

Railway Employment (Prevention of Accidents) Act 1900

1900 CHAPTER 27 63 and 64 Vict

17 Obligation of railway company under terms of lease or agreement.

If any rule made under this Act imposes an obligation on a railway company inconsistent with the terms of any lease or agreement under which the railway of that company is worked, the railway company shall not under any liability for any breach of or default in complying with the terms of any such lease or agreement, so far as that breach or default is a necessary consequence of compliance with the rule.

Changes to legislation:

There are currently no known outstanding effects for the Railway Employment (Prevention of Accidents) Act 1900, Section 17.