E Sequentur appellationes varies

E Appellatio a no admissione in possessionems

Im appellation remedium subsidiu oppresson a canonu conditoribus sit adire nti z nő folű ab illatis verű ettam inferendis z inferri cóminatis grauamini bus z iniurijs iura appellare pmittāt binc est o ego n pncipalis pncipaliter zē. Coza vobis notario publico tano publica z autentica giona actestibus bie pii tibus animo t intentione puocandi t appellandi aplofo petendi t recipiendi dico t ppono o licet alias Sanctifiums in tho pater tons nf tembi gram aplicam ad collatione pullom tegratiofe coccfferit z gram fecerit speciale. volens in cade q omibus ad victa collatione expectan un assecution canonicatus et oben dicte ecclie-n-p mortem deberé anserri. Let quand nup canonicată z pbeñ ecele-n-p morte quondă. B-ciulde ecele dum viueret canonici pbendati ef Rocu-z in pribus defuncti vacafi-vigore dicte gratie aplice expectatuie cu ptestation solita acceptauerum-negió venerabiles z circulpectos viros- 17.7.17. vebita cum infran requiferim- quis me ad possession victor canonicatus z pben sic vt pmittit vacan aucte aplica reciperent z admitto rent iplith oni. 11-2-11-tang inobedien filij me ad postestion victor canonicatus z pben rect pere a admittere recularut a benegarut-in anima; lua; periculu fedilo aplice atemptu ac meu ac iuris mei piudiciu z grauame-uno qo veterius est grauame grauamini adiicicites-quendaz Lecui in victis canonicatu et pben penitus nullu copetit nece copetit ius in victos canonicatu z poch intrusert.fructus redditus z puch siduministrari mandan ipecon intrusiom bmoi sic vt pmitne fibi factă rată z grată babuit, put babet de pfiti-pfatigo dfii-n-z-n-ac-n-intrusus se gre ac ceptationi z puisioni aplicas indebute oposuerut et oponut. fecerutos z faciut quominus gra acceptatio z puisio binoi ac indesecuta debitú cosequunt effectú-nece ego possessión pacificam victor canonicatus et pben aprebendere possum negs valco. Sentiens igitur me ex pmissis om nibus a fing in iure meo multiplicater lesum a grauatu-timeso in posteru occasion pmisor for tius ledi z grauari possea no admission necno intrusion z opposition oibus alijs z sing-ic-T Apellatio a monitron de dimuttendo possessionem-

The appellanoù remediù tèvolco t ppono q licet virtute gratie expectative mibi p San cultimi tèvacte t pecifiqui inde secutor prochiale eccliam. He pobiti quondă. Bevlimi ipsius ecclieeneoù virit possessione rectoris t possessione extra Ro-cu-t in pubus desuncti vacasi infra trus dediti acceptaverim t mibi de cade puideri obtinuerim-ac corgalem reale t actuale possessione eius de canonice adeptus suerim palam ac publice-ac ad me t nullú alis binoi prochi alis ecclia prinuerit atop pertinet-quidă tii. Seasserus clericus vigore quorundă pissor, pecssu quam siberă t expedită dimittere t enacuare sub penis t censuris acsententijs in dicus pisses pecssius cotentis moneri t requiri me fecit-licet nec dictus. Repence ad cius instan boc fecit aliop validă et efficace pabuerint facultate t prătem pinis faciendi i in grave piudicium damnu intu

riam atop obprobrium meum sentiens igitur zc.

Tapellatio a spoliatione beneficij.

III

Tim appellationis remediŭ zĉ-anuno z intentione puocandi z appellandi zĉ-dico q qua quanda mea vicaria ad altare. III-sita in ecclia-n-reale z corpalem eiuside vicarie intiug z ptineń ipsi possessione z institutation z pactuale bonozabiliŭ dio pocai z capi ecclie pdicte admissione z institutatione pmissa p plures dies z menses pactice pter id z absig eo q virga quoqua sup eade vicaria in indicio tractus seu desup impeditus aut couctus suerim possederim et possidea de pinti-infradicendis semp saluis-indiominus ti quida difi-n-et n-zĉ-eiuside ecclie canonici capitulares dece diedus put ad mea deuenit noticia nondu elapsis-quenda-n-elericii ex eoz talibus qualidus affection z practica sinistra midi in mea vicaria pdica nulliter z de sacto ac quantu in ipsis erat intrusum dederut-sim certo modo et soima atq de sacto admitten-no attenden vel fossita se ignorare simulan p eo q duo cande rem codem modo insolidu possidere no pritze-me-n-vicariu pnominatu p pmissa cotra deu z dem institica de sacto grauan iniurias no modicas inidi irrogan-a quidusquide grauaminidus z iniurije mich sic vi pmissi illatis z quolibet eozunde-neció a quolibet futuro grauamine quod midi inde cuene ret aut cuenire poterit ad Sanctissimu ze
Expellatio a reposition
III

aut cuenire poterit ad Sanctissimi ve C Appellatio a repositioni IIII

Jeet R.p. friuolis appellationibus no sit deferendu put nec etta iura deserunt nibilomi nus ad importus instass pus aduerse put a tribus diebus citra ad meam puent notica a Ja-aduersariu siue eius pissum peusem de 7 sup quada pissa appellation friuola p

cius pte vt pñdebať interpolita vt diciť repolultis liue detulistis licz indebite z iniuste z als mul liter-senties igiť me p diciá pñsam repositione grauatú timensem futurú plus grauari posse-ab eade pte sua a reposition z toto vfo pñso peessu ad-\$-0-n-0-p diuina puiden papá-n-eiuse sede apsicam in dis scriptis puoco z appello-z apso pmo sedo z tertio ac instanter instatus et instantissime midi dari peto
C Saluo iureze
C Et protestatur ze-

Tapellatio a diffinitua renocata dilatione. Icet. R.p. in bacca.n. pben bate z ad probandu admiffe fuiffent no nulle materie arti culate a teltes being pouch recepti a inrati p pte venerabilis viri oni. A. canonici ecclic n-bilanogs ad probandú bmói materias bata adbuc pendet z terminus ad egaminandú ipfos teifes ouraret a propterea vilation binos penden nibil debuiffet nece potuiffet de jure p paterni tate viam reucrenda unnovari- et plertum in piudiciu iplius vilation penden z pus cui ipla vila tio affignata erat-nibilominus afferit q ipfa vilation penden termino pdicto vuran pfata reue renda paternitas vfa ponus defacto qm de iure procedens ad inftan prouidi viri magiftri 30. er aduerso pricipalis dictă dilatione reuocauit-t testes salte tacite examinari probibuit- ac in că bmoi in fauoze ipsius Jo. t pra pratu omm. A. t Ja-respective diffinitua friam promulgavit li cet nulliter vel falte indebite z iniufte-quapropter procur et eo noie pro pte pfati oni. A. pdicti p tis sue senties se z prem sua prata ex reuocation z repulsion examination testin pissage snia poca enomiter grauatos v lesos timeatos in futur poste enomius grauari et ledi-ideo vfa reueren tia iureq oicedi oc mullitate ta oce pinfe finic qui renocation a repulfion pinfi processus policiorus femp faluis a vobis totiufq3 oce pinfe renocatois no admissione et finia oiffinitua alufq3 grana minibus er acris cae p noi colligibilib? tangm indebita et iniusta indebiteg et iniuste lata etfac ta-ad fanctifimu in tho prem et oum nem oum. Doinina proutdetia papa-n-ciufq3 fcam fede aplicam in bis scriptis prouocat et appellat-aplos pino scoo tercio sepe sepinime ac insta ter instatus et instatissime sibi noie quo supra vari et cocedi pent. T Saluo iure zc. Et protestatur ic. Tapellatio ab viteriou processu.

