



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

**Katholische Kirche / Curia Romana**

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De remissione executio[n]is fie[n]da in partibus. lxx

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quia inqt Boeci<sup>9</sup> de p<sup>o</sup>sol. Nō est incōueniēs p diuersos calles ad eundē terminū venire q̄ oia sūt mēte tenēda: p̄sertim iuuenes p̄acticare volēti. q̄ iura in scholis audiunt: sed in iudicio z p̄ctica vis dēt z retinēt. Et hec sub breuibus de p̄actica z ordie iudicario tam plamenti regij q̄ Senelli z ceteraz curiaz dicta sufficiāt.

Nunc sequit̄ modus p̄cedendi circa executionē litteraz applicaz. Et p̄mo de citatione exequenda.

### De executione citationū lxxiij.

Ora q̄ p̄ncipales citādi i cōmissionē descripti dñt p̄sonalr in corp<sup>o</sup> p̄p̄ijs p̄sonis si eoz p̄sentia cōmode haberi p̄t citari. Et si p̄sonalr app̄bēdant: tūc h̄mōi citatio cētē bñ et perfecte exequita. z cē legitie ad ro. cu. deuoluta seu deducta. q̄ si eoz p̄ntia cōmode h̄i nō p̄t. extūc in hospitijz habitationū suaz vel vbi forū h̄i c̄ noscunt: dñmō ad h̄mōi hospitia tur<sup>o</sup> sit accessus: z i ecclia vbi bñficiū situatū est si agit sup bñficio. z si cā fuerit bñficial'. Si h̄o tur<sup>o</sup> accessus nō sit ad hospitia citandoz: z si cā vt p̄ntit fuerit bñficialis tūc sufficiat q̄ citet̄ in cathedrali ecclia: z i loco bñficiū sup q̄ agit vel i alijs loc<sup>o</sup> public<sup>o</sup> vbi expediēs fuerit v̄puta i ecclia parochiali sub q̄ degūt z morant̄. vel illis loc<sup>o</sup> q̄b̄ sepi<sup>9</sup> citādi p̄uerfa ri solent. z ibidē est copia valuis ecclie affigenda.

### De inhibitione exequenda lxxv.

Um̄ inhibitiō fuerit ipetrata: ps ipetrās h̄mōi inhibitionē vel aliq̄s alter noie sui assumat sibi notariū publicū vna cū testib<sup>o</sup>. z accedat ad illos q̄b̄ est inhibēdū. z p̄nter eis lras inhibitorias. vel faciet eis p̄ notariū publicū tenore illaz p̄legi de verbo ad verbū: z nihilo minus copia illarū eis tradat z assignet. maxie si copia istā petat. Et sup p̄missis requirat̄ notari<sup>9</sup> vt p̄ficiat instrumentū publicū. Mac̄ igit̄ executiōe sic facta si p̄tulerit p̄ illos q̄b̄ est inhibitiū p̄tra h̄mōi inhibitionē aliqd̄ attentari. illud totū p̄ dñz auditorē v̄iat reuocādū: factā fide p̄mit<sup>9</sup> p̄ legitia documēta scz p̄ publicū istr̄m d̄ h̄mōi executionē. z alijs p̄fect<sup>o</sup> p̄ testes idoneos

### De remissionē executionē fiēda i p̄tib<sup>o</sup> lxxvi.

P̄portata nāq̄ remissioe ad pres nūa<sup>9</sup> siue portitor q̄ eadē remissionē a ro. cu. portauit. q̄ q̄nq̄ sb̄ bulla q̄nq̄ sb̄ sigillo auditor<sup>o</sup> de p̄sēu p̄tū fieri p̄sueuit vna cū articul<sup>o</sup> sub sigill<sup>o</sup> auditoris itroclus<sup>o</sup> p̄nter iudicib<sup>o</sup> i h̄mōi cā remissionē deputat: in p̄ntia tñ notarij z testij. Qui q̄dē iudices p̄sueuerūt cē tres i nūe ro vel duo ad min<sup>9</sup> tertio se excusant. z iudē executores seu iudices h̄nt suare hūc modū. J̄pa nāq̄ remissioe p̄ eos i p̄tib<sup>o</sup> i p̄ntia nota

