



UNIVERSITÄTS-
BIBLIOTHEK
PADERBORN

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

Katholische Kirche / Curia Romana

Hagenaw, 6. März 1503

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Appellatio a reiectione articulo[rum] p[er]tinen[tis] et denegatione
a[postol]o[rum] a diffinitua s[enten]tia

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lam p istas z istas pillā fortificando a vob dictaqz pñsa citatiōn ac
mādato actoto vō pñso pcessu zc.

Appellatio ab admissiōn illi^o de cui^o man^o
dato seu interesse nō pstitit. XVII.

I Jcet R. p. iure sit exploratū q nemo in iudicio pcurio z ali
eno noie ad agend z defendend z ad terminoz obfuarion
aut alias agend z defendend nisi pri^o z añ oia de sui pncip
palis mādato legitimo z sufficiēti aut ei^o interesse pstitierit aliq mō
veniat admittend^o. z ppretea cū de interesse aut syndicatu seu suffici
enti mādato cuiusdā d. B. in cā hmōi nullaten^o pster ipm nō debul
sentis aliq noie interueniēti ad agend vel defendendū in eadē admī
sisse. nec ad ei^o instān d. Ja. decanū zc. in cā hmōi pncipalē seu ei^o les
gimū pcurēm ad pcedend in cā z caus hmōi pñio scdo tertio citat
ri mādasse nec aliqten^o psumacē reputasse. pur nec de iure id fuissz
faciend. vos nibilo min^o sec^o agēdo eūdē d. Ja. seu ei^o ltimū pcura
torē ad pcedend pcediqz vidend i cā z caus hmōi pur de iure pñio z
scdo ad cuiusdā B. ipozunā instān citari mādasse z fecisse. z ipm d.
Ja. in pñio acetiā scdo vt dī pñsis termis hmōi psumacē reputasse.
z ad idē tertio citari mādasse dicemini licz nullit vt sperat z de facto
vīs zc sentiēs zc. ledi posse grauari. idcirco a dicta pñsa citatiōn z
mādato admissiōn z reputatiōn toto qz vō pñso pcessu dīsup quōs
libet habit^o zc.

Appellatio a reiectiōe articuloz ptineñ z
denegatiōe aploz a diffinitiva snia. XVIII.

I Jcet R. p. p pre R. p. zc. necnō ecclie z capituli N. tā pūm
cti qz diuissim dati sint z fuerint coram vobis nōnulli poss
nōes z articuli alieqz materie articulate ptineñ ac probati
seu probati releuan^o z sup eoz earūqz admissiōn debita corā vobis
facta instāntia z diligētia debuissent. ppretea eosdem easdemqz p
ut id petitiū extitit z postulatū ad pband admississe. z seu saltē eozuz
pcuratorē siue syndicū a dnegatiōn admissiōn i scrip^o appellati sup
a appellatiōn sua hmōi rñdissez aplos de iure debitos tradidisse z al
figisse. vos nibilo min^o secus agendo articulos z materias articula
tas hmōi saltem tacite repulisse. z super appellatiōn huiusmodi res
spondere z apostolos tradere denegasse z recusasse. z quod est gra
uius in causa huiusmodi conclusisse. z in ea post appellatiōnē hui
iusmodi vltorius pcessisse vīamqz pñsam diffinitivā sententiā in eas
dem pro ipō dñō B. asserto pshytero z in eius seu asserre sue prepo
siture fauorem z contra dictum dñm episcopū decanū z c. cōiun
ctim seu diuissim prulisse z pmulgasse in cā hmōi dicemini lz nullit

Appellationes varie diuersa

ut sperat & de facto vris honore & reuerencia & pmissioz oim nullitate
resp saluis. Scies igitur pcurator siue syndic & eoz noie dictoz. rē.
pces suas sup pmissis mltipliciter lesos & grauatos timentesq; pl^o le/
di possit grauari. Idcirco dicte pñse sine quā ex caus p̄dictis nullam
dicat nullitate salua. zsi sit aliq; iniustā & iniquā a vob dictozūq; ar/
ticoloz & materiaz articulataz nō admissioñ dnegatioñ tacitaz re/
pulsioñ pñsa & clusioñ a dicta vīa pñsa snia hmōi. alijsq; oibz & sin.
grauamibz ex pmissis & act; cause quolibet colligibilibz tā p̄iunctis
q; diuisim. totoq; vīo pñso p̄cessudsup p vos aut aliū quēpiā quō
libet habito atq; tacto ad Scīssimū rē.

Appellatio qñ auditor camere nitif pcede

re in actioni reali extimata ultra valorē. xv. floz sūmarie sine c̄minoz
subaliū obfuationē ac strepitu & figura iudicij.

XIX

Icet R. p. tā de iure q̄ de vsu more obfuationē & p̄suetudine
ltime p̄scrips ac a tāto tpe & p̄ tācū tpus cui^o inicit; siue h̄ij
boim memoria nō existit. inuolabilr & incōcūsse obfuationē
vstratū tencū & p̄dicatū i caus p̄phanis siue actōibz realibz v̄l p̄sona
libz ultra valorē. xv. floz. au. de camera extimata; & illū valorē exceden
p̄cessuz fuerit ac solit; erat & sit cū ipaz cāz ad lōgū cognitioñ ac cū
strepitu & figura iudicij ac terminoz subaliū i talibz fuari solitoz
obfuationē p̄cedi. & p̄pterea cū equ^o cui^o occasioñ siue sub q̄ i p̄nti
cā p̄cedit fuerit & sit lōge p̄ p̄tē aduersaz ultra valorē. xv. floz. p̄dicat; i/
mo ad cētū floz. auri de camera extimatus & ipe equū ad ei^o extima
tioñ vīez centū duc; boni auri & iusti p̄oderis petere & d̄sup experiri
videat. & p̄pterea in causa hmōi licz in forma & figura iudicij p̄cedi l̄/
belluzq; p̄t id petitū extitit offerri in cā ipa debuisset. nec aliq; des/
sup sūmar^o p̄cessus fuat^o fuisse neq; testes lite nō p̄test. recep; su
isse & examinari mādasse. h̄ tñ n̄ obitāt; vos R. p. d. auditor nō nul
las positioēs & articulos ad p̄tis aduerse ip̄ortunā instān recepisse
& ad p̄band admississe testesq; d̄sup recepissez examinari mādasse.
nec nō iuri cōi stilo & curie vīe obfuationē p̄sonā dñi U. de U. petitiōs
nē & requisitōez reiecisse & repulisse. & in cā hmōi sūmarie ac sine libel/
li oblatione l̄tisq; p̄restatioñ & alijs iur; substantialibz procedi sal;
tē tacite p̄nūciasse & mādasse. & ipm reū mltiplr lesisse & grauasse di
cemini licet nulliter vsperat & de facto. vris honore & reuerencia & p̄/
missioz oim nullitate sp saluis vnde pcurator & co noie p̄fati D. U.
p̄tis sue sentiens se p̄remq; suam p̄dicaz in p̄missis multipliciter le
sum & grauati. timentesq; in futuruz p vos plus ledi posse & grauari
vobis domino auditore dictozūq; p̄sioz articuloz receptionē & a
tatio testūq; admissioñ terminoz substantialiū & l̄tis p̄restatioñ. ac