Jeet-IR-p-quedă păfa conuffio vobis super certis canonicatu et oben ecclie-b- abarienereox occasion ad instan cuiusda Joet cotra honorabile viru onim Joe ve dictifacta espatata fuert et sit nulla surrepticia et obsepticia ac cotra ea pro binos nullitatis surre ptőis et obseptőis declaration nonulle pertinétes relevantes et admissibiles exceptónes suerint oblate-quis no admissis aut etia no viscussis in caipa vigore prise comissionis minime procedi potuerit seu debuerit prout nec potest seu debet-nibilominus paternitas vra pmillis minime co siderati dictifes exceptoibus minume admissis sed penitus spretis ad viteriozes actus dicte pisse. comissiois prexu pressisse a predi madasse a decreusse muenif-se indice pretente tante princiando z ad viteriora, peedendo-licer nulliter z ve facto ac in victi Jo-fauoze mordinatii-pfatica oni Ja-grauame no modică riactură-ideireo peuf pfan oni Ja-reo noie sennes cunde o Jaexpmilis a poterea multiplicater fore granatu a lefum-timeatos in futuru fortius ledi posse-180 přa reueretia iurego vicendi ve nullitate vim z fing oz p vos in bmoi ca post vear exceptionus oblatione factor t babitor femp faluis a vobis ono. B. IR palacy aplicicar auditore victife no admission exceptionu z eaz repulsione copetentis indicis tacita priunciation aca toto vio philo peellu tand miqs r miustis miq r miuste factis ad . 5.0.11.0.10 papa sem sancage sede aplicam in his scriptis puocat a apellat-apellation nup interposite no renticiando sed cidem ponus adheredo aplos pmo sedo tercio sepe sepius instater instatius instansime ta sup priti em nup interpolita pdicta appellation libi noie quo lupra vari z coccdi petit-T Saluo iureze. (Et.ptestatie. Tapellano a repositione.

Jeet-Rep-fruolis appellationibus no sit descrendu put neciura deserut-nibilominus vos-Rep-ad importună instasi pus aduerse ptem ipam friuole appellante vt assertur re posiustis licet nulliter z de sacto ac indebite z insuste senties igif peus z co noie psat- de positis suc ppterea se grauată timense in suniț plus grauari posse-a dicta psisa repositoe z to to vio psiso peestu ad-Sid-nid-poinina puides papa sedin eius sede aplicam in dis scriptis puocat z appellat-z apsospmo sedo tercio z instater instatus z instatisme side desire de sur petit-

E Saluo iure zë. Et presta ë zë. E Apellatio a vissinitua lata in pma instasi. VIII Quadă vissinitua siia p vos. R.p. z.v.n. anditozë in că vt psi deba e coză vobis in pma instasi vertesi inter venerabile viru. v.p. vesensoze ex vna et quendă. B. assertu dencuz actoze de et sup prochiali poratus vulgariter nucupata sancti Ju.n. dio et eius occasione ptibus ex altera in sauoze dicti. B. z dtra desi. p. vt psi die lata tani ini z iniusa vsis do

CXII

noze t reucrétia faluis-ac a toto vão phío pecsiu eius nullitate falua-t peuf eo noie pfati ofii-pfentiens se t ptem sua ppterea grauat timens plus in suux grauari posse-ad-S-o-n-o-po of uina pudentia papa-n-eius sedé aplicam in disseriptis puocat t appellat- ac aplos pmo sedo tercio ac instatus t instatus t instatus tinstatus peut-

TAppellatio ab observervation terminor facta appellation pendente-Euerende pr licet penden appellation officia indicas percat fueritos alias, petena vro pñío pcessu in bac ca babito aluso grauaminibo túc expssis rite et legittie puocatú z ap pellatif volce pti appellanti termini iuris ad recipiendu aplos lup bmoi lua appellation affigna ueritis-quo termino p vos statuto voe aptis no resposo penden ptem in bac ca aduersas ad ter minu ad libellandu observatiom nunume admissife nece ad eus importuna instan peurem sive sindicii eozunde ofion ad respondendu eide piso libello litego vesup cotestano nullatenus cita ri madaffe.nec ad aliga actus iudiciales preffiffe fed ab omi viterion preffu merito abstinuisse debuissette de me fuiset estet faciend midlomin vos IR papellation pdicta penden ac granaminib' in cades expffis minune oifcuffis negs aplis defup datis ad viterioza processifie procurem fine findich victor vñor-n-ad libelland z pñfo libello rípodendú citari madaffe-z p tem aduerfa ad termino; bmoi observatiom admissse-ac alias ipsos onos nominpliciter lesisse et grauasse dicemini licet nulliter vt sperat z de sacto. vris bonoze et reuerentia ac pmisso point nullitate semp saluis. Senties procur sine sindicus victor vior.n. reo noic se r ptes suas prop ter pdicta grauat timensquin posteru plus grauari posse ideireo no recededo ab appellation in terpolita sed illi inberedo istaque illa villa pista fortificado a vobio vroque auditorio victifque pis fis atation a admission terminoruq observation ad servano admission totogs vio piso pro cessu desug p vos quolibet habito a 93 facto alusq3 grauaminib" exactis quolibet colligibilibus piúctim z diuisimad. S. in rão p. ze. in bis scriptis prouocatet appellat aplos ze. dari pent. nec tamen a paou appellatione per boc recedendo fed et firmter inberendo de quo protestatur a des fuper fieri petit instrumenta 20.

E Appellatio a denegatione dictor testin publication codusion e sententia. Jeet-R.p. petitu in ca bmoi postulati pro pre-o-Ab-pfisaz er aduerso vt pfidit factari attestationii pislozog testi publication put iuris ordo stiliga eqtas pluadet z victat fe affe-terminings ad vicendu cotra philam attemptatiom tellesqs philos ver phila victa procuris eiusde oni-Ald-prout instater pent et statuisse debuissers imm in suis iuribus ronibe z vefensionib' audiusse z ipm ad vefendendu ptem sua admissse za pissa comission z in pisso pucipali negocio pronucatonio merito abstinuisse a supsedisse voo nibilominuo secuo agendo. petitam phiap attestation ublication venegalie-terminugs ad vicendu cotra prout pentu ex tuit a postulatu statuere psigere a assignare etta dnegasse-a qo est amplio pmisso no obstañ in ca coclufille ac phlam diffinitiua finam fup canonicatu t pbenin ecche p quodanet ptra ifm ale adiudicatoria cu fructuu r expeñ codemnation pmulgaffe occemni licet nulliter vt sperat r o facto-vrishonore a reucretta a pmissor oim nullitate semp salue. Senties igit peur a co noic pre fati oni - 10- pris fue se victars prem sua p prissa multiplicater lesos z granatos-timensos plus le di posse a grauari ideire a vobis diense pisse publication terminica ad dicend atra fficion de negation philage comilhon a diffinitiva luia binoi cu inde lecutis totog vio philo peellu delup quolibet babitis ato facto-oibus alijs t fing-granaminibus ex pmissis t actis cae quolibet col ligibilibus ta piuctim of diulim ad. S. in xpo.p. zc. aplos tales quales zc.