*Iura i p̄solis nō d̄  
h̄ i m̄no et p̄actica  
vide et p̄ntia*

*De citandis*

rii z testiu reuerent acceptata vt debet: tradat hmoi remissionē z articulos ipsi notario pnti: comittēdo eidē vt hmoi articulos z remissionē fidelr registret. et alia q̄ i hmoi cā occurrit fidelr z scribēda diligēt colligat: saluo salario suo ppetē. Hoc itaq; scō hde iudices ad istā psequē hmoi remissionē: citari mādāt pte aduersā ad dicēdū q̄ iurisdicōez ipoz iudicū: z ad recogscēdū sigillū ipsi rotulo impesū: z ad vidēdū rotulū hmoi apiri. vlt ad dicēdū cāz q̄re pmissa fieri n̄ debeāt ad certū tminū cōperē. in q̄ tmiō si ps citata nō cōpareat: iudices i p̄tumaciā ipsi p̄ abūdāt: z ad istā ipsi p̄ psequētis hēbūt hmoi sigillū rotulū p recognito. z hmoi rotulū apiat seu habeāt p apto. Quo facto iudices pdicti instā z petēte pte pdicta remissionē psequēt: citēt vlt citari mādēt pte aduersā p lras vlt nunciū sic mor̄ ē ibidē iuratiū. Si p lras: necesse ē vt sup qlibz citatiōē executiōe fiat instm̄ executiōē. als citatio n̄ cēset executā. Si autē p nūciū req̄rit notariū vt fiat relatio: et h̄ ē sup qlibet citatiōe cēsendū: in q̄ tmiō ps aduersa si n̄ cōparet: illā ipsi iudices ad istā p̄ psequēt reputabūt p̄tumacē. et i cō p̄tumaciā z ad ipsi p̄ psequēt instā ipaz pte aduersā citari mādāt mō pmissio ad vidēdū nōnullos testes iurare. necnō ad dādū infrogatoria. z ad vidēdū etiam ipos testes ad iurādū admitti ad certos tmiōs ppetē. hmoi si qdē tmiōs aduen ps psequēs remissionēz hēbit suos testes ad pducēdū patos: z pducat eosdē i pntia p̄ aduersē vlt i p̄tumaciā si n̄ cōparuerit. Qui testes corā iudicibz i māibz iudicū tacē cor palr per eos scptur sacrosctis ad scā dī euāgelia iurabūt dicere v̄itatē. Et iudices si psonalr cōmode examinare n̄ possent hmoi testes: tūc cōmittāt notario scribēti i hmoi cā. et elaps tmiōs ad dādū infrogatoria: ipsi iudices siue notariū vigore cōmissionis sibi facte ipsos testes examinet iuxta articulos z infrogatoria in hmoi rotulo descripta. Et nō. q̄ hmoi examē testiu debet infra duos mēses fieri post p̄sentationē cedula: rotuli: siue bulle imediare sequē. vel als. j. tminū ab audītoze statutū. als ipoz dicta nō valent.

### De executione compulsorie

lxxj.

Executio nanq; cōpulsorie ad pres decreta d̄z fieri h̄ mō: vlt  
 e In p̄mis qdē p pte impetrant hmoi p̄pulsoria pntē alicui executori cui dirigat in pntia notariū z testiu. z req̄rat vt ad executiōē hmoi cōpulsorie sub excōicatōis pena z alijs i eadē p̄tē pcedat q̄ detinētes seu in corū p̄tate hntes nōnulla iura acta actata: lras: scpturas: z p̄uilegia: p̄cessus: istra: ac alia munimta zc. iuxta z fm vim: formā: z tenorē hmoi cōpulsorie. Qui qdē executor i exeq̄ndo hmoi cōpulsoria fuabit hūc modū. vlt q̄ req̄rat tales et tales psonas pro pte ipetrant cōpulsoria nominadas des