

Belknap, }
June 26, 1909. }

VALIRE v. LACONIA CAR COMPANY WORKS.

CASE, for personal injuries sustained by the plaintiff while in the defendants' employ. Transferred from the November term, 1908, of the superior court by *Wallace*, C. J., on the plaintiff's exception to an order of nonsuit.

Shannon & Tilton, for the plaintiff.

Jewell, Owen & Veazey, for the defendants.

PARSONS, C. J. The facts disclose no ground upon which the plaintiff can recover.

Exception overruled: judgment for the defendants.

All concurred.

Grafton, }
June 26, 1909. }

ATWOOD v. BURT.

ASSUMPSIT. Transferred from the March term, 1909, of the superior court by *Chamberlain*, J., upon an agreed statement of facts. Upon the ground that the statement was insufficient, the order was,

Case discharged.

Eri C. Oakes, for the plaintiff.

George W. Pike, for the defendant.

Coös, }
June 26, 1909. }

FIDELITY AND DEPOSIT CO. v. BUCKLEY.

BILL IN EQUITY, praying for the specific performance of an agreement to mortgage real estate. Transferred from the December term, 1908, of the superior court by *Pike*, J.