Tapellatio a denegation resolution monitory τ ad no admission material ptinen datale. XI scet. R.p. p pte bonorabilis viri dii. A. date sint cae τ ronce quare phsum monitorus in ca bmoi p.p. p. ad importuna pus aduerse instantia vi dicit decreti im vim simplicate veniat citationis resoluendi. τ via regia pducendi τ psiso bmoi monitorio p. A. no parendi debuissettiq ppterea im psisum monitorio, put id petiti extitit in vim citatois resolues τ im dim. A. seu cius legitimu pcusem in suis iuribus ronibus exception τ desension audiusse τ importanti peciti madasse put id de iure faciendi susset vos nidiominus causis τ ronibus τ alies de iure attendendis minime pensatis resolutione bmoi facere designasse salies τ rones sist racite reiecisse τ repulsse τ quod est amplius grauame addedo grauamini cunde. A causis τ ronibus pdictis indiscussis ad docend se parusse psiso bmoi no resoluto monitorio τ ipsi. A cotra stili pisse excedis in psiso monitorio vi dicit cotente no pro inso citalse se citari madasse citas desensione q est in psiso monitorio vi dicit cotente no pro inso citalse se citari madasse citas desensione q est in psiso monitorio vi dicit cotente no pro inso citalse se citari madasse citas desensione q est in psiso monitorio vi dicit cotente no pro inso citalse se citari madasse citas desensione q est in psiso monitorio de concegasse alias que citari madasse citari desensione q est in psiso monitorio de concegasse alias que citari madasse citari desensione q est in psiso monitorio de concegasse alias que citari madasse citari de cit

Folio

tom multipliciter lesisse et grauasse vicemini licet nulliter vt speras toe sacto võis bonoze t renerentia ac omisso oim nullitate semp salus. Senties 1918 peus teo noie victi va sa se petemos sus poieta pomissa multipliciter lesos t grauatos timens pumposte plus ledi poste t grauati-idei co a vodis victarias car ration repulsion relection resolution pris monitori dinegation atation t mandat desension venegation toto a priso võo peessi eius nullitate salua vesug quolibet da biil t sacti-oidus a sign timigus grauaminibus ex omissõe actis cae quolibet colligibilibo taz puictim e vodis victarias ad Sancussimum un por ceaplos quolibet sa se quolibet colligibilibo taz puictim e vodis victarias ad victarias a victarias cae quolibet colligibilibo taz puictim e vodis victarias cae quolibet colligibilibo vodis victarias cae quolibet colligibilibo taz puictim e vodis victarias cae quolibet colligibilibo vodis victarias cae quolibet colligibilibo taz puictim e vodis victarias cae quolibet colligibilibo vodis victarias cae quolibet colligibilibo vodis victarias cae quolibet colligibilibo vodis victarias victa

Tapellatio ab admillion materian objectan receptione testin-Acet. R.p. pile z ex aduerfo fommate materie articulate vitimo in bac ca vi pildit bate z pauce-fint inadmiffibiles improbabiles rad phandu minime admittende ex zpeo quia cũ ipla materia lit mere objectiua post terminu ad articulandu z extra terminu pemptonu vari nequa prenit admittenda nec piñ teltes velup recipiedi z potifime lup materia colinetudi nis dispensandi că illegutimis in quo. L. pricipali in suplementă phation iuramentă p vos iudicialiter velatu ett preno reclamate sed psentien. z ideo sup materia ptraria ne ipe. T. redargu atur de purio nullatenus vent pars aduería audieda debuilletifq3,ppterea tpus ad pbandus minime admississe nec pissos testes vesup recepisse a examinari madasse vos nivilominus secus agendo dictas pissas materias obiectivas z positões cotrarias ad probano admissões pissos teltes velup recepiffe z examinari madaffe aliafq; ipm. T. pnapale mulupliciter lelifie z grauaf se dicemini licet nulliter vt speraë z de facto-vris bonoze z reuerentia ac pmissous osm nullitate femp saluis. Senties igit procut reo noie vicu. v. L. ptis sue se victaq3 ptem sua p pmissa multiplicater lesum r grauati tumensq5 plus ledi posse r grauati iderco a vobis vear pissa; mate rian phía admission acphion testin reception citation a mandatis totogs vio phío processi de sup quolibet babit atq3 facto oibusq3 aligs z singules grauaminibus ex actes cae bmoi quolibet colligibilibus tam contictim q vitulim ad Sanctiliunii zc-

Apellatio a reaction exception v proceifu indices sup phsa inrisdicto eiusde. XIII

3cet-18-p-pro pte boneste mulieris-18-nomulle exception ptinen admissibiles v probate relevant v p quas dare ostendis nulla vodis in că bimot iurisdictione copetere-vebius septista propterea eastă exception veluti relevant prout petită extint ad probandă admi sile-et cis obstan in că bimoi nullatenus processis se ception ista salte tacite repulisse vosqui u dicem copetente parisonniter praciasse v que est amplias-18-aut cius pcusem in qua seu quem nullă penitus iurisdictione ordinaria vel velegată babuistis aut babetis ad vocendă se paruisse abitis bris secutorialibus pimo sedo tercio vi pidat p vom 30-ve coca taliter qualiter ve cretis v cocessis v ptem adversam ad illov terminov observation admissis-alias pam viam 18-multipliciter gravasse v lesisse vicemini licet nulliter vi spera v voe facto viis bonore v reucre tra semp saluis. Pentiensigii pcus v co nomine ve vie-18-ve-ideire adictis pfiss repulsion punciation etation terminov observation vad observand admission totor vio pfis pecsiu viug quolibet ad pus adversemstant babit atop sacto obus alijs v singulis gravaminibus expre misso v actis cause quolibet colligibilibus tam coniunctim ve

I Appellatio a decreto remissios. XIIII

I Icet. R. p. remissio nequaçõist danda particul nisi pines suerint et phatil relevasis necesia articulas iam datis piuramentu cotraru recipiendi sinte a ad phandum admittendi sed potius repelledie debuisses posterea posos positios a articulos in cal bimoi noussime dat tam in pina instañ dat positios a articulas piuramentu cotrarios et repugnates a sup qua positios ex adverso sinte examinati a qua si instante comunis resistit dispositio nequaçõestra curiam ad phandu admissis necesimente destra curiam ad phandu admissis necesimente destra curiam ad phandu admissis positios positios a articulos princia a relevas salves e supra curiam ando costa extra social admissis positios a articulos princia a relevas salves e importuna instañ decreuisse dicennin licet nulliter at spera a pesa duerse importuna os mullitates sentis decennin licet nulliter at spera a pesa de pos adverse importuna os mullitates sentis siguis pentas a resultados destras de positios a decreuis positios positios positios positios destras de positios de missos de positios a decreto toto positios positios desupera e positios desupera e con positios positios positios positios positios desupera e con estas de positios desupera e con estas de positios desupera e con estas destras de positios destras destras destras destras de positios destras de positios de destras de positios destras de positios de positi

Tapellano a reiection exceptionu cotra libellu vatar z copultion ad rudendu eidem z cotestanoù luis acpsivion termini ad articulano ad eve XV acet R.p. sine action experiri volens z nulla penitus action seu ius agendi bus nequa en venat in iudicio audiedus liezetia iuris sit explosari q impriar actio in tribus casib?

