



UNIVERSITÄTS-  
BIBLIOTHEK  
PADERBORN

**Formulare Aduocatoru[m] et Procuratoru[m] Romane  
Curie et Regij Parlamenti**

**Katholische Kirche / Curia Romana**

**Hagenaw, 6. März 1503**

**VD16 F 1887**

Jn causis desertionu[m]. xj

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[urn:nbn:de:hbz:466:1-70733](https://nbn-resolving.org/urn:nbn:de:hbz:466:1-70733)

atur etiā cautela in termino ad libellandū z respondēdum libello.  
vt dictum est in secunda instātia.

### In causis nullitātū

ix

i **N** caus' nullitātū. s. qñ cōmittit' z peti' ānullari aliq's pces  
sue vl' snia vl' ali' act' extraiudicial'. tūc si ē actus iudicial'  
aut nullitas cōstet ex eisde act'. z tūc cā cōmissa z citata pre ad dicē  
dū z cōmissionē. z pducto pcessu siue actu iudiciali q' ānullari peti'  
tūc: et pre citata ad dicēdū z nō reqrit alia obf uatio t'mioz q's snia  
In alijs v'o nullitātib' siue extraiudicialib' siue iudicialib' qñ nō  
pstat ex eisde act' de nullitate reqrit plen' ordo iur' z plena obser  
uatio t'mioz fm cause naturā. vt si cā bñficial' vl' alia sūmaria d'  
q' sup' pcedit' vt i ill' in q' sup' declaratū ē. Si ē pphana z ordia  
ria pcedit' vt sup' dictū ē. Et ē notādū q' iudex vl' auditor cui com  
missa ē cā appellatōis a diffinitiuā pōt cōgscere d' nullitate snie. lz  
b nō exp'mat' i cōmissiōe sibi facta. sec' i iudice ap'lonis a g'uanie  
vl' interlocutoria. cautū tñ nō est q' sp' exp'mat' in cōmissiōe: lz ex post  
facto in iudice appellatōis a diffinitiuā sustineat'. vt supra.

### In causis restitutionis

x

i **N** caus' restōis q' d' iure peti' d'z ifra q'driēniū. aut peti' r'isti  
tutio ad appellādū ab aliq' snia vl' g'uanie. vl' peti' restō i  
integ' aduersus aliq' d'ctū vl' actū. z b' pncipalit' vel icidentalit'  
Si peti' restō ad appellandū ab aliq' snia vl' g'uanie. vl' peti' restō  
aduersus sniaz. z intētet' iudiciū rescindēs z nō rescissorū. z tūc ci  
tet' ps ad dicēdū z cōmissionē: den' articl' fm viā iur' cōis dedu  
cētes casū eē. q' restō d' iure pcedit' p viā cōmissiōis. d' g'ra peti'. z cō  
ces. tūc deducāt articl' faciētes p verificatiōe cōmissiōis. z citet' ps  
ad dicēdū z articl'os ad p'mā diē. deide accusata cōtumacia in illo  
t'mio petāt admitti articl'. z pducāt iura vl' testes fm materiā sub  
iectā. Et est sciēdū circa b' q' petēs restōes sp' añq's restituat' debz do  
cere de aliq' suo iure vl' i'esse vl' salrē sūmarie delesiōe. Itē deide  
fact' pbatōib' sup' articul' petāt restō. si v'o peti' restō i integ' p'n  
cipalit': z intētet' rescissorū s'it. i. articul' restitutiōis z negocij p'n  
cipalis. qd' fieri pōt de iure z vtile ē fieri. tūc seruādi sunt t'mini ad  
lōgū. Vide ad ista de. j. de resti. in inte. fm naturā cause si est sūma  
ria et ordinaria: vt supra dictū est.

### In causis desertionū.

xi

i **N** caus' desertionū. scz quādo appellatio a diffinitiuā sen  
tentia vel interlocutoria dicit' deserta. et tūc si sit deserta in  
manib' dñi auditoris: cui cōmissa est cā appellatōis cū inciden' zc.

b 4.



