Status:	This is i	the origin	ıal versio	n (as it wa:	s origi	inally made).	This
item of	legislati	ion is cur	rently on	lv available	e in its	original for	mat

STATUTORY INSTRUMENTS

2004 No. 358

LOCAL GOVERNMENT, ENGLAND

The Borough of South Tyneside (Electoral Changes) Order 2004

Made - - - 12th February 2004

Coming into force in accordance with article 1(2)

Whereas the Boundary Committee for England(1), acting pursuant to section 15(4) of the Local Government Act 1992(2), has submitted to the Electoral Commission(3) recommendations dated October 2003 on its review of the borough(4) of South Tyneside:

And whereas the Electoral Commission have decided to give effect, with one modification, to those recommendations:

And whereas a period of not less than six weeks has expired since the receipt of those recommendations:

Now, therefore, the Electoral Commission, in exercise of the powers conferred on them by sections 17(5) and 26(6) of the Local Government Act 1992, and of all other powers enabling them in that behalf, hereby make the following Order:

⁽¹⁾ The Boundary Committee for England is a committee of the Electoral Commission, established by the Electoral Commission in accordance with section 14 of the Political Parties, Elections and Referendums Act 2000 (c. 41). The Local Government Commission for England (Transfer of Functions) Order 2001 (S.I.2001/3962) transferred to the Electoral Commission the functions of the Local Government Commission for England.

^{(2) 1992} c. 19. This section has been amended by S.I. 2001/3962.

⁽³⁾ The Electoral Commission was established by the Political Parties, Elections and Referendums Act 2000 (c. 41). The functions of the Secretary of State, under sections 13 to 15 and 17 of the Local Government Act 1992 (c. 19), to the extent that they relate to electoral changes within the meaning of that Act, were transferred with modifications to the Electoral Commission on 1st April 2002 (S.I. 2001/3962).

⁽⁴⁾ The metropolitan district of South Tyneside has the status of a borough.

⁽⁵⁾ This section has been amended by S.I. 2001/3962 and also otherwise in ways not relevant to this Order.

⁽⁶⁾ This section has been amended by S.I. 2001/3962.