CXIII

er.l.coz. Descenden valia glibet iniurian actio sine pretoria sit sine ciulis si actor p annu cotinuit tacuerit nec iniurian egerit pfifam iniuria z ius futi indulfiffe z remififfe cenfeat atos cotumeliae zp cosequens anno cotinuo elapso omnis actio bmoi z ius crinde agendi omnis ciuilis obie gatio perimateripo iuretollat raboleaterinfra annu no agens nece petes pactu de no petedo vel no agendo censeat fecisse nec possit in vim pacti extincta inturiar actio z pempta anno coto nuo refuscitari nec renasci-neca sup sic extincta iniuria pactione agens etias in vim pacti expressi etia de volutate z cofensu aduersary aligo posset seu deberet audinica no expacto sed ex contumelia miurian actio nascat z capiat exozdiu-z idcirco quenda-15.0e. IR.in ca bmoi aduersar su per pfilis inturije sup abus infra annu comutu a tpe quo sibi easde illatas z irrogatas pfidit no egit 22-expertus est nece vesup lis est cotestata infra annú núc post annú cotinuú lapsum agere z extúctă iplogi iure pemptam refusctare cotra iuris z comune voctor iniam conante no vebuis fetis de iure sup eisde pusses muris cu bus que inde secuta pudit aduersarius pusses danis aliq. tenus audiuffe nece exceptões reor fup boc verbo z un feriptis, ppositi republie nec peufes sine findică reox ad cotestano lite sup piso libello pisax iniuriax siue costatox vamnor metu excorcationis copulifie necaliqua excois pena cominatus fuife-fed ipi aduerfario fup pfifis miurije z vănis binoi nullă penitus audientiă babuiffe sed ab agedo repuliffe actionece extinctă abolitam r pempti princiaffe r vefup in pricipali ad vlicriora nullatenus peeffiffe feu peedi madaffe. z p pte reop datas exception verbo z in scriptis veluti legittumas z in iure fundatas ptinefice et releuan faltetacite repuliffer ad importuna ipfius Binftan peufem fine findicu ofiop occani z capli. T. reon ad respondendu piso libello sup piste murije z vanis cotra ipsos z p gte. 15. oblato liter velip cotestão metu excois copulisse exceptiões tã verbo o in scriptis positis va tis t oblatis repulifie et ptem aduersam ad litis cotestatoem admissife t ad eius importuna inftañ eide findico fine penfi terminu ad articulandu ad porto ftatuiffe a pfipiffe a ipfi fo fing pfi sa actione mortua abolita extincta z pempta z penitus de medio sublata actione sue us agedi copetere falte tacite, priciasse z in ca ad viteriora, predendu fore decreusse z madasse aliasue ip fum findică fiue peufem reop t ipos reos multipliciter in pmifis t circa ea grauasse vicemini licet nulliter zc. faluis. Senties igit peuf fine findicus victor, n. ledi poffe z granari ideirco a vo bis dictify pills commation copultion responsion ad agend admission audien cocession line p testation exceptionn repulsion prizion resuscitation pnunciation a madatis totog vio priso p cessu desup ze+ Tapellatio ab observatione termino pollation penden-

Ject-ik-p-apellatione toilation ad dandu t recipiendu aplos pstare officiu iudicis co quiescat-t apellationib' friuolis nec ius desertat nec sit a indice deserendu-t ppterea cu interiecta p pte diot decani teapli eccie-L-vitimo apellatio terminio ad recipiend aplos adduc pendeat-no deduisct-ik-p-d-A-in locu vim tpe abinte vie auditoi surrogatus ad viteriora in că binoi ad ptis aduerse importuii instas pessissis e alijs de sure attendedis minime psideratis dinoi pendes dilatios termio ad dand et recipiend aplos peur sure attendedis minime psideratis dinoi pendesi dilatios termio ad dand et recipiend aplos peur sure sindicus decapiono decani teapli ad declarand in că dinoi ad ptis aduerse importună instasi citari mandasse dicit teas sur excepti ad declarand in că dinoi ad ptis aduerse importună instasi citari mandasse dicit teas sur excepti ad declarand in că dinoi ad ptis aduerse importună instasi citari mandasse dicit teas sur excepti ad declarand in că dinoi ad ptis aduerse importună instasi citari mandasse dicita peur ze posse le citar pte aduersam faciăt sur facere videant tino alias aliter negalio mo repetedo tei inderen do-ac illă pistas tistas pillă fortifică do-a vodis dictas pista citation ac mădato ac toto vio pis so pecsiu ze.

La ppellatio ad admissioni illi de cuius mădato seu interesse pstatio de printi XVII

Ject. R. p. iure sit explorati q nemo in iudicio peufio z alieno noie ad agendű z vesen vendű z ad terminoz observanone aut alias agendű z vesendendű nisi pus z anie osa ve sui pneipalis mādato legitumo z sufficienti aut eius intereste costuent aliquo mó ve niat admittedus. z ppterea cű ve intereste aut sindicatu seu sufficient mādato cuius dá. v. A. in cá vende admitsseus pstet ipm nó vevisseus aliquo noie intervenien ad agendű vel vesendend in cade admissseus pstet ipm nó vevisseus aliquo noie intervenien ad agendű vel vesendend in cade admissseus pstet procedend procedend procedend procedend procedend procedend procedend in caze caus sono procedend proced

reputation totog vio pino processu vesup quolibet habitis 22.

TA pella io a reiection articulor ptinen a denegation aplor a diffinitiua finia. Cet. R.p.p.o pte. R.p.zenecno ecche z capituli.n.ta piùctim co diufim dati-fint z fue rint cota vobio nonulli position a articuli alieg materie articulate punch ac probati seu probati relenant a sup con earlies admission debita cora vobis facta instana a diligentia Debuifferis proprerea cosde casde prout id petitu extitit a postulatu ad pbano admissse seu falte con procurem fine findică a denegation admission in scriptis appellati find appellation fina bmoi respondisse et aplos de iure debitos tradidisse et assignasse vos nibilominus secus agedo articulos et materias articulatas bmoi falte tacite repuliffe-et super appellation bmoi respodere et aplos tradere venegaffe et recufalle et quod est granius in ca bmoi codusife et in ea post ap pellatione bmoi viterius processisse vramos prisam diffinitiua sniam in eade pro ipso-o- 6- affer to pbio et m eius seu afferte sue ppositure fauore et cotra dictu dim epm decanu re-pniuctim seu duulim protulisse et promulgasse in ca bmoi dicemini-licet nulliter vt speratur et de facto vris bo noice et reuerena et pmisson oim nullitate semp faluis. Sentiens igit procur siuc sindicus et con noie victon zc. ptes fuas fup pmillis multipliciter lefos et grauatos timenfos plus ledi et poffe z grauari-ideireo victe pife fine qua ex caufis pdietis nulla vie nullitate falua-z fi fit aliq miufta z iniqua a vobis victorios articulos et materias articulatas non admission venegation tacitas repulsion pisa coclusion a victa vra pisa inia binoi-alisso oibus et singulis grauaminibo ex p misse a actis cae quo libet colligibilibus ta piùctim & viusim-totocs vio priso pecsius vesup p vos aut alium quempia quolibet habito atos tacto ad Sanctifimu zc.

