



UNIVERSITÄTS-
BIBLIOTHEK
PADERBORN

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

Katholische Kirche / Curia Romana

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Remissio ad partes. xiiij

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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 si h̄ ad idē tertio.
z si itez nō docuerit de diligētia p̄secutiōis appellatiōis: citet̄ ad idē
q̄rto z ex sup̄abūdātī. z tūc iudex h̄z optōez an velit p̄firmare p̄mā
fniāz 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 obtineāt ad
mitti. z fiat p̄batiōes p̄ testes vel p̄ instrumēta. z deide illis fact̄ n̄
reqrit obfuaatio terminoz nisi q̄ petitiō det̄ z fniā p̄ferat̄.

In causis reductionū xiiij

i N̄ caus̄ vbi petit̄ reductio z aliq̄d 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 fiet l̄ra s̄b
sigillo: al̄s fieret 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
beat expediri i p̄tib⁹ z remitti. z fiat p̄cordia d̄ vno vl̄ duob⁹ iudici
b⁹ p̄ut 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 pat⁹ iuret 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 intētū suū. z vn⁹ mēsis p̄i aduerse ad re
probādū. z vl̄tra istos tres mēses dāt̄ t̄m̄i⁹ cōp̄tēs f̄z distātā lo
ca ad eūdū ad p̄tes z redeūdū. sup̄ q̄ t̄m̄io p̄tes debent p̄cordare.

Practica circa remissionē xv

i Tē circa istas remissioes notādū q̄ p̄ccatū ē i curia z ha
bet vna decisio ad b̄ q̄ iudex p̄t̄ remissionē decretā sub si