



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

Appellatio a n[on] admissio[n]e exceptionu[m] [con]tra libellu[m]. xxvj

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

Appellatio a diffinitiva.

xxiiij

Quada p̄sa diffinitiva snia p vos R. p. d. L. rē. in q̄dā cā
 a q̄ corā vob inf̄ hōrabilē vīz d. n. d. n. canōicū ecclie B. reū et
 possessores ex vna z q̄sdā L. z P. assertos clericos actores
 aduersarios d̄ z sup canōicatu z p̄ben̄ eiusd ec. B. rebusq; alijs rē.
 p̄tib; ex alfa i p̄ria v̄ti p̄ndebat istān p̄ dicto L. z p̄ pfatū d. n. vt p̄n/
 dit̄ lata tāq; iniq; z iusta. toto q; v̄o. p̄cessu desup quōlib; habito z
 fco alijsq; guaminib; i z ex act; cāe h̄mōi colligibilib; p̄missoz oim
 nullitat; v̄isq; reuerētia gr̄a z honore sp̄ saluis. p̄cur̄ z eo nōie p̄fas
 n̄ d. n. p̄f̄ sue r̄a p̄iuncti q; diuissim ad S. i. ch̄io p. z d. n. d. n. diuina p̄
 uidētia papā n. eiusq; sedē aplicā in his scriptis rē.

Quando sentētia est nulla.

xxv.

Uaten^o dca v̄ia p̄sa snia aliq; dici mereat cū a snia nll'a ap
 q pellare necesse n̄ fuerit. neq; eā dez v̄iamq; p̄sas sniaz p̄ p̄n
 tē appellatē approbare itelligit. nisi ad id d̄ iure astringat p̄
 uocat z appellat ap̄fos tales q̄les de iure habere deberet p̄mo sc̄do
 tertio ac instānt̄ istānt̄ z instāntissime sibi dari penit̄arq; p̄cedi z des
 sup fieri publica documenta.

Saluo iure rē.

Et prestat rē.

Appellatō a nō admissiōi exceptioni p̄tra

libellū z exceptioni desup subsecus.

xxvi.

Icet R. p. honorabil viri dñi d. n. rē. i hac cā n. rē. p̄ q̄ndā
 l p̄sus libellū ex aduerso vt d̄z dat; rē. date fuerit nōnllē ex
 ceptiōes ip̄m p̄sus libellū eē ḡnalē p̄fusuz vacuū obscurū
 negatiuū in materia z forma peccān̄ in iure mime p̄cludēn̄ notorie
 on̄dēn̄ z penit̄ nullā actōez ip̄i D. aduersario actori in h̄mōi cā p̄pe
 reū sup his de q̄b; in p̄sō libello fit mētio p̄ pfatū n. notorie ostens
 deū. z put̄ hec etiā ex p̄sō libelli tenore colligūt̄ z ad oculū a parēt
 debuisse q; p̄terea dictas exceptiōes put̄ id petitiū fuerat z postu
 latū ad p̄band̄ admississe z eas nullaten^o saltē tacite repulisse neciō
 ip̄m d. n. etiā cessān̄ p̄missis nō p̄rumacē s; q; p̄cur̄ em apud acta cō
 stituit z q; on^o acceptauit neq; q; p̄rumacēz reputasse neq; ad r̄ndēn̄
 dco p̄sō libello cōpulisse. z nisi r̄nderit eo nō citato i sc̄pt; mime ex
 cōicasse. z nisi ad p̄mā r̄nderit p̄sas excōis sniaz incidisse nullaten^o
 d̄clarasse. nec l̄ras p̄sas d̄sup decreuisse. put̄ nec de iure fuerat faci
 end. vos nibilo min^o sec^o agēdo p̄missis z alijs de iure attendēdis
 mime p̄siderat; exceptioni h̄mōi saltē tacite repulisse. z dcm n. nā p̄ru
 macē ad r̄ndēn̄ ip̄i p̄sō libello litis p̄stend̄ z iurand̄ de calūnia
 cōpulisse. z nisi ad idem r̄nderit z licem cōtestatus fuerit in scriptis