Tapellano qui auditor camere nint predere in action reali extimata vitra valore evoflor-funmarie fine termio p substantiali observation aestrepitu e figura indicii. XIX

Acet. IR. p. tā ve iure & ve viu moze z obieruātia z coluetudine legittie pieriptis ac a tan to the the the tanti this come inici fine cotrary boim memoria no existis inmolabiliter et incocusse observatu visitatu tentu z practicatu in causis pphanis siue actionibus realibe vel psonalibus vitra valoze. rv. flor-auri de camera extimati z illu valoze exceden pecsium fuerit ac solut erat a sit cũ ipay cây ad longũ cognition ac cũ strepitu a figura iudicii ac terminos sub stantialis in talibus servan solitor observation pccdi-z ppterca ci equus cur occasios sive sup quo in pfiti că cotendit fuerit z lit longe p ptem aduersam vltra valoris pv.flor pdict immo ad centum flor- auri de camera extimatus vipe equii ad eius extimatione vicz centii duc boni au ri z iusti ponderis petere z desup experiri videat. z ppterea in ca binoi licct in soma z figura iudicii, pcedi libellulop, put id petitii extitit offerri in ca ipa debuiffet nec alige defup fumarius pro cessus servatus fuesse neces testes liteno cotest-recept fuese z examinari madasse-bocto no obstati vos- R.p.o. auditor nonullas positiones z articos ad ptis aduerse importuna instasi recepisse rad pband admissse testes desup recepisse r examinari madasse necio juri comuni stilo rav rie vie observane consona oni. El ve. El petinone a regsinone reiecuse a repulisse a m ca emoi fummarie ac fine libelli oblatione litifo cotestation z alije iurl fubstantialibo pecdi salte tacite p nucialle a madalle a iom reu multiplicater lefille a granalle dicemini licet nulliter ot sperat a de facto vris bonoze a reverentia a pmissor oim nullitate semp saluis vnde pour a co noie psatio. The pris fue fentrés le premos sua policiam in pmisse multiplicater lesum z gravatu-timésos in fu tur p vos plus ledi posse z grauari a vob osio auditore victorico pisson articulon receptios ci tatio testings admission terminor substantialin a litis cotestation acalias de modo stilo a osue tudine servari solit omission petitioneq z ptestation rejection princiation totoq3 vio priso pro cessu coză vobis quolibet pmisso occasion babito atq3 facto-alusq3 grauaminibus ex pmiss t actes cae bmoi quolibet colligibilibus ta piùctim q diuisim ptiq3 sue illates seu inferri cominati ad. 5.in rpo.p. 7.o.n.o.n.o.uina puiden papa.n.culq3 fancta fede apticam in bis fenpns pro uocat z appellat-aplosq3 pmo scoo tercio ac instater instatus z instatistime sibi vari petit atq3 co C Saluo iureze. ccdi et desup fieri publica instrumenta.

Tapellatio ab excoicatione vbi auditor excoicauit peufem et

monitus no potuit vocere de mandato.

XX

3cet. R.p. bonozabilis vir dis. n. de. Ideniulda dii. n. in piila că seu ad ipsam que coză vobis inter deii. n. ex vna z quendă. B. de. n. asserus dericus de sup certo canonicatu z pbeñ eccile. n. rebusqua alijs in acus căe latius deduciis z expsis ecoziqua occasio îi in pma verii pă di instan nullă vnep mandată peurationis babuerit receperit seu viderat put p i îm. n. cozam vobis legittime dein z allegată sucrit. qqua ppterea i de. n. ad binoi pislum mandată exbibendus

CXIIII

z pducendu minime p vos fuerit aftringedus aut copellendus. z fi ipm coparuife coffiterit boe factii est more altor substitutor, peuror in curia-vel quia ad instantia aduersary ad id est requifitus dare etia ipfe ficut nec alius quifpia no potest qo no babet in cums ptate etia no est marin fuű vtp eű facta ratificet cőpellere-cű id fit volútatis et ad id cópelli nő possit-nec etiá ipe pot fa ctă tacite pmittere ad obligatione etia facti fuccedit îtereffe nec ipe boc malitiofe fecti neces facit que offica turare est paratus-sites etra pena ellius e falsus peuf pridit in ture explia vi pter illant under vel alius nó pót infligere-nec ad illú fit actúp ptem nec tali p ius ercóis pena infligif-vos. th . R.p. auditoz pfatus pmillis z alus d'iure attendendis minime attentis fecus acendo-quod đã phílum monutoziú penale lub certis phílis lententijs 7 cenluris cótra dem. 1A-ad bmói phílum. mandată exhibendă z pducendă ad bicti 6 feu ipfius verius afferti peufis infrantia bercuiffe ipmos n-moneri fecille ac pmillox occasion in scriptis excoicasse pisas excoicatorias ptra eunde etia decreusse ac iom publicasse seu publicari madasse dicemini-licet nulliter vt sperat ct de facto-vnde peur z co noie dicti-d-n-senties se ptemes sua pdicta p dicta multipliciter lesus et grauati-timentos plus ledi poste a grauari a vobis oño auditore dictifos pistis monition regsition excoication learnes decreto a counde publication oibus alus a singulis gravaminibus E Appellatio ab omission expen a fructuu peeptox. XXI er pmifis colligi possibilibus ze.

Jet. R.p. regulariter víctus víctozi fit in expeñ adenandus z poterea in că binoi.n. Al víctu z cui in binoi că.n. vi ex titulo ozdinario. b. b. de.n. iă p vos fententialiter canonifato lidde asparet in eade că víctu ipli. b. víctozi debusfetis căm phabile littigandi non bitem în expeñ tă coză diis Jo. D. p. 48. E vobis p pte ipli. Id. factl ac esă fructib ex spo binico peeptis că ad bificiă fint accessori adenaste vos nibilomin pinistis z alis de sure astedendis munune attetis. adenatione expeñ binoi tă coză pfato Jo. p. z vob p pte ipli. Id. facta z qui estă fructuă ex dicto pozatu peepto z adenatione omissile dicemini lici nulliter z de scovii peuse

z co nomie otati-o-lo-senties se ptecs sua pata p pmissa multipliciter ze

Tapellatio a no admillion articulo; et conclusion.

3cet. R.p. in bmoi că, p pte bonozabilis viri-n. dan sint nonulli position z articuli ex nomullis uirib? z imunitat în bmoi că, p ductis descenden boni pinen z admissibiles ac ve ri în sco exites duis pbatis plene ostaret ostareg posset de iure dicti. d.n. z no iure ptis aduer se în prochiali. Descrita ad eă de ă dic agif, ppterea vică a pluralitas succollector în cuitate et dio c. Betpe illo put pars aduersa pidit suit, ppter qu ueutrius sor dificia poterut sore fierua ta put în ipsis articulis pleni? est deductă debuissens pterea vos pe R. splos position z articulos sufficiere releua ad pdăd admissis put doc sepe z sepius petut suit vos tiep. Recă oni semp debita reueretia loquedo pmiss no attetis nec ostaeratis ad importună ptis aduerse instantiă cocul den z secă odude peten vt dici coculistis z p cocluso bre voluistis dictos position z articulos salte tacite repelledo licet de facto. Sentiens igif, peuf et eo nomine ze.

Tapellatio a no admillion exceptionu cotra comilionem. XXIII

Jeet-R-p-p pte bonorabilis viri-d-n-in ca pricipalis suis loco t tpe congruis sint t sue rint nonulli position t articuli p modu exceptionu-quar psideration t obsepticia nullaga ppterea vodis sudicadi ptas specialis attributa-put nec attribuibilis est-debussense positioes t articulos siue exception pdictas ptines bonos t admillibiles t veros in facto cosserva observa potatis clare offaret offarea potusset-de supradicti ad phano admisse put hoc petitu suit-vos phatis clare offaret offarea potusset-de supradicti ad phano admisse put hoc petitu suit-vos

thep-IR-cu omi vebita loquendo reuerentia pmillis no attentis fiue confideratis 20-

Appellatio a diffinitura.

AXIIII

Ouadă pii a diffinitura înia p vos. R.p.d. T.z.i.in quadă că ă coză vob inter de nozabi

le viră.d.n.de.n.canonică ecelie. B. reă z possessor vna et astă. L.z. P. assertos ele
ricos actores adisarios d z sup canoicatu z pbeñ eussă ecelie. d. reducța alijs z.e. ptho ex altera

in pma veru piidedat instan. p dec. L.z. ptra pfată. d.n.vt piidit lata tanți iniă z susta totoga

vro peessu desip quo libet dadito etseo alistoa grauaminid in z exactis căe dinoi colligibilidus

pmisso din nullitat vrista reuerctia gra z donoze semp saluis. peur et eo nomic pfat. d.n.ptis

success piicum și dinism ad. S. in xpo.p.z.d.n.d.n.d.n.d.u.n.a. puidentia papă.n.ciusa; scăm sedes,

apileam în bis scriptis z.e.

