the south-west by Reserve No. 202, 333 links and 400 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1/415a, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

> J. F. ANDREWS, Clerk of the Executive Council.

Making Provision for the Representation of certain Districts on the Lyttelton Harbour Board.

# LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-seventh day of March, 1914.

#### Present:

#### THE HONOURABLE W. FRASER PRESIDING IN COUNCIL.

WHEREAS it is enacted by section twelve of the Har-bours Amendment Act, 1910 (hereinafter called "the said Act"), that the creation, abolition, merger, division, or other alteration of any constituent or combined district shall not in itself have any operation so as to affect the then existing membership of the Board, and that the Governor may from time to time by Order in Council, whenever in his opinion it becomes necessary or expedient so to do, make such provision with respect to the representation of any part of any constituent or combined district as he thinks fit. of any constituent or combined district as he thinks fit:
And whereas the Counties of Cheviot, Amuri, and Wai

para, the Mackenzie Town Board, the Amberley Town Board, and the Road Boards of Kowai and Ashley were by the said Act made a combined district for the election by the electors thereof of one member of the Lyttelton Harbour

And whereas the said Road Boards of Kowai and Ashley have ceased to exist, and the Counties of Kowai and Ashley have been constituted in their place, and it is necessary to make provision with respect to the representation on the said Board of the newly constituted Counties of Kowai and Ashley:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section twelve of the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that one member of the Lyttalton Harbour Board shall be sheeted by the of the Lyttelton Harbour Board shall be elected by the electors of the combined district of the Counties of Cheviot, Amuri, Waipara, Kowai, and Ashley, the Mackenzie Town Board, and the Amberley Town Board, instead of one member by the electors of the combined district of the Counties of Cheviot, Amuri, and Waipara, the Mackenzie Town Board, the Amberley Town Board, and the Road Boards of Kowai and Ashley; and doth hereby select and appoint the Kowai County Council to be the principal authority for the purpose of the election of the said member; and, further, doth hereby appoint Wednesday, the twenty-ninth day of April, one thousand nine hundred and fourteen, to be the date of the election of the said member, to be held in accordance with the provisions of the said Act and the regulations made thereunder relating to the election of members of Harbour Boards for combined districts.

J. F. ANDREWS, Clerk of the Executive Council.

Making Provision with respect to the Representation of the Borough of Riccarton and the County of Waimairi on the Lyttelton Harbour Board.

## LIVERPOOL, Governor. ORDER IN COUNCIL

At the Government Buildings, at Wellington, this twenty-seventh day of March, 1914.

### Present:

### THE HONOURABLE W. FRASER PRESIDING IN COUNCIL.

WHEREAS it is enacted by section twelve of the Harbours Amendment Act, 1910 (hereinafter called "the said Act"), that the creation, abolition, merger, division, or other alteration of any constituent or combined district shall not in itself have any operation so as to affect the then existing membership of the Board, and that the Governor may from time to time by Order in Council, whenever in his opinion it becomes necessary or expedient so to do, make such provision with respect to the representation of any part of any constituent or combined district as he thinks fit: And whereas by the said Act the Waimairi County was made a constituent district for the election by the electors thereof of one member of the Lyttelton Harbour Board:

And whereas part of the said county has been created a borough, by the name of the Borough of Riccarton, and it is necessary to make provision with respect to the representation of such borough and the County of Waimairi on the Lyttelton Harbour Board:

the Lyttelton Harbour Board:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section twelve of the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that one member of the Lyttelton Royalous Board shall be closted by the of the Lyttelton Harbour Board shall be elected by the electors of the County of Waimairi and the Borough of Ricor Waimairi, and that the said borough and county shall be deemed to be a combined district within the meaning of the said Act; and doth hereby select and appoint the Maimairi County Council to be the principal authority for the purpose of such election; and, further, doth hereby appoint Wednesday, the twenty-ninth day of April, one thousand nine hundred and fourteen, to be the date of the election of the said member, to be held in accordance with the provisions of the said Act and the regulations made thereunder relating to the election of members of Harbour Boards for combined districts.

J. F. ANDREWS. Clerk of the Executive Council.

Making Regulation prescribing Forms of Warrants for Detention in Military Custody under the Defence Amendment Act, 1912.

# LIVERPOOL, Governor.

#### ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twentieth day of March, 1914.

#### Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

HEREAS it is enacted by section four of the Defence Act, 1909, that the Governor may from time to time make regulations for effectually carrying this Act into

And whereas, pursuant to the provisions of the Defence Amendment Act. 1912, it is desirable to make a regulation prescribing the forms of warrants for detention in military custody under that Act:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Acts, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulation; and doth hereby declare that such regulation shall take effect as from the first day of April, one thousand

nine hundred and fourteen.

The forms of warrants for detention in military custody marked respectively A and B in the Schedule to the regula-tions, dated the first day of April, one thou and nine hundred at d thirteen, made pursuant to sections two and six of the Defence Amendment Act, 1912, are hereby revoked, and the following substituted:-

# SCHEDULE.

FORM A,—WARRANT OF COMMITMENT TO MILITARY CUSTODY UPON A CONVICTION FOR A PENALTY IN THE FIRST INSTANCE.—Under the Defence Amendment Act, 1912.

To each and all of the constables in New Zealand

was, on the WHEREAS day of Magistrate [or two of His Majesty's Justices of the Peace for New Zealand], upon the information of , for that he the said (hereinafter called the defendant) did, on the day of , 191 , at , [State offence as alleged in information], and it was by such conviction adjudged that the said defendant for his said offence should in and by the said conviction appointed for the payment of the said sums has elapsed, but the said defendant has not paid the same or any part thereof:

This is to command you the said constables to arrest the said defendant, and him deliver into military custody, therein the had taking for the said of Period of Attention, and the

to be detained for the space of [Period of detention not to exceed twenty-eight days] days, unless sooner discharged by warrant under the hand of the Minister of Defence.