

**20-637 HEMPHILL V. NEW YORK**

DECISION BELOW: 150 N.E.3d 356

LOWER COURT CASE NUMBER: 66 SSM 5

QUESTION PRESENTED:

A litigant's argumentation or introduction of evidence at trial is often deemed to "open the door" to the admission of responsive evidence that would otherwise be barred by the rules of evidence.

The question presented is: Whether, or under what circumstances, a criminal defendant who opens the door to responsive evidence also forfeits his right to exclude evidence otherwise barred by the Confrontation Clause.

CERT. GRANTED 4/19/2021