Le uando sentenția est nulla.

Taten' ocă vra pusa finia aliq ocu mereat că a finia nulla appellare necesse no fuerione co eande vram pusam iniam p putem appellante appobare intelligit uni ad id o inte astri gat puocat r appellat aplos tales gles de iure babere oberet pino scoo tercio ac instater instantius 7 instantissime sibi dari petit atq3 concedi 7 desig sieri publica documenta. C Saluo iure 26. CE protestatur 26.

Tapellario a no admission exception pera libella et exception vesup subsecuti-Jeet-IR-p-hono-viri-o-IA-ze-in hac ca-n-ze-ptra quenda pfilum libellu exaduerfo vt di cif dat zc. date fuerint nonulle exception ipm philim libellu effe generale cofulum vacuu obscuru negatuu in materia z forma peccan in ture minime coduden notorie ostenden z penitus nulla action ipsi. D-aduersario actou in bmoica copeten sup bijs de abus in pisso li bello fit mentio cotra prefatu.n.notorie oftenden. z prout becena ex pfifi libelli tenore colligunt ad oculu apparet. Debuisseusque propterea dictas exceptões prout id petitu fuerat a postulatum ad probano admissife z eas nullatenus salte tacte republic-nemo ipm-o-TA-etia cessas pmissis no ommace fed q procufem aput acta costunit t q onus acceptant nequais ommace reputalle nega ad riidendii oco piifo libello copuliffe z nifi respondent eo no citato in scriptis minime ex coicasse rust ad prima respoderit pusam ercois suiam incidisse nullaten declarasse neclfas pis fas defup decreuisse prout nec de iure fuerat faciendu-vos nibilominus fecus agendo pmissis et alijs de iure attendedis minime plideratis exception binoi falte tacite repulific. z deminino con tumace ad riidendii ipli piilo libello liti atestandii z inrandii oc caliinia copulisse. z nisi ad ides respondent et lité cotestatus fuerit in scriptis excoicasse-z seu pissam excois sniam incidisse decla raffe et pitfas lfas dece diebus nondu elaptis prout ad fut deueit noncia decreutife-aliafq ipfuz in pmissis lesisse z granasse dicemini licet nulluser ve sperat z de facto-sentieno igit procur ze-grad uari ideireo a vobis viculos exceptionu repulsion copulsion pisse excois veclaration z vecreto totogy vio piso processu velup p vos z cora vobis habito atqq facto oibusqq aligere-

Tanga ik p apellation b' in bmoi cá a gravaminibus in ciscé expsis interposit z pe desir dilation via si quá babussem púla iurisdictio susset z este suspensa en apellation pendete nibil si innovano vos nibilominus pinisse no obstas ac apis minime dans sed termi nus ad danda z recipienda apsos adduc pendes innovasse z ad viteriora pecsisse z vos saltes tacte udice pnúciasse princias penden seu cius peusem ad observation termina ad dicendus cotra articulos admisse z ad bmoi instas, peusem pris aduerso ad dicendu cotra pissa pouent citari mandasse sed se i pissa de pissam observation termina admissis en multiplica ter lesisse z gravasse dicenmini licet nulliter vi speras z de sacto vise bonore ressaluis sentiens iguando observation admissis contra pissa pouent repositio a gravas i deireo a vodis pissas si pissa posse reposition necho pissa entanos madato ter mino posservation admission toto propiso pessi reposition necho pissa entanos madato ter mino posservation admission toto propiso pessi reposition necho pissa entanos madato ter mino posservation admission toto propiso pessi reposition se si su recedendo ad alisa apella non bus interpositios sed illas pissa z ilta pillas soniscado essa si multiplica tempositio sed illas pissa pella tuon bus interpositios sed illas pissa pissa pissa posse su su su persona de su su persona de su persona de

Tapellatio a commation excoicationis apellatois ob no ristionem libelli. XXVIII

Clangs p. IR. p pte bono viri . 2. A. 2. c. fuerint \(\tau\) fint nonulle exception et in iure relevant ptra quenda pfilum libelli in bmoi ca p pte cuius da pont de dous ob stant \(\tau\) veris exitib put vere sunt ciss prout petiti exitit ad pont admiss \(\tau\) pmpta oblatio pontion recepta lis sup psiso bmoi libello no veniebat put verut ptestanda nece dice and seu cius peut ad bmoi lite ptestand bmoi exception indiscussis \(\tau\) faste tacte repulsis minime fiut ppelledus indisomme tit vos. R. p. B. index \(\tau\) comissar faste tacte repulsis minime fiut ppelledus indisomme tit vos. R. p. B. index \(\tau\) comissar for profice perison sucception imo esse in describe ad lite sup bmoi psiso libello ptestand cup ridendu sub certis psiso penis sententis \(\tau\) cos ad lite sup bmoi psiso libello ptestand cup ridendu sub certis psiso penisos sententis \(\tau\) cos ampli este sucception ad profice excoicas sucception ad position accus profice accus psisos describes profice excoicas sucception ad position accus perisos tractage repulsion necio copulsion ac psisos excoication \(\tau\) consistentis excoication reconomis psisos position accus profiles excoication accus profiles excoication reconomis psisos profiles excoication accus position pecession position accus position accus position quos libet babitis \(\tau\).

I Appellatio a repolition z terminoz observation comunis z bona. XXIX

Jeet Reverende pater pissa appellano pro parte adversa alias coram vobis in bmoi ca verteñ interposita susse z esse frustratoras ac eidem parti adverse propterea sussenten andi apostoli resutatori; nibilomínus paternitas vestra premissa z alias de interposita apostoli minime per vos vi creditur attennssoiciam partem adversam super cadê pissa appellatione sua vi diaë repositi z ad observatione termini ad articulandum admisse et ponorabile viru dim. Aspeusem ad dicend cotra articulos pissos ad certu pemptorus terminis

CXV

ettaffe aut citari madasse dicemi: quis indebite et mino inste ac de scó in piu dici e grauame sue vi pauf et eo noie paicti diu-A-senties se p pius se grauami et grauami de appellato pus interposita no recededo a vod dio auditore vioq3 auditoro de es pisse reposito e partis aduerse termi obfuato e alissa grauamidus exactis cause bimo i quomo le det colligibilidus in dis septis ad-S-ic Expellato a pessiu in pincipali que est grauamidus exactis cause di post grauamidus exactis cause di post pisse colligibilidus in dis septis ad-S-ic Expellato a pessiu in pincipali que est grauamidus exactis cause di post pisse colligibilidus in disse se actis cause di post pisse colligibilidus in disse se actis cause di post pisse colligibilidus in disse se actis cause di post pisse se actis cause di post pisse se actis cause di post post pisse se actis cause di post pisse se actis pisse se actis pisse pisse se actis pisse actis pisse actis pisse actis pisse se actis pisse actis

