter rains and what Council is doing from a stormwater perspective.

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Problem areas discussed were:

- Rue Lavaud/Woodills Road - stream blocked. Work is underway to solve any further problems in this area
- Onuku Road - Erosion on private land due to surplus stormwater run-off
- Onuku Road/Hempleman Drive issues
- Old Coach Road - blocked sump
- Pipers Valley - Erosion
- Wainui Stream - blockage
- Kingfisher Avenue - secondary drainage being put in place to divert excess water

Mr Southen informed the Board that staff would be working with local contractors during storm times to ensure similar issues in particular areas did not recur.

Mr Southen was informed that during the recent storms the local movie theatre had been flooded and staff were asked to be aware of this as a potential problem in the future.

Mr Southen was also advised that surplus water often collected at the corner of Rue Brittan and Rue Lavaud.

4. COMMUNITY BOARD ADVISER'S UPDATE

The Community Board Adviser updated the Board on a number of issues:

- Traffic Management Plan for Cruise Ship - Board members agreed that the cost to undertake a traffic management plan was entirely the responsibility of the tour operator.
- LTCCP - Visit from Jane Parfitt and Ross Herrett on 21 November 2008.
- NZ Transport Agency - Reply on issues relating to State Highway 75.

5. ELECTED MEMBERS INFORMATION EXCHANGE

Members shared information on current issues and activities, including:

- Funding - Akaroa Town Crier - Staff were asked to clarify the situation with regards to funding being reapplied for if an application has been declined due to it not meeting the criteria of a particular scheme.
- French Farm - A local resident had suggested that French Farm be renamed "French Farm Bay". It was suggested that the New Zealand Geographical site be checked for the correct name before further action was taken.
- Local Contractors - The Community Board Adviser explained to members the process for minor work to be undertaken on Council's facilities and that a contractor must be listed as a 'preferred supplier' under Council's current policy. (*) It was noted that two local subcontractors had been informed their contract had been terminated on the grounds of economic efficiency. (**Note:** Amended as per meeting 20 November 2008)
- Historic Area Seminar - Board members agreed that another seminar similar to the one held recently on the Historic Area of Akaroa should be arranged and that Capital Programme staff could be invited to attend. Members felt it was important that staff understood issues regarding the historic area so that projects could be properly planned. It was agreed that this suggestion be discussed with the General Manager, City Environment Group when the Board meet with her on 21 November.
- Akaroa-Wairewa (*) Walkways - funding for future walkways needed to be placed in LTCCP. (**Note:** Amended as per meeting 20 November 2008)

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- Childrens Bay Walkway - Board members agreed in principle to an official opening of the Childrens Bay Walkway and delegated Board member Jane Chetwynd to come back to the Board with ideas of how best this could be achieved. Does funding need to be provided for this and where from and who from staff will do work?
- Seminar for Community Board - Board members were informed that this could be arranged through the Democracy Services Unit Manager. Board members felt it was important to know where they stood in trying to be pro-active members of the Board.
- Wainui Sewerage Treatment Plant - Board members were updated on a recent meeting held with the Chairman, staff and the owners of The Gables.
- Okains Bay Museum - Request for upgrade of water connections. It was noted this was not a public system.
- Birdlings Flat Public Toilets - Lighting sensors required instead of lights being on a timer all night. Staff were asked to investigate this possibility.
- Akaroa Health Services - It was reported that Julia Ashmore-Price had been engaged to conduct the scoping survey on health services for the Akaroa area.

PART C – DELEGATED DECISIONS

6. CONFIRMATION OF MINUTES

The Board **resolved** that the minutes of the ordinary meeting held on Thursday 18 September 2008 be confirmed, subject to the following alteration:

Item 6 - Elected Members Information Exchange - Le Race - Insert the word "Two" at beginning of sentence, to read "Two Board members had attended"

7. AKAROA MUSEUM ADVISORY COMMITTEE - 25 SEPTEMBER 2008

The Akaroa Museum Advisory Committee at its meeting held on 25 September had made the following recommendations:

- The Committee recommended that staff be requested to include important exhibitions and activities relating to the Museum in media releases.
- The Committee recommended that the gazettal of the Takapuneke Reserve be officially marked on a significant date, and asked that staff comment on this suggestion.

