



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

Ad p[ro]duce[n]du[m] o[mni]a. xxxij

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

z ita ad vngue fua i dicta ro. cu. q. ex p[ro]cessu nullo seq[ui]t[ur] snia nlla.

Ad dicendū cōtra cōmissionē: citationem et eius executionem xxx.

98 **R**imus termin[us] q[uod] p[er] ea citat[ur] ad istātia p[er] actoris de mādato iudicij p[er] cursorē. In cur[ia] cursor portat v[er]gā ar genteā vel baculū. vel p[er] rectorē seu curatū vel notariū aut nunciū iuratū in p[re]s[ent]ia citat[ur] ad dicendū cōmissiōz actoris in q[uo] reo cōparito si velit copiā citatiōn[is] z execu tiōn[em] obtinebit diē ad dicendū cōmissiōz: citatiōn[em] z executōez ad p[ri]mā diē iuridicā: in q[uo] dat v[er]bo vel i[n] sc[ri]ptis illa q[uod] vult cōmissionē zc. vel cō iudicē. v[er]o cōmissiōnē h[ab]mōi dicēdo allegādo q[uod] ē ipetrata z obteta tacita v[er]itate z exp[re]ssa falsitate illa specificādo: et si sint p[ri]ncip[al]ia admittit ad p[ro]bandū. q[uo]b[us] p[ro]bat[ur] infidū p[ro]nūciat cōmissionē vales re. z sic liberabit re[us]. vel cō iudicē. vt q[uod] est de parētela v[el] familia seu affinitate p[er] ipetrat[ur] vel q[uod] dedit p[ro]siliū in cā ip[s]a, vel q[uod] inimic[us] cas p[ro]p[ri]alis z filia. de q[uo]b[us] in. c. legitima. de appell. i. vj. vbi Job. an. enu merat. xvij. suspiciōes ex q[uo]b[us] iudex p[ro]t recusari. et si vna ex illis p[ro]be tur p[ro]nūciabit sup[er] n[on] valore cōmissiōis. et sic lib[er]abit re[us]. Si aut[em] ni hil dicat cōmissiōnē v[el] illud q[uod] obijcit z ea nō p[ro]bat: tūc iudex p[ro]ce det v[er]t[er]i in p[ri]ncipali z oēs termini assignat: vt s[ic] dictū est.

Ad libellandū iurandū. de calūnia. articu landū. et dicendū cōtra articulos. xxxj.

Trimo citat[ur] re[us] ad dādū z recipiendū dariq[ue] z recipi vidēdū libellū zc. in q[uo] f[or]mā p[ro]parēs actor p[er] se v[el] p[ro]curatorē in caus[is] sp[irit]ualib[us] vel b[en]eficialib[us] dat libellū v[er]bo saluo iure dādi factō loco z t[em]p[or]e oportuū. Et re[us] d[icit] idē si cōpareat z nihil dat i[n] sc[ri]ptis tūc reglarit. deinde obtinet ibidē a iudice citatiō z reū ad iurandū d[icit] calūnia cū cap[itu]lis suis ad h[oc] p[er] iudicē admissis. deinde fit citatiō ad ponēdū z articulādū in caus[is] sp[irit]ualib[us]: olim ad. xx. diē. hodie ad. xij. In civilib[us] v[er]o olim ad. xxx. hodie ad. xv. et i[n] f[or]mā assignat dant[ur] p[ro]s[er]uatiōn[em] z articū i[n] sc[ri]ptis. vel si p[er] n[on] sit p[ro]p[ri]a: tenet illū terminū v[er]bo saluo iure dādi factō suis loco z t[em]p[or]e oportuū. z idē facit re[us]. deinde citat[ur] re[us] ad dicendū cōmissiōes z articulos ad. vij. in p[ro]p[ri]is. z ad sc[ri]b[en]dū in b[en]eficialib[us]. z i[n] f[or]mā p[ro]fixo actor accusat p[ro]uaciā rei nihil dicēs cōmissiōes z articulos suos. infidū re[us] dat ibi ip[ro]p[ri]as d[icit] ip[ro]p[ri]a cōmissiōes z articulos actoris ex q[uo]b[us] narrat z p[ro]cludit ip[s]os eē ip[ro]p[ri]as z inefficaces ac nō p[ro]bates nō releuātes p[ro]t[er] actricē nec p[ro]iudicat parti rec. z sic non fore admittendū.

