trained for Railway work) and Field Companies of Militia shall be extended from twenty-eight days to fifty-five days, viz:—

Royal Anglesey Royal Engineers, and

Royal Monmouthshire Royal Engineers; that the period of training and exercise of the undermentioned Regiment of Militia shall be extended from twenty-eight days to forty-one days, viz.:—

The Cork Royal Garrison Artillery; that the period of training and exercise of the undermentioned Regiments of Militia shall be reduced from twenty-one days to twenty

days, viz.:-

The Cardigan Royal Garrison Artillery, The Carmarthen Royal Garrison Artillery, The Cornwall and Devon Miners Royal Garrison Artillery,

The Devon Royal Garrison Artillery,
The Donegal (The Prince of Wales') Royal
Garrison Artillery,

The Dublin City Royal Garrison Artillery, The Durham Royal Garrison Artillery, The Duke of Edinburgh's Own Edinburgh Royal Garrison Artillery,

The Fife Royal Garrison Artillery,

The Forfar and Kincardine Royal Garrison Artillery,

The Glamorgan Royal Garrison Artillery,
The Duke of Connaught's Own Hampshire
and Isle of Wight Royal Garrison Artillery,
The Lancashire Royal Garrison Artillery,
The Limerick City Royal Garrison Artillery,
The Mid-Ulster Royal Garrison Artillery,
The Prince of Wales' Own Norfolk Royal
Garrison Artillery,

The Northumberland Royal Garrison

Artillery,

The Pembroke Royal Garrison Artillery, The Duke of Connaught's Own Sligo Royal Garrison Artillery, The South-East of Scotland Royal Garrison

Artillery,

The Suffolk Royal Garrison Artillery,
The Sussex Royal Garrison Artillery,
The Tipperary Royal Garrison Artillery,
The Waterford Royal Garrison Artillery,
The West of Scotland Royal Garrison
Artillery,

The Wicklow Royal Garrison Artillery, The Yorkshire (Duke of York's Own) Royal Garrison Artillery.

A. W. FITZROY.

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At the Court at Saint James', the 26th day of March 1907.

PRESENT,

HIS ROYAL HIGHNESS THE PRINCE OF WALES.

Lord President. Earl Beauchamp. Lord Chesham. Mr. Sinclair.

HEREAS His Majesty was pleased, by
His Commission dated the fifth day of
March one thousand nine hundred and seven,
to nominate and appoint His Royal Highness
The Prince of Wales, in His Majesty's absence
from His Realm in foreign parts, to hold on

His Majesty's behalf, His Privy Council, and to signify thereat His approval of any matter or thing whereunto His Royal Highness should be so authorised by writing under His Majesty's Sign Manual, and to do further on His Majesty's behalf any matter or thing for the purposes of the said Commission whereunto His Royal Highness should be authorised in manner aforesaid:

And whereas by section one hundred and three of the Patents, Designs and Trade Marks Act, 1883, as amended by section six of the Patents, Designs and Trade Marks (Amendment) Act, 1885, it is enacted as follows:—

r. If His Majesty is pleased to make any arrangement with the Government or Governments of any foreign State or States for mutual protection of inventions, designs and trade marks, or any of them, then any person who has applied for protection for any invention, design or trade mark in any such State shall be entitled to a patent for his invention or to registration of his design or trade mark (as the case may be) under this Act, in priority to other applicants, and such patent or registration shall have the same date as the date of the application in such foreign State.

Provided that his application is made in the case of a patent within seven months and in the case of a design or trade mark within four months from his applying for protection in the foreign State with which the arrangement

is in force:

Provided that nothing in this section contained shall entitle the patentee or proprietor of the design or trade mark to recover damages for infringements happening prior to the date of the actual acceptance of his complete specification or the actual registration of his design or trade mark in this country as the case may be.

- 2. The publication in the United Kingdom or the Isle of Man during the respective periods aforesaid of any description of the invention or the use therein during such periods of the invention or the exhibition or use therein during such periods of the design or the publication therein during such periods of a description or representation of the design or the use therein during such periods of the trade mark shall not invalidate the patent which may be granted for the invention or the registration of the design or trade mark.
- 3. The application for the grant of a patent or the registration of a design or the registration of a trade mark under this section must be made in the same manner as an ordinary application under this Act, provided that in the case of trade marks any trade mark the registration of which has been duly applied for in the country of origin may be registered under this Act.
- 4. The provisions of this section shall apply only in the case of those foreign States with respect to which His Majesty shall from time to time by Order in Council declare them to be applicable and so long only in the case of each State as the Order in Council shall continue in force with respect to that State.

And whereas by section one hundred and four of the said first-mentioned Act it is enacted as follows:—

r. Where it is made to appear to His