uamis articulus qui pus erat discutiendus Acet. IR. p. iuris sit explorati q anos in pricipali negocio pcedat granamis articis pumo et an omia fit viscunedus-fuentozals, p pte excellens pricipis z oni oni-L-comins-n-co. thoralis quoq3 et vomicelle-n-filie sue natural' a ltime ac al's ta, ptestatu qua apellatu ne indiscusso granamis articio in pricipali, pcederci-z imoi, ptestato, put inti plona p viam fucretia extitt ad missa aceti aduerse intimata va sup interiectis appellonibus p vos apli repositori, pcufi asidicto vati vassignati-vebuissetisqa, ppica admission bmoi pstitiste et pmasisse necepte aduersam a spositée bmot friuole appellate reposuisse nec etta ipam cade pte aduersam an articim grauamis oifcultiom ad pcededu in pulo pucipali nego admiliste ptestatões admission z reposition binoi sal tem tacite repulisse:prout id de iure fucrat faciend voe nibilomin' secus agedo admission binoi falte tacite fuocasse prega aduersam ad producedu in puso pricipali negoco an oiscussiom articu li grauamis admisisse: z a reposition binoi appellate esta repositisse ipamos ad obfuation termio rum ad libelladu iuradu ve caluma arneuladu vicedu ptra articulos necno ad pducedu oia etiam poste in pressum articuli grauamis z illius viscussiom indicatr psenserit: z in articio grauamis termios folitos p se obfuari admissse pter victi comitis nece ad bec successive citari madas fe a fecifie i pmop multipli dicemi grauaffe licz nulliter të faluis Beties igit peur a eo nomie dei ofit comitis pris fue ac-granari-ideireo no recededo ab appellonibus pus intpolitis: fa illis intere do ultaci p illas z illas p ista fornsicado a vob dão auditore: vroq auditorio deis pusto citation admission, ptestatois renocation reposition termiorus obfustion z ad obfusidu admission q tation z mandati:totog vestro ze

L'Appellato a peessu sup mullitate snie q trassuit in re indicata XXXI. Icet nup lite a ca cora-18.p.o.n.iter honorabile vix-o.g.de-n-rectoris prochial'icet v na z quosdant jo affertos dericos de z sup dea proteccia rebusos alus icoccasios pu bus ex altera in pma pêdeñ instañ-idê-g-p se v 5 vêm aduersarió vissinituá cú expeñ odenaño e reportauit sniam q nulla puocato e suspessa in re trassuit mo-v ppterea binoi re indicata vict aduerfarl obstañ z de qua in pissa emission vob exaduerso etpisdit pistata nulla fca est meto-z pp terea ipa pissa emissio fuerit a sit subrepricia a obreptic a sillius opteriu nulla vob sup pricipali sal të, predëdi sine cognoscëdi inrisdicto attributa fuent ena de rei indicate tacitumitate surreptionez obiectű z surreptőe-z ideirco de illa exceptőe piudiciali cű nő debeát ex lindus ouri lites-negz finis vniº litis alteriº deat effe initiu-debuilletilo pmo tan omia cognouisse neopea salte tacite re pulsa in pricipali ad termion subaliu obfuatoem pecsiisse seu peedi madasse nempte aduersam obstañ sibi re udicata in că bmoi in prapali nego admissse vos ti-R.p.pdicus z alijs diure at tendeno mime attetis secus agedo ocm-o-16-ad nonullos aco indicales psertim ad libelladum iuradu de calunia a articuladu citari fecisse pteqa aduersam ad con obsuatioca admissse-certaqa pinfa iura pti aduerfe receptife pretenfolog teftes ad iuradii admififfe aliafog ipin 65 acpte fua le fiffe rad vitioza i ca boi, peeffiffe vicemi iz nullit vt spat zë saluis, peut reo noie vet ste spei sue senties se prequina ver on audi ocisque exception spullion citi imiox obfustion testin reception admission totogy vio pisso, peessu etia in pinistis zeoz occasioe coza vob quoi iby bito atq3 fco ad Sa.

The life a collato plant fuccessor of the second part of the second partial and the second

城

Folio

aniõe vel gii pacifica r deta plitutus: r, ppterea banoi mea collo puisio r affecuto cuz ifi fecu as p venerabile onminifacre doin' hospital ord sci joisom moderni paupering rpi custode puetu einfde facre domus më ipfins ordis stabilimeta statuta psuetudies tobsuan pfirmari ro borari z approbari: z nullatenuo me no vocato no pfesso no puicto cassari reuocari seu anullari: nece alicui alteri de ipa potuit vel debuit veluti no vacañ fed p me recta teta z possessa puideri:ni bilominus pmisis no obstañ a occe diebus citra a no du clapsis: qo intare sum parat quo unda relatõe ad meñ veuentt auditu q pfatt mgf modernus z quetus quetum vel viutim me no pfel fo no puicto: factas mubi collation, pution affecution bmoi cu in fecutio pfirmare approbare z ra tificare dicerent denegalfe a reculaffe: a qo est deterius eade renocasse cassasse a anullasse: et de eade mea peoptoria cuida-n-afferto fratri z religiofo cuifde ord fimilir piúctim vel diuifim ptulif fe afferunt z puidiffe ipe em binoi pufe collation fine puison qui in co fuit fini pouise de coscie fum vaffenfum: v fe exiñ iactitaffe v iactitare: qo ius in v ad eade mea peeptoua fic vi pmittit mi bi rite collată z possessam: z put că de psiti possideo sibi apetat no formidauit: in ipsius anie peri culum menos pudicin nó modici vánú z graname. Seties igit ego andes 10. peeptor me p premissa multipir lesum z grauatu:timēsos plus ledi posse z grauari-idarco cozaz vob venerabili et circuspecto viro ono n tago plona egregia vobilo notario a testibus astanbus a pinbus ab boi pfirmatoe ratification a approbation denegation at preculation collation is purion a affecution mean bmot affert caffation revocat on a anullation: ipig fratri-n-fact pinks collation at quill of necho iactanon andicti offibus alijs a fingi granamibus cr punifis a con quolibet quolibet collicibilibus ad. S. in rão prêm 7 dim nêm dim-n-dina punden papa-n-eiulos feam fe-apo-in bis septis recurro reclamo puoco z appello aploses tales gles de mre here debeo pino sedo tho ac instater instatus z instansime si sit deos dare possit z valeat-aliogn a vob dão notario andic to testimoiales mibi pari peto z peedi: z besup peto sieri bocunita: subijcies me z singula mea bo na oimos mibi adberentiŭ adbereregs voletiŭ z debetiŭ tam mobilia ĝi imobilia seu se mouentia vbicuos exuna tunoni, prectoi vefentioi pfan vin nri pape euroz sedi aplice: unbibes nibilominus pfatis onis mgro z puetui ac ipli fratri-IP-onubulq3 alus z fingl fua quolibet intereffe putan:ne bmői appellatőe peden dcdd 3 me victága mea pceptoná villius possessión meaga v mibi adbere tium bona vel als quolibet inouare prefumat vel atteptare alioqu de atteptat binoi damnifiq ex peñ z interce poterea patiend z sustinedis soleniter, ptestor z expresse CEt protestatur T Saluo iurezo