Ad producendū omnia xxxij.

Consequenter fit citatio ad pducendū oīa z in termino p̄ficio
 c cōparēs actor pducit bullas z alia documēta in sc̄pt̄ si has
 bet ea parata. alio q̄n pducit ea v̄bo saluo iure pducēdi fas
 cto z in sc̄pt̄is suis loco z tpe oportuū. et idem faciet reus.

Ad dicendū contra producta xxxiiij.

d Eīnde citat̄ re⁹ ad dicēdū cōtra pducta ad. viij. in. p̄banis.
 in bñficialib⁹ ad. ij. vt s̄. in termino accusat̄ p actorē in contu
 macia rei nihil dicent̄ p̄ pducta et infra terminū interdū re⁹ dat
 impugnatōes v̄bo z in sc̄pt̄ p̄ iura p̄ actric̄. s̄. de falsitate vel ras
 sura in loco suspecto vel antidota z filia. vel p̄ notariū q̄ ip̄a docu
 menta recipit et signauit. v̄l differēcie loci vel date puta anni mēs
 sis diei seu pontificat⁹ z filia. vel de p̄rietate iuxta c. imputari. d̄ si.
 instru. vel dat de falsitate volēs pbare q̄ allegata i eis erāt illa die
 de q̄ dicunt̄ recepta in aliq̄ diuerso loco iuxta c. ex tenore. d̄ testi. l.
 optimā. l. de p̄bē. z cōmit. z. c. itē v̄boz iūit. de in ite. resti. z filia.

Ad videndū admitti articulos xxxiiij.

Eīnde citat̄ re⁹ ad videndū admitti articulos z pbādū in cu.
 d z extra vt s̄. in t̄m̄io p̄firo actor cōparēs petit z req̄rit se ad
 mitti z recipi ad pbandū in cu. z extra p̄ testes z etiaz docu
 mēta suos articulos tanq̄ p̄tū. vt si sint admissibiles. s̄. bñ narrañ
 et p̄t̄nēter p̄cludētes: maxie si re⁹ nihil obijciat admittit̄ p̄mo i cu.
 et tūc citant̄ testes. s̄. q̄s repit̄ in curia si sciānt factū suū vel p̄t̄: et ci
 tat̄ ps aduersa ad vidēdū eos iurare: et si pducunt̄ ip̄i testes q̄ ve
 nientes in iudicio recipiunt̄ z iurant dicere veritatem quam sciunt̄
 r̄nt̄ super tota causa.

Admissio articuloꝝ extra curiā xxxv.

Et si actor nō h̄et testes in curia p̄ q̄s possit bñ pbare itē tū
 t suū admittit̄ ad pbandū extra curiā z in p̄tib⁹ p̄t̄ ea ad hoc
 vocata: et ip̄i p̄ueniūt de iudice in p̄tib⁹ cui cōmittit̄ receptio
 et examiatio testū: et assignat̄ actori termin⁹ p̄gru⁹ puta duoz vel
 triū mēsū s̄m̄ locoꝝ distātiā z t̄pis ac cāc̄ q̄litate: z reo ad vidēdū
 testes iurare i p̄tib⁹ i vim cōmissorie al̄s remissorie q̄ claudit̄ z sig
 gillat̄: z icludunt̄ articl̄i z interrogatoria rei si ea dederit. ipu ḡt̄ōes
 v̄l obiectōes rei p̄ testes si ip̄as dederit sub bulla v̄l sigillo audito
 ris bene specificata de tpe z loco z alijs circumstātijs: iuxta c. p̄t̄
 stantiū. de testi. li. vj.

De testibus absfuturis et senibus xxxvi.

v Eū qz actor q̄n̄ habet testes in curia q̄ volunt se absentare
 extra curiā p̄ q̄s intēdit̄ pbare aliqd: dat̄ aliquib⁹ articulis