

[REDACTED]

the requirements of *Camire* and *Shaffer v. Heitner*, which look to the contacts of the defendant with this state. The defendant, having no contacts with the state, is not subject to our jurisdiction.

*Exception overruled.*

CANN, J., sat by special assignment pursuant to RSA 490:3; all concurred.

[REDACTED]

Merrimack  
No. 7865

TIMOTHY C. SULLIVAN, ADMINISTRATOR  
ESTATE OF DANIEL J. CRONIN

v.

AMELIA R. CHAPMAN

December 30, 1977

[REDACTED]

[REDACTED]

Timothy C. Sullivan, by brief, pro se.

*Brackett L. Scheffy*, of Bradford, by brief for the defendant.

MEMORANDUM OPINION

This equity action seeks to compel the defendant to turn over the proceeds of two joint bank accounts and other property to the estate of Daniel J. Cronin. The joint accounts were created by deceased during his lifetime and became the property of the defendant as survivor on his death. RSA 384:28; *In re Wszolek Estate*, 112 N.H. 310, 295 A.2d 444 (1972); see *Boucher v. Johnson*, 117 N.H. 343, 373 A.2d 349 (1977).

The Master (*Robert A. Carignan*, Esq.) found that the plaintiff failed to prove that the defendant induced the deceased to change

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his bankbook by fraud or undue influence, that the deceased changed his bankbook knowingly, and that a joint account with rights of survivorship was what he intended. The master recommended judgment for the defendant. The report was approved by *Cann, J.*, who transferred plaintiff's exceptions.

The credibility of the witnesses was for the trial court and the evidence did not compel a different result. *New Bradford Co. Inc. v. Meunier*, 117 N.H. 774, 378 A.2d 748 (1977).

*Exceptions overruled.*

[REDACTED]

Strafford  
No. 7871

JAMES SERVETAS

v.

KING CHEVROLET-OLDSMOBILE CO., INC.

December 30, 1977

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]