

DOE, C. J. The plaintiff does not attempt to sustain any of his exceptions; and we see no cause for a new trial.

*Judgment for the defendants.*

BINGHAM, SMITH, and CLARK, JJ., did not sit: the others concurred.

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[Carroll, June, 1879.]

PALMER & a. v. DREW.

*Pease and Copeland*, for the plaintiffs.

*Hobbs*, for the defendant.

DOE, C. J. The case having been referred with an agreement that the award should be final, the defendant is not entitled to a jury trial.

No exceptions were taken at the trial, and no cause appears for granting the defendant's motion to reject the report.

*Judgment for the plaintiffs.*

SMITH J., did not sit: the others concurred.

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[Merrimack, June, 1879.]

NATIONAL STATE CAPITAL BANK v. CONCORD.

*Sargent & Chase*, for the plaintiffs.

*C. P. Sanborn*, for the defendants.

The facts in this case were the same as appear in *First National Bank v. Concord*, ante 75, and the decision was the same.

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[Merrimack, December, 1879.]

DAVIS v. WEBSTER.

*Albin*, for the plaintiff.

*Barnard*, for the defendant.