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*4thly*—What would be the effect upon the right of John Inglis to inherit real estate in New-York, if the Grand Assize should find that Charles Inglis, the father, and John Inglis, the Demandant, did, in point of fact, elect to become and continue British subjects and not American Citizens?

*III. Whether* the will of Catharine Brewerton was sufficient to pass her right and interest in the premises in it, so as to defeat the Defendant, in any respect, the premises being at the time of the will, and ever since held adversely by the Plaintiff in the suit.

*IV. Whether* the proceedings against Paul R. Randall, as an absent debtor, passed his right or interest in the lands in question to, and vested the same in, the Trustees appointed under the said proceedings, or either of them, so as to defeat the Demandant in any respect.

*V. Whether* the devise in the will of Robert Richard Randall of the lands in question, is a valid devise, so as to divest the heir at law of his legal estate, or to affect the lands in his hands with a trust.

L.S.

All which is hereby certified, &c.