## De deuolutione causarum

z tūc reqrit noua cōmissio. q̄ scā z p̄ntata citat̄ ps ad dicēdū z ad p̄  
mā diē. z elapso illo t̄m̄io citet̄ ps ad docēdū z fidē faciēdū d̄ dilige  
tia p̄secutiōis appellatiōis p̄mo ad p̄mā diē. Deide si nō docuerit d̄  
diligētia p̄dicta citet̄ ad idē sc̄do p̄ sc̄da dilatiōe. z s̄kz ad idē tertio.  
z si itez nō docuerit de diligētia p̄secutiōis appellatiōis: citet̄ ad idē  
q̄rto z ex sup̄abūdātī. z tūc iudex hz optōez an velit p̄firmare p̄mā  
f̄niāz si p̄ statī act̄. z t̄m̄i sūt seruati. vel p̄nūciare t̄m̄i sup̄ desertiōe

### In causis attentatorū xij

i N̄ caus̄ attentatorū q̄ sūt p̄ appellatiōez vel illa p̄dēn̄ sp̄ re  
qrit noua cōmissio si occurrūt talia attentata p̄ p̄mā cōmis  
sionē. qz regularit̄ cōmissiōes z res̄c̄pta se nō extēdūt ad actiōnes z  
ius creatū. siue p̄ appellatiōē z lapso t̄m̄io ad dicēdū z cōmissio  
nē q̄ est ad p̄mā diē dant̄ articlī sup̄ attent̄. z citet̄ pars ad dicēdū  
z articlōs. z in t̄m̄io ad dicēdū p̄tra vl̄ p̄ petant̄ z obtineat̄ ad  
mitti. z fiat̄ p̄batiōes p̄ testes vel p̄ instrumēta. z deide illis fact̄ n̄  
reqrit̄ obf̄uatio terminoz nisi q̄ petitiō det̄ z f̄niā p̄ferat̄.

### In causis reductionū xiiij

i N̄ caus̄ vbi petit̄ reductio z aliqd̄ laudū latū p̄ aliq̄s arbi  
tros vel arbitratōres ad arbitriū boni viri si ē cā b̄n̄ficial̄ vl̄  
sūmaria: f̄uādī sūt t̄m̄i ve i ill̄ sup̄ dictū ē. Et nibilo min⁹ vl̄tra b̄ dā  
dus ē libell⁹ p̄cludēs iniq̄tatē z reductiōez f̄m̄ dispositiōez iur̄. Si  
h̄o cā vl̄ negociū i q̄ petit̄ reductio nō ē b̄n̄ficial̄ vl̄ sūmaria: tūc ser  
uādī sūt t̄m̄i sic i causa ordiaria vl̄ p̄bana. z est lis p̄testāda.

### Remissio ad partes xiiij

i N̄ caus̄ remissionū vbi petit̄ remissio ad p̄tes d̄cerni: si h̄ cō  
missio q̄ d̄cernat̄ z d̄creta expediat̄ sub sigillo: tūc fiet̄ l̄ra s̄b  
sigillo: al̄s fieret̄ sub plūbo. Et q̄n̄ d̄creta ē remissio citat̄ ps ad p̄mā  
ad p̄cordādū d̄ loco i q̄: iudice corā q̄: z t̄m̄io ifra quē remissio de  
beat̄ expediri i p̄tib⁹ z remitti. z fiat̄ p̄cordia d̄ vno vl̄ duob⁹ iudici  
b⁹ p̄ut̄ occurrūt. Deide citet̄ ad dādū interrogatoriā p̄ illā z totā diē  
seq̄ntē vl̄ ad p̄mā diē. z tūc i illo petat̄ icludi articlī p̄te vocata. z si  
portitor h̄i pat̄ iuret̄ tūc vl̄ al̄s q̄n̄ occurrerit. Nota q̄ sp̄ f̄z sti  
lū curie dāt̄ tres mēses p̄ expeditiōe remissiois i p̄tib⁹. vicz duo ob  
tinētī remissioez ad p̄bādū int̄cū suū. z vn⁹ mēsis p̄i aduerse ad re  
probādū. z vl̄tra istos tres mēses dat̄ t̄m̄i⁹ cōp̄tēs f̄z distātā lo  
ca ad eūdū ad p̄tes z redeūdū. sup̄ q̄ t̄m̄io p̄tes debent̄ p̄cordare.

### Practica circa remissionē xv

i Tē circa istas remissioes notādū q̄ p̄ccatū ē i curia z ha  
bet̄ vna d̄cisiō ad b̄ q̄ iudex p̄t̄ remissionē d̄cretā sub si