

Christchurch City (Reserves) Amendment Act 1974

Local Act 1974 No 2
Date of assent 29 July 1974

Contents

	Page
Title	1
1 Short Title	1
2 Hagley Park	2
3 Land for road reserve	2
4 Street to be stopped	2
5 Effect on district scheme	2

An Act to amend the Christchurch City (Reserves) Empowering Act 1971

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

1 Short Title

This Act may be cited as the Christchurch City (Reserves) Amendment Act 1974, and shall be read together with and deemed part of the Christchurch City (Reserves) Empowering Act 1971 (hereinafter referred to as the principal Act).

2 Hagley Park

- (1) Section 5 of the principal Act is hereby amended by omitting from subsection (4) the words “a road, street, motorway, or bridge”, and substituting the words “any public work whatsoever”.
- (2) The said section 5 is hereby further amended by adding the following subsection:
- “(5) Subsection (4) of this section shall bind the Crown.”

3 Land for road reserve

Schedule 4 to the principal Act is hereby amended—

- (a) By omitting item 3, and substituting the following item:
- “3
117m², more or less, being part Public Reserve and part Road Reserve, shown as B on SO Plan 13074.”:
- (b) By omitting item 4, and substituting the following item:
- “4
403m², more or less, being part Public Reserve and part Road Reserve, shown as A on SO Plan 13074.”:
- (c) By omitting item 6, and substituting the following item:
- “6
5,931m², more or less, being part Reserve 24, shown outlined in red on SO Plan 11807.”:
- (d) By omitting item 10, and substituting the following item:
- “10
203m², more or less, being part Reserve 24, shown as A on SO Plan 13070.”

4 Street to be stopped

Section 10 of and Schedule 5 to the principal Act are hereby repealed.

5 Effect on district scheme

It is hereby declared that the provisions of this Act shall be deemed to be a variation of the Christchurch City Council operative district scheme pursuant to subsection (5) of section 33 of the Town and Country Planning Act 1953.