The Board **received** the minutes of the Akaroa Museum Advisory Committee held on 25 September 2008 and endorsed the recommendations made by the Committee:

8. AKAROA DESIGN AND APPEARANCE ADVISORY COMMITTEE - 8 SEPTEMBER 2008

Board members discussed the proposed bus shelter to be situated in Place de la Poste and felt a consultant should be approached to ensure a shelter is built which is suitable for the area.

The Board **received** the minutes of the Akaroa Design and Appearance Advisory Committee meeting held on 8 September 2008.

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9. RESERVE MANAGEMENT COMMITTEES MEMBERSHIP APPROVAL

The Board considered a report to approve the members (as elected or appointed) to the Reserve Management Committees (RMC'S) at the Triennial Election meeting.

The Board **resolved** that the following persons be approved as members of the Reserve Management Committees listed below:

- | | | |
|--|--|--|
| (a) Ataahua Reserve Management Committee | - Tim Pavey
- Kim Neal
- Christopher Gray
- Denis de Pass
- Marie Neal | - Karen de Pass
- Paula Edwards
- Nicky Pavey
- Dave Kearns |
| (b) Awa-iti Reserve Management Committee | - Geoff Ettrick
- Jonathan Palmer
- Graeme Young
- Jo Stuart
- Bob Cole | - George Piper
- Liz Thearle
- Simon Fowler
- Russell Turpin
- Sheryl Stanbury |
| (c) Duvauchelle Reserve Management Committee | - Dawn Turner
- Jacque McAndrew
- Marye Miller
- Mike Rooney | - John Evans
- Geoff Carter
- Jean Turner |
| (d) Le Bons Bay Reserve Management Committee | - Jo Rolley
- Andrew Dalglish
- Laurie Inwood
- Jenny Inwood | - Tony Rodgers
- Siene de Vries
- Ross Ten Hove
- Bruce Nicholl |
| (e) Little Akaloa Reserve Management Committee | - Gavin Marshall
- Russell Brown
- Alison Crow
- Owen Dew
- Ivan Crow | - Des Frankish
- Jill Waghorn
- Robin Waghorn
- Rowan Waghorn
- Don Sherriff |
| (f) Okains Bay Reserve Management Committee | - Richard Boleyn
- Sharon Henderson
- Richie O'Malley
- Peter Thelning
- Bob Boughton
- Gillian Thacker | - Klaus Rexer
- Derek Cox
- Judy Thacker
- John Thacker
- Peter Ramsden |
| (g) Pigeon Bay Reserve Management Committee | - Brenda Graham
- Sylvia McAslan
- Megan Wiseman | - Arthur Fox
- Jocelyn Fox |
| (h) Robinsons Bay Reserve Management Committee | - Raywyn Stronach
- Sue Lovett
- Marian Wilson | - Pippa Foley
- Richard Lovett
- Paddy Stronach |
| (i) Stanley Park Reserve Management Committee | - Rod Naish
- Kit Grigg
- Elizabeth Haylock
- Enid Gillanders | - Maxine Marron
- Laurie Richards
- Peter Haylock |

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10. STANLEY PARK CLASSIFICATION (CONT'D)

Further to clause 1 (Part A) of this report the Board considered a report seeking the declaration of part of Stanley Park as a reserve for recreation purposes.

The Board **resolved**:

- (a) That pursuant to Section 14 of the Reserves Act 1977 the land described in Schedule A below be declared to be a reserve for recreation purposes.
- (b) That pursuant to Section 14 of the Reserves Act 1977 the land described in Schedule B below be declared to be a reserve for recreation purposes.

Schedule	Legal Description	Area	Title	Held As	Recommendation	Public Notification
A	RS 41483	0.0249ha	No title	Vested in Christchurch City Council for no particular purpose	Declare to be recreation reserve	Yes
B	Lot 2 DP 344385	0.1431ha	182181	Vested in Christchurch City Council as fee simple for no particular purpose	Declare to be recreation reserve	Yes

11. COMMUNITY BOARDS' CONFERENCE 2008 - BOARD MEMBERS ATTENDANCE

The Board considered a report seeking approval for Board members to attend the 2009 New Zealand Community Boards' Conference.

The Board **resolved** to approve the attendance of all Board members at the New Zealand Community Boards' Conference in Christchurch from 19 to 21 March 2009, and approve funding for accommodation for members from Akaroa.

The meeting concluded at 12.15pm.

CONFIRMED THIS 20TH DAY OF NOVEMBER 2008

STEWART MILLER
CHAIRMAN

