



UNIVERSITÄTS-
BIBLIOTHEK
PADERBORN

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

Katholische Kirche / Curia Romana

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Circa dilat[ion]es p[ro]batorias. xxvj

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De deuolutione causarum

q: tñc d more curie est: lz sic p ius q iudex appellatōis i curia etiā si pñiciat male appellatū z bñ pcessum: nō tñ remittit cām ad pōres iudicē: lz retinet eā defmīnādo i curia. vel qñ cā gūamis z negocij pñcipal ē auocata ab vno z pmissa alii. vl qñ a ppeallatū ē a gūamī ne z intlocutoria z diffinitia sil. z vni pmissē sē cāe hñōi: tñc nisi gūamē sit icōparabile siue pñcipalē pcessui z negotio pñcipali: fūari pñt ēmi sil z semel i gūamie z negotio pñcipali: de stilo cūscē ē d iure

De materijs obiectiuis xxiiij.

i Tenota q matie obiectiue qñ dant pñcipalr p viā positio nū z articuloz s; dāde sē in ēmiō sub ali ad dicēdū p pducta ad tardū: lz bñ dari pñt p viā exceptionū p iura pñ alteri: s; dari pñt in ēmiō ad b statuto. et tales materie obiectiue qles sūt q ipu gnant ius pñ aduerse z impugnat ius pñiū: sunt specificade in tpe et loco i alijs circūstarijs. sic sup dictū est in libello accusationū.

Appellatio a diffinitiuā xxv.

De appellatōib;
i Tenota q qñ appellat a diffinitiuā nō ē necē expmere aliqñm cāz i appellatōe. nec qñ appellat a snia hñte vim diffinitiuē: vt ē snia sup artēat. sup defētiōe. sup nullitate: z ples silēs q nō ex pectāt aliā diffinitiuā p se respectu defertōis siue: lz ordiatū z caus tū sit q in illis si pcurator velit aliquā cām expmat saltes i genere.

Circa dilaciones pbatorias xxvj.

i Te circa dilatōes pbatorias z alias q dāt i cā: ē sciēdū q si aliqñs pñciat in Ro. cu. tñc nisi cā sit p duoluta ad curiā p appellatōes: aut si ipe ē legat aut nūci alic dñi: tñc hñ ius reuocā di domū. nisi pñciat sup pñtu scō illo tpe q nūci fuit. als dāt sibi tps siue iduce ad hñdū iura siue defētiōes d pñbi: z iterim sup si def i cā. et illd tps dāt magnū z puū fm distātiā loci a cu. Ro. ad locū domicilij illi q puenit. Tenota q ista dilatio ad hñdū iura nō solū dāt ad hñdū iura ipi rei q puenit. sed etiā ipi reo dāt ad hñdū iformatōes z defētiōes p iura pñ sibi aduerse. et iō septi vige pñtica: nō obsta q actor dicebat se velle pñfiteri gñaz: pcessū: acce ptatiōes z puisionē vl alia iura rei. Nihilō mi reo dabūt iduce si ipe allegabat se velle hñe iformatōes z defētiōes p iura pñ aduerse et i b sit caut pcurator vt sic petat. // Itē nota circa dilatōes pba torias: q oēs dilatōes pbatorie iudiciales sē arbitrarie p auditorē vl iudicē. pñ qñ excipit d excōicatōe. tñ ei iura dāt ēmiū octo di erū ad pbādū q ēmi iūcipit currere postq exceptōes admisse sē ad pbādū. etiā cōit sup articul d iure i pma istātia ad pbādū dant. xv dies. in scōa istātia octo vl decē. in tertia silr sex vl octo. aliqñ decē aliqñ ples. aliqñ pauiores dies: fm q placet auditori vl iudici.