



# Railway Companies (Scotland) Act 1867

1867 CHAPTER 126 30 and 31 Vict

## *Preliminary*

### **3 Interpretation of terms.**

In this Act—

The term “company” means a railway company; that is to say, a company constituted by Act of Parliament, or by certificate under Act of Parliament, for the purpose of constructing, maintaining, or working a railway (either alone or in conjunction with any other purpose):

The term “decree” includes decree of court (whether in absence or in foro contradictorio) and decree of registration (whether on deeds containing a clause of registration or on registered protests of promissory notes or bills of exchange):

The term “share” includes stock:

The term “person” includes corporation:

The terms “Court of Session” and “Court” shall mean either division of the Court of Session, or in time of vacation the Lord Ordinary officiating on the Bills.

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#### **Modifications etc. (not altering text)**

- C1** Reference to Lord Ordinary officiating on the Bills to be construed as reference to the judge acting as vacation judge in pursuance of [Administration of Justice \(Scotland\) Act 1933 \(c. 41\)](#), **s. 4**: *ibid.*, s. 3

**Changes to legislation:**

There are currently no known outstanding effects for the Railway Companies (Scotland) Act 1867, Section 3.