



UNIVERSITÄTS-
BIBLIOTHEK
PADERBORN

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

Katholische Kirche / Curia Romana

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Except[ion]es [contra] libellu[m]. xxviiij

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ad q̄z pbatioēz intēdiōi sue nēariā dūtarat se astringit. de q̄ z ad q̄d p ea nō intēdit aliq̄d de intēdiōe p̄f̄ p̄ficere. s̄z oēm ip̄i⁹ intēdiōez diffice/ ri z negare. put exp̄sse difficet z negat solēnit ac prestat.

In p̄mis em̄ excipit z excipiēdo dicit q̄ si p̄stat aut p̄stare possit d̄ aliq̄ p̄nsa supplicatiōi ex q̄ l̄re p̄nsē ḡfe. p̄ pre aduersa vltimo vt d̄ p̄ducite sint aut fuerint expedite q̄ illa supplicatio fuit z ē vnica z in effectu tenor̄ q̄ sequit̄. Supplicat zc.

Exceptiōes p̄tra libellum.

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Ontra q̄ndā p̄nsaz sc̄pturā ad modū libelli seu sūmarie pe/ c̄ titiōi corā vob̄ R. p. d. N. decretor̄z doct̄ z sacri palatij ap/ c̄az aud. i hac cā vt d̄z exhibitā z p̄ductaz: excipit mḡf̄ N. p/ cuf z eo noie p̄cur̄io p̄f̄ sue z excipiēdo prestat: q̄ siq̄ sint i d̄co p̄ns/ so libello q̄ faciāt v̄l quōlibet facere videant̄. p̄ pre sua z p̄ pre aduer/ saz illa nō ipugnat neq̄ ipugnare intēdit. q̄nimo recipit z admittit p̄ modū saltē tacite p̄fessōis. q̄ntis v̄o faciant seu facere videant̄. p̄ pre aduersa z p̄ pre suā d̄ z excipit q̄ ip̄e p̄nsus libell⁹ fuit z ē van⁹ v̄a/ g⁹ dubi⁹ z obscur⁹ ambigu⁹ z indeterminat⁹ male z pessime specifi/ cat⁹ negatiu⁹ z obiectiu⁹ criminofus defectiu⁹ ip̄tinēs inadmissibil̄ sibi iuicē p̄ri⁹ z repugnās nullā actiōez cōphendēs. ac a narratiōe z petitiōi ac sub alib⁹ libelli z alijs deduct̄ in p̄ma instāsi dat̄ discre/ p̄as falsus mēdosus iniqu⁹ calūniosus male narrans z pei⁹ p̄clu/ dēs: z q̄ ex narrat̄ ei⁹ p̄clo nō descendit de mala materia z in peiori forma p̄cept⁹ p̄ v̄ba iur̄ nō cōposit⁹ p̄ p̄re cui⁹ nō infest post p̄pto/ riū s̄minū cā diffugij dat⁹ z p̄ductionē de plurib⁹ p̄nsis p̄fici⁹ mare/ rijs z sc̄ptur̄. d̄ q̄b⁹ seu q̄z originalib⁹ nō p̄stat l̄time nec vnq̄s p̄sta/ re poterit mētōez faciēs ac al̄s ē talis q̄ nō est admittēd⁹ nec ei r̄ndē dum. nec l̄is sup̄ eo quōlibet p̄testāda est neq̄ sup̄ eo de calūnia aut al̄s quōlibet iurand⁹ put ex ip̄i⁹ inspectiōe apparet euident̄ z al̄s dice/ tur pleni⁹ v̄bo z in scrip̄t̄ si z q̄ntēs opus erit. de q̄ ac q̄ ḡuamis ar/ ticul⁹ añ oīa discutiāt. alioq̄n de ḡuamie z appellādo z nullitate actor̄z z agendor̄z solēnit prestat.

Dicit etiā p̄cur̄ p̄dic⁹ q̄ añ oīa libellans p̄fat⁹ exhibere d̄z z tenez sc̄pturas. ad q̄s se refert añ q̄ l̄is veniat sup̄ eo p̄testāda. z p̄serti in/ strumētū appellatiōis si appellatū repiat̄: q̄d n̄ credit̄. P̄rio d̄ z exci/ pit p̄cur̄ p̄dēs q̄ d̄ca snia de q̄ in libello sit f̄mo in rem trāsiuit iudī/ catā. nec ab eadē quōlibet appellatum repit̄ur. saltē de q̄ in act̄ cō/ stet nec reperit̄ ibidem apli petiti. iō si sint penit appellatiōz instr̄m̄ z alias sc̄pturas. de q̄b⁹ mētōez facit exhiberi z sibi copias tradi vt est iur̄ atz mor̄. alioq̄n de ḡuamie z appellādo prestat.

Saluo iure zc.

Et prestat zc.

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