



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 libella[n]du[m] iura[n]du[m] d[e] calu[m]nia articula[n]du[m]: [et]  
dicendu[m] c[ontra] articulos. xxxj

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

z ita ad vngue fuaat i dicta ro. cu. q[ue] ex p[ro]cessu nullo seq[ui]t[ur] snia nlla.  
**Ad dicendū cōtra cōmissionē: citationem  
et eius executionem xxx.**

*ms*  
p  
98  
Rimus termin[us] q[ui] ps ea citet ad istātia p[er] actoris de  
mādato iudic[is] 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 iurātū in p[re]s[ent]ia citat[ur] ad dicēdū cōmissiōz  
actoris in q[ui] reo cōparito si velit copiā citatiōn[is] z execu  
tiōn[is] obtinebit diē ad dicēdū cōmissiōez: citatiōn[is]: z executōez ad p[ri]mā  
diē iuridicā: in q[ui] dat v[er]bo vel i[n] sc[ri]pt[is] illa q[ui] vult cōmissionē zc.  
vel cō iudicē. v[er]o cōmissiōnē h[ab]mōi dicēdo allegādo q[ui] ē ipetrata z  
obreta tacita v[er]itate z exp[re]ssa falsitate illa specificādo: etsi sint p[ri]ncip[al]es  
tia admittit ad p[ro]bandū. q[ui] p[ro]bat i[n] sc[ri]pt[is] p[ro]nūciat cōmissionē vales  
re. z sic liberabit re[us]. vel cō iudicē. vt q[ui] est de parētela v[el] familia seu  
affinitate p[er] ipetrat[ur] vel q[ui] dedit p[ro]siliū in cā ip[s]a, vel q[ui] inimic[us] cas  
p[ro]p[ri]alis z filia. de q[ui]b[us] in. c. legitima. de appell. i. vj. vbi Job. an. enu  
merat. xvij. suspiciōes ex q[ui]b[us] iudex p[otes]t recusari. etsi 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[ui]d obijcit z ea nō p[ro]bat: tūc iudex p[otes]t  
dec[ret]o v[er]iter 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.**

*e*  
P[ri]mo citat[ur] re[us] ad dādū z recipiēdū dariq[ue] z recipi vidēdū  
libellū zc. in q[ui] cōmissiō 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 fas  
cto loco z t[em]p[or]e oportuū. Et re[us] d[icit] idē si cōpareat z nihil dat i[n] sc[ri]pt[is]  
tūc reglarit. deinde obtinet ibidē a iudice citatio z re[us] ad iurādū d[icit]  
calūnia cū cap[itu]lis suis ad h[oc] p[er] iudicē admissis. deinde fit citatio 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 cōmissiō assignat dant[ur] pos  
sitiōn[is] z articuli i[n] sc[ri]pt[is]. vel si ps n[on] sit p[ro]p[ri]a: tenet illū terminū v[er]bo sal  
uo iure dādi facto suis loco z t[em]p[or]e oportuū. z idē facit re[us]. deinde c[ir]  
ca re[us] ad dicēdū 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 cōmissiō p[ro]fixo actor accusat p[ro]p[ri]etate rei nihil dicēs  
positiōes z articulos suos. i[n] sc[ri]pt[is] re[us] dat ibi ip[ro]p[ri]etates d[icit] ip[s]a  
z articulos actoris ex q[ui]b[us] narrat z p[ro]cludit ip[s]os eē ip[s]a i[n]t[er]  
caces 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.**