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Co[n]fessionale domini Antonini archiepiscopi Flore[n]tini

Antoninus <von Florenz>

Hagenaw, 1508

VD16 A 2955

De iniusticia q[ue] sit i[n] iudicio. cap. v.

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damnoꝝ inde sequentiuꝝ. Si quis falsat lꝫas platoꝝ vꝫ s̄is gilla vel alioꝝ vꝫtra mortale tenet ad satisfactoꝝ oīm dam nꝫꝝ inde seqn̄tū. Idē d̄ falsi ficate libros vꝫ alias scriptu ras in damnū alioꝝ. Et nos ta q̄ tra falsificantes instru mēta vꝫ ɔstitutiōes p̄ synoda les lꝫas vꝫ alia in aliq̄b locis lata ē sententia excōicatiōis.

Excōicatio papalis,

I q̄s i bullis papalibꝫ apponit vel remouet vna lꝫaz vꝫ punctū fm Host. ē excōicat̄ excōicatiōe papali q̄ fit i curia, nā in iure cōi nō bable, t̄ h̄ si bulle h̄nt vigorē, nā si expirasset eaꝝ valoꝝ, puta q̄ erat grā ad rēpus t̄ expirasset si totū raderet nō icurreret q̄s excōicatiōz n̄c in aliquā penam. Richardus,

Lapl̄m q̄ntū de iniusticia,
q̄ fit in iudicio.

E iniusticia ꝑo q̄ fit a d iudicibꝫ assessoribꝫ ad uocat̄, pcuratoribꝫ et notariis, t̄ de q̄b debēt interrogari diceſ ſra. Si officia lis q̄cūq; dat iniustā ſniaꝝ, ſci enter vꝫ ex ignorātia crassa t̄ ſupina: tenet parti leſe ad ſatisfactiōz oīs damni, niſi ſatisfaciat ille p̄ q̄ lata ē ſnia, t̄ ſilr assessor vꝫ aliꝫ q̄ ad h̄coſ

opatur, t̄ peccat̄ oīs mortl̄. Aduocat̄ t̄ pcurator q̄ ſcien ter defendit iniustā cām. Si obtineant ſilr tenet ſti leſe ad ſatisfactionē iſolidū. Si nō ſatisfaciat cliētulus. Idē ſi pdidit iusta causam exigno rantia crassa vel negligētia.

Accusator t̄ testis ſcienter pcedentes q̄ tra aliquē falſo te nentū de oī dāno ip̄i accusa to, t̄ peccat̄ mortaliter. Dñi q̄ grauāt ſubditos i collectis iniustis, tenet ad reſtitutiōz t̄ d̄ viciꝝ eoz de q̄b ſūt i ter rogādi hēs in terra pte, c. q̄.

De furto, Laplm. vi.

I q̄s rē aliquā occulſ te inuitō dñō nō ſoluꝝ abstulit ab extraneo, ſi etiā filiꝫ pentibꝫ, uxor viro, ſuꝫ dñō, diſcipulus mḡo, ſociꝫ ſanguineꝫ ſanguineo, furtū eſt. Si ē qd nota bile dānum vñ t̄ mortale, t̄ tenet ad reſtitutiōz. Secus ſi qd minimū, vt aliq̄s fruct̄ t̄ quatr̄nū t̄ hmōi, Si rē ſi bi mutuatā retinuit, vꝫ etiam rē alteriꝫ veniente ad manus eius non reſtituit, furtū fecit, niſi ille tantundē haberet de ſuo certitudinaliter quod nō vult reſtituere. Si inuenta que nō habent p̄ derelicto ſi reſtituit ſed ſibi retinuit Et ſi