



UNIVERSITÄTS-  
BIBLIOTHEK  
PADERBORN

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

**Katholische Kirche / Curia Romana**

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Q[uando] q[uo]s absolut[ur] an insta[n]tia iudicij. xxxvj

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## De deuolutione causarum

effectū deduces talē materiā. et admittit cū alijs si pbari posset. vlt dabis instrumenta pbantia illā materiā: et postea articulos p verificatione. et reperere debes illa instrumenta.

### Quā q̄s absoluit ab instātia iudicij xxxvj.

In causis vbi ps absoluit ab instantia iudicij z obseruatiōe terminoz. Nota q̄ qñ aliqs cām aliquā cōmitti obtinuerit: z eiusdē cōmissiōis vigore p̄tē citare pcurauerit. et post citatiōnē hmōi ps impetrās cām hmōi pseq̄ nō curauit. extunc ps rea z citata cōparēs faciat citari partē impetratam ad pcedendū z pcedi videndū put de iure. Primo ad p̄mā diē. deinde sc̄do ad idē etiā ad p̄mā diē. ac subsequēter ad idē tertio. et postremo ad idē q̄rto. ex sup̄abundanti etiā ad p̄mā diē. alioq̄n ad vidēdū z audiēdū se vtz partē cōtra quā cōmissiō ipetrata est absolui ab instātia iudicij z obseruatiōe terminoz: in q̄ termino ps dabit petitiones suā. et iudex iuxta formā eiusdē qñ deliberat⁹ fuerit p̄tē p̄nūciare et cōdēnare partē aduersam in expēn. Et qm̄ lites sup̄ q̄busuis causis bñficialib⁹ p̄banis z alijs q̄ p̄ tpe p̄ q̄scunq̄ p̄sonas ecclesiasticas vel seculares in Ro. curia aplica cōmissiōe mouent atq̄ tractant: intēdum⁹ fieri breuiōres. et vt litigātes ad ip̄az curiā p̄o defensiōe suoz iurū veniētes z hmōi causas psequēti releuent a laborib⁹ z expēsis: Statuim⁹ z ordinam⁹ q̄ in caus̄ in q̄b⁹ d̄ iure vel als p̄ receptū siue cōmissiōnē pcedit sūmarie simplr z de plano ac sine strepitu z figura iudicij talis ordo seruet: vtz q̄ sūdara iurisdicōe in p̄mā instātia cause p̄ncipalis: termin⁹ seruet ad libellā dū ad p̄mā diē: ad iurandū de calūnia ad idē. ceteri fuent put in p̄cedēti tractatu pleni⁹ habet tā in sc̄da q̄ in tertia instātia. Verūt̄n vt termini ad articulādū: dicendū p̄ articulos: pducēdū oia: z dicēdū cōtra pducta de substātia iudicij cēseant̄ existere: Statuimus atq̄ decernim⁹ q̄ ip̄oz omīssio reddat eo ip̄o p̄cessum nullū. Alijs orū vō terminoz omīssio alicui⁹: dū tñ maliciose nō fiat: sed tñ alijs q̄ p̄tingen̄ p̄cessū nō viciat. In alijs aut̄ causis i q̄b⁹ p̄cedit in figura iudicij seruent̄ etiā termini fm̄ modū in p̄dicto tractatu notatū.

### De modo deuoluendi causam in parti⁹

bus ad curiā p̄ appellatiōnē in p̄tib⁹ interpositā.

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Sciendū est q̄ qñ appellatio interponit̄ in p̄ntia p̄ p̄ncipalis. i. p̄ appellate vel ei⁹ legitimi pcuratoris: tunc causa eo ip̄o est deuoluta dūmodo sup̄ h̄ appareat p̄ns cū instro cōfecto z cōstet de mādato pcuratoris. Sed si appellās p̄sentā p̄ncipalis partis. i. partis appellate cōmode habere nō potest circa appellatiōnē interponendā. ac vt cā bene deuoluat: seruabit appel