



UNIVERSITÄTS-
BIBLIOTHEK
PADERBORN

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

Katholische Kirche / Curia Romana

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Exceptiones [contra] regulas ca[n]cellare. xxxvj

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Exceptiones varie diuersa

ex illi⁹ p̄ceptu nulla ip̄i dño. s. fuit attributa vel restituta iurisdic-
cio ita q̄ voluerit in fauore dicit. N. dicta p̄nsam sniam pmulgare

Et p̄missa excipit obijcit opponit dicit repetit z p̄testat p̄cur̄ p̄dic̄⁹
quo sup̄ noie tam p̄iunctim q̄ diuisim ac omnibz melioribz modo
via iure z forma quibz meli⁹ potest z debet zc.

Saluo iure zc.

Et p̄testat zc.

Exceptiões generales p̄tra iura. xxxv.

Contra z aduersus nōnulla p̄nsa iura z munimēta ex aduer-
c so in hmōi causa vt p̄ndit̄ p̄ducta excipiendo p̄testat̄ p̄cur̄
z eo noie honorabilis viri dñi. N. p̄ns sue q̄ si qua sint zc.
p̄fessionē quīs vero ecōtra faciāt extūc excipiendo dicit q̄ hmōi p̄nsa
iura fuerūt erāt z sūt vana varia incerta nulla falsa mēdosa nugosa
lite pendenē p̄tē nō vocata extracta certoz p̄nsor̄z restitū nō vocatoz
nō iuratoz sine p̄f̄ vocatiōē corā nō iudice nulla iurisdicciōē habē
bēte ad p̄f̄ nullū interesse hñtis instātiā nulliter z de facto p̄sumpt̄
imo lite i Ro. cu pendenē post ibibitiōē p̄ti factā silr̄ z officiali clā
z secrete receptoz p̄nsis dicit̄ z de positiōē cōtinenē rasa ab rasa an-
no iudicciōē die mēse z p̄ntificatu alijsqz clausul̄ necessarijs carenē
suntqz al̄s talia q̄ ip̄is neqz i iudicio neqz extra venit fides adhibē
da put̄ ex ip̄oz inspectiōē clare p̄stat̄ intueti dicit̄ qz lati⁹ v̄bo z in
scriptis suis loco z tpe oportunitis. de q̄ p̄testat̄ solēniter z exp̄sse.

Exceptiões p̄tra appellatiōē. xxxvi.

P̄testat̄ p̄cur̄ zc. q̄ si q̄ sint aut p̄tineāt in q̄dā p̄nsa appella-
p tiōē zc. quīs nō faciāt seu facere possint extūc excipit z exci-
piendo dicit q̄ dicta p̄nsa appellatiō fuit z est nulla friuola frus-
tratoria ex inanimibz z p̄fictis causis z nō ḡuamie p̄ nō p̄tē nec hñtem
facultatē seu p̄tātē appellādi p̄ lapsū termini iur̄ ad appellandū sta-
tuti in absentia iudic̄ z al̄s nulliter vt p̄tendit̄ interposita. Est qz ip̄a
p̄nsa appellatiō p̄ lapsū termini ad illā p̄sequendū z finiendū defecta
z illi renūciatū ac al̄s talis zc. Vel sic.

Fuit erat z est friuola nulla iualida frustratoria ex friuolis nul-
lis inualidis ac frustratorijs causis z p̄fictis ḡuaminibz p̄ nulluz
interesse vel mandatū habēn̄ dudū post terminū a iure p̄fictū nul-
lis vnqz apostolis petitis maliciose interposita.

Exceptiões p̄tra regulā cancellarie. xxxvii.

P̄testat̄ p̄curator in q̄dā p̄nsa cancellaria regula seu eius
p p̄nsō sumpto in hmōi cā ex aduerso p̄ducto q̄ quoquo mo-
do faciant zc. extūc excipiendo dicit q̄ dictuz p̄nsū sum-
ptum fuit z est false fabricatū p̄fictū lite pendenē ad instātiā alioz

quoz nō interest etiā pte nō vocata extractū pter scitū z volūtate illi
us p quo impetratū dicit extortū signo z subscriptōe ac alijs debis
tis substantialibz requisitis carēs cameraliter z ad prem extractū et
nō p cācellariā ac vey stilū expeditū ipaqz pñsa regula q̄ in ipō pñs
so sumpto p̄neri pñdiz fuit erat z est vana vaga dubia obscura in
certaz indeterminata exorbitās a iure absqz scitu z volūtate p̄ncipis
edita nō lecta in audiētia publica l̄raz cōtradictaz nec publicata ne
qz in libris seu q̄ncernis cancellarie apostolice inter ceteras p̄stituti
ones scripta in cu. Ro. vel extra eā p lege nō habita neqz scōm eam
in iudicio p̄radictū est iudicatū ac al's talis q̄ ei nulla est fides adhi
benda ac p̄tē pducēte ad illū saltē effectū ad quē pduxit in nullo
releuare potest prout ex ipius pñso tenore clare p̄t̄z intuenti ac latius
dicetur suis loco z tpe oportunitis.

Exceptōes ḡiales p̄tra testes z eoz dicta.

XXXVIII

Rocū z eo noīe pcuratorio honorabilis viri N. tal' dīoc.
p̄testat z dicit q̄ si q̄ sint aut p̄tineant in q̄busdā pñsis atresta
nōibz siue depositions testimoniū p̄ pte sibi aduersa examinatorū q̄
facerēt seu q̄ quo mō facere possent p̄ parte sua z p̄ p̄tē aduersam illi
la in ea dūtaxat pte nō ipugnat neqz i dicta vel p̄sonas obijcere intē
dit q̄nimo approbat z ratificat ac in vim z p̄ modū tacite p̄fessionis
admittit quōs vō p̄ dicta pte aduersa eosd̄ testes pducēti ipi testes
z eoz dicta seu depositions z p̄ p̄tē suā facere videant̄ extūc̄ p̄ testes
z eoz depositions seu dicta citra iniuriā cuiusqz loq̄ndo excipit exci
piēdo dicit q̄ pñsi testes fuerūt z sūt aliq̄ eoz criminosi leues pau
peres sui z auctatē stādī in iudicio nō hñtes insensati furiosi z aliq̄
eoz fugitiui apostate excōicati banniti subornati corrupti infames
p̄tis p̄ quā pducti dicunt̄ inimici capitales z fuerūt z sūt i dictis suis
singulares z cōtrarij ac diuersis criminibz irretiti. ipozūqz testiū pñ
soz depositions siue dicta fuerūt z sunt falsa mēdosa iniq̄ calūniosa
sibi inuicē p̄traria ip̄tinētia mutua nec cām scīe bene describētia p̄fisi
era p̄ p̄sciētia depositions iniuriosa diffamatoria corrupta ac al's talia
q̄ eisdem pñsis depositionsibz z dictis in q̄stuz p̄ prem suam faciūt nul
la penitus fides adhibenda est neqz releuat p̄tēz pducēti in aliq̄ nec
p̄bant id ad qd̄ pbandum dicuntur induci velut ex eoz inspectōe
cuilibet diligēt̄ intuenti clarissime poterit liq̄re. put al's magis speci
fice suis loco z tpe dicet̄ z p̄t̄m p̄stat ex infrascriptis.

In p̄mis p̄tra p̄sonam B. zc.

Replicatiōes p̄tra exceptiones ex aduerso

das.

XXXIX