§ 4

Appellationes varie diuersa

excōicasse z seu pñsam excōis sniam incidisse dclarasse z pñsas lras
decē dieb; nōdū elapsis put ad sui deuenit noticiā dcreuisse. aliasq;
ipm i pmissis lesisse z gūasse dicemini lz nullit̄ vt sperat̄ z de facto.
sentiēs igit̄ pcur̄ zc. gūari idcirco a vob; dicit̄q; exceptiōi r̄pulsioi
cōpulsioi pñse excōis declaratiōi z decreto totoq; v̄o pñso pcessu
desup p vob; z corā vob; bito q; atz facto oibusq; alijs zc.

Appellatio ab obseruationi terminoz pen-
dente dilacione.

XXVII

¶ **U**anq; R. p. appellatiōib; in hmōi causa a grauamib; in
eisdē exp̄ssis interpositis z pendeñ dilatiōe vestra si quā ha
buissetis pñsa iurisdic̄tio fuisset z esset suspensa. cū appella
tiōe pendēte nihil sit inuouand; vos nihilo min⁹ pmissis nō obsta
re aplis minime dat; sed terminū ad danduz z recipiend; apl̄os ad
huc pendēte inuouasse z ad vltiora pcessisse. z vos saltē tacite iudi
cē pñciāsse p̄tēq; aduersaz seu ei⁹ pcuratorē ad obfuaatōez terminū
ad dicēdū q̄ articulos admisisse z ad hmōi instā pcuratorē p̄ ad
uerse ad dicēdū q̄ pñsa pduct; citari mādassee fecisse. z ip̄s etiā ad pñ
sam obfuaatōez terminū admisisse. aliasq; eū multiplicē lesisse z gra
uasse dicemini licet nulliter vt sperat̄ z de facto vestris honore zc.
saluis. sentiēs igit̄ pcurator zc. grauari idcirco a vobis pñsaq; si
pñdi posset repositiōi necnō pñsa citatiōi mādato terminoz obf
uatiōi admissiōi. totoq; v̄o pñso pcessu zc. facto nō tñ recedēdo
ab alijs appellatiōib; in̄positis sed illas p istā z istā p illas fortificā
do. eisq; sit inherēdo ad Sanctissimū zc.

Appellatio a cōminatiōi excōicatiōis ap-
pellatiōis ob nō respōsiōi libelli.

XXVIII

¶ **U**anq; p. R. p. pte honorabilis viri d. B. zc. fuerint z sint
nōnulle exceptiōi z i iure releuā q̄ qñdam pñsum libellū
in hmōi causa p pte cuiusdam P. vt pñdit̄ oblatū dare q;
bus obsta z ver; ex̄tib; put vere sunt eisq; put petitiū extitit ad p
band; admisis z p̄mpra oblatio p̄batiōi recepta lis sup pñso hui
iustmōi libello nō veniebat. put venit p̄testāda. neq; dēs d. B. seu ei⁹
pcurator ad hmōi litē p̄testand; hmōi exceptiōi indiscussis z saltes
tacite repulsis. mime fuit cōpellēdus. nihilo min⁹ tñ vos R. p. B.
iudex z cōmissari⁹ p̄fat⁹ hmōi exceptiōi imo eisdē indiscussis z faci
te repulsis. z alijs de iure attendēdis mime attentis nō p̄siderat; p
curator; dicit d. B. ad litē super huiusmodi pñso libello contestand;.
eiq; r̄ndend; sub certis pñsis p̄ntis sentētijs z censuris compulisse.
imo qd̄ ampli⁹ est nisi eisdē hic ad p̄mā diē r̄nderit z litem desuper
p̄testatus fuerit in scriptis excōicasse. lrasq; pñsas desup; decreuisse