



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 restitut[ion]is.x

---

[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 petit ānullari aliq̄s pces  
sue vl snia vl ali<sup>o</sup> act<sup>o</sup> extraiudicial. tūc si ē actus iudicial  
aut nullitas cōstet ex eisde act<sup>o</sup>. z tūc cā cōmissa z citata pre ad dicē  
dū z cōmissionē. z pducto pcessu siue actu iudiciali q̄ ānullari pet  
tit: et pre citata ad dicēdū z nō reqrit alia obf uatio t̄mior q̄ snia  
In alijs v̄o nullitātibz siue extraiudicialibz siue iudicialibz qñ nō  
pstat ex eisde act<sup>o</sup> de nullitate reqrit plen<sup>o</sup> ordo iur<sup>o</sup> z plena obser  
uatio t̄minor fm cause naturā. vt si cā bñficial vl alia sūmaria d  
q̄b sup pcedit vt i ill in q̄b sup declaratū ē. Si ē pphana z ordia  
ria pcedit vt sup dictū ē. Et ē notādū q̄ iudex vl auditor cui com  
missa ē cā appellatōis a diffinitiuā pōt cōgscere d nullitate snie. lz  
b nō exp̄mat i cōmissiōe sibi facta. sec<sup>o</sup> i iudice ap̄lonis a ḡuamie  
vl interlocutoria. cautū tū nō est q̄ sp exp̄mat in cōmissiōe: lz ex post  
facto in iudice appellatōis a diffinitiuā sustineat. vt supra.

### In causis restitutionis

x

i **N** caus restōis q̄ d iure peti d̄z ifra q̄driēniū. aut petit r̄sti  
tutio ad appellādū ab aliq̄ snia vl ḡuamie. vl petit restō i  
integz aduersus aliq̄ē zctū vl actū. z b pncipalit̄ vel icidentalit̄  
Si petit restō ad appellandū ab aliq̄ snia vl ḡuamie. vl petit restō  
aduersus sniaz. z intētē iudiciū rescindēs z nō rescissorū. z tūc ci  
tēt ps ad dicēdū z cōmissionē: dent̄ articlī fm viā iur<sup>o</sup> cōis dedu  
cētēs casū eē. q̄ restō d iure pcedit p viā cōmissiōis. d ḡra petit. z cō  
ces. tūc deducāt articlī faciētes p verificatiōe cōmissiōis. z citēt ps  
ad dicēdū z articlōs ad p̄mā diē. deide accusata cōtumacia in illo  
t̄mio petāt admitti articlī. z pducāt iura vl testes fm materiā sub  
iectā. Et est sciēdū circa b q̄ petēs restōes sp añq̄ restituat̄ debz do  
cere de aliq̄ suo iure vl iresse vl salrē sūmarie delesiōe. Itē deide  
fact<sup>o</sup> pbatiōibz sup articul petat̄ restō. si v̄o petit restō i integz p̄n  
cipalit̄: z intētē rescissorū s̄l. i. articul<sup>o</sup> restitutiōis z negocij p̄n  
cipalis. qd fieri pōt de iure z vtile ē fieri. tūc seruādi sunt t̄mini 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 dicit̄ deserta. et tūc si sit deserta in  
manibz dñi auditoris: cui cōmissa est cā appellatōis cū inciden zc.

b 4.