L'Apellató pulcra a madato audi-ca-z excóicatone XXXIII Jeet. R.p. T.ve. L. vefensono noie in cabmói cu satisdatoe optuna vesperat admissus er infrascotis cais a ronibus no potueritis nega valueritis o iure a destilo palacij aplici ad alia fatifdatoem ppellere vi aftringere-tu quatifdato p feom madatu no bute volutati e z merefacultaris-tú que factú tertú, pmitti no pot sed est in facultate tertú interce in ca no baber an ve lit fatifdare vel no∙tú quia aut est fusficies z canoica p me facta fatifdato aut insufficies Si pumo admittat vt eatenus admiffus fum. Si scoo via ordinaria by vra. R.p. qtiis in z cu talibo fit peci dendű z agedű-tű qz atra inurl de quoptestat expsse dudű an somnat iniurl extorsión z dána g eun pficta-acpost reax eouigs tec fuit rerat put est de illax psonax nuero quas vite vilitas le gum facit obfuation indignas:til qe tpe pdeo admilit admittereq plucuit put admitt t fine bla nu z cucis patuit put patet eius libido z q vite fiut z est inhoneste z tenuis:tu qi post lius pt-no videt opponi polie excepto penfis-tu quipa nec fatifdedit z suspecta est-tu que post fatifdatiom. T. fe in ca bmoi no intromisit nisi p auditore ad instan pris aduerse cuocatus tu multis alijo cauf z ronibus exactis colligibilibo a fius loco atpe pponedis: a quas bic repetit a inferit papellatoe finepht puocation infification z phili babiti, peclius impugnation facilitiz quis, ple z ptead uerlam faciat sine quomo mo facere videant. 2 no als alt necalio mo de quo prestat. vos nichi lomin . IR.p.ad impozuñ pris aduerfe infrañ vem . Z.ad videdu fe in feptis excotcari-lrafqz ve cerni licz nó monitti ex z p eo g alia det cautóem seu sufficien' satisdedit citari madasse: et nisi ad pmā vie turidicā boc fecerit in septis excoicasse vicemi: 13 alia a vata post saciā vebitā viligētiā va renegret in fco gonullit t vt sperat de fco zo salus. Sones igit iple. T. scu el pour t co noic se p pmilla multiplir lesum zë granari-ideireo a vob diensq pfisis madans citation excoreanon sue alli commanon epullion totogs pino peellu p vos oclup habitis quolibet colligibilib ta einci op duilim ad. S. in xpo prem a dim nêm. d. Lalix. dina, puiden papa modernu-ciusque sede aplică in his schiis puocat et appellat-aplosqui ties ques de iure bre deat pmo sco tertio instant iliatio austansime sibi p vos dari pent z pcediect desup sier publica documeraToet-Repetlatő a fnía sup púsis attépt in pma instan lati XXXIII

Jeet-Repetlatő a fnía sup púsis attépt in pma instan lati XXXIII

Jeet-Repetlatő a fnía sup púsis attépt in pma instan lati XXXIII

bzozúgz ac innú z ptiú oim ciusáe rite z canóice ac ex insto z canóico titulo fur

secur necin er affecutóe aliga attéptament z inomament et proprea er possessio p viaz a

neögz péit attéptáda-sueritoz ettá vob erfosse pat un mádat vt attéto or nó pe jure amedi

neque veit atteptada-fueritqs etia vob explle dati in madati vt atteto q no de iure amedei farii z bono iure oficio vob offaret prout ex actis offat rejectis piffis atteptati i pricipali proce retis-vebuilletilas proprea eo q bmoi verificata fuit amillio pfila atteprata reiecifie: t in pricipa li z petitono processis vos nibilominº. IR.p. auditor punssis z alijs de iure merito attendendis mime attetis affecution possession bimoi p via atteptati cassasse l'rasque executoriales pro code ono io-peessas că in secutis po prisam appellatiom a finia binoi pro pte vei amedei vi pridif intpositam fili atteptator via cassasse irritasse a anullasse acipm 10-a possessión dicte perptorie iurifica a prin oim cuifde peeption amouisse:nechó pfatú amedeu in z ad assert corpale reale z actuale possessi. om peeptorie bmot mebron uring apmi oim einsde induxisse innssser in affertis time a statu in qbus a tpe late înie diffinitue ac afferte interpolitois piile appellonis binoi erat reflituifle au repoluisse: acióm jo un expeñ z fructibus peoptis vía púla sua sidue ordinatos edemnasse: z siletius fup pmuffis impolutfie: 13 mulliter vt sperat z de fco: vii, pcur z eo noie dich dii jo ptis sue senties fere grauari a vob oño auditore vestroos auditorio dictor pisson atteptator repulsion e in pincipali seu petitorio peessus venegation: philag vestra sniabmoi omibusq alus a singi grauamib" er pmilis z actis căe bmoi quolibet colligibilibus tă piúctim quolim iplop oim nullitates ve strife bonoze v reueretia semp salus ad Sacusimu ze

Tapellató a mádati traxation expeñ auditoris camere

XXXV

Icet IR p. bac in cá púle indition pédeñ termio ad vádú aplos cu3 a púla finia p.v.p.vt

of 5 vím A lati fuillet infra tps vebitú puocatú t appellatú: t ppterea p vím officiú ve

iure pelecere vebuit: cú bmói negociú etiá p velatóem appellation ad fupioré fuilly veno

lutú vos aút IR p. p. pinistis t alijs ve iure attédédis p vos vt credit mime attétis vein pendú t audien v púlis expeñ in bac cá p pte cuiuldá. A ve E alieret le peurem fiscale fact p.p.

v. taxari t moderari citari inádalle alialaz veín v. A multiplicit grauaste t lesisse vicemi: la nullit

ze senties igit veus vím A se ze grauari: ideire a vob vím auditore pato pon appellatóe sp in be

rendo púsis citation mádato expeñas taxation alissa grauamibus in t ex actis cáe quosibs collu
gibilibus: pinissorum tú vím nullitate vrisa gra t vonore saluis peurator t eo nomie peuratoro

vicu viii-A·leu ipemet vo·A·ad Sactiffimum ze

Saluo iureaddedi Ext. ptestat. Appellato a no admission exception 3

ppisam amission executoralem za occreto carudem XXXVI

XXVI

Jeet-R.p. in bac că Lameracen mrimoiali o pullam omilione perfact fuillent date no nulle exception ptinen treleuan illifa, pbati t că bmoi pule înic p adă Onlia vi pudit o strenue milite. El de L. lati o mrimoniu dus interipam de quedam 10 put apud acta costat lati nună executoni de iure sunt demădate no deduisteis poterea in vim puse bmoi omilionis surrepticie t odiepticie extorte pusas sinias exequi t executoi demădasse puse punt apud acta costat lati nună executori demădasse punt expentitat conditionis surrepticie to divertită ad posădu admissi sed siectis tralis caus a iure resultan pusas sinias bei executor demădasse repen si las specutoriales desup decreuiste dicemi: la nulliter vi sperat et de scoutor demădasse comi la grauari decirco a vod dictis exceptonă reiection t no admissi e necho expentaration execution pusas siniar la surre resultan pullis enemo expentaration execution pusar linăr linăr la surre punt admissi de de contra de de contra de con

E Appellaçõa lia fup defertõe

XXXVIII

Folio

p.pñfa fnia p.n.coauditoze vrm iu bac că.n.in fauoze ptis aduerfe z ptra bono are vizz ofim. Doe t sup ië ve pridit lata fuerte t sit nulla nullus roboris vel momé seritos a fit ab eode ex supabudan cautela infra tos debitu rite a ltime, puocatu et ap bebita viligeria pfecutois appellonis facta-fepers z fepius p pte pfati vii-lb- pteffatus datos petitu p vos fup nullitate ipfius prife fnie cam ipfius expediri: zno fup veferione, p sebere ex eo maxime q no p parem oni lo nec pipmo lo ftett quo minus bmoi ca in cué n in quẽ phía inia ipli? viù :n+aliqua vici mereret expedita fuit:cũ chã vos+R-p+bmôi caulam va infra fatale getia vituma die fatal'inter coauditores vros policifis a roem fecifis: ac petita pa ternitate yra bmoi cae expedito qo la factuno fit imputari no potuit nego obuit appellatier co q nullu impedimetu ipe vedit; put ve boc soleniter prestatu fuit: ve quo apud acta ostat. z ppterea vos. R.p. nó debuillens appellatóem, p pte dien dúi. Id. a dea pula luia iplius dúi. n. coauditous vestri vi pmittit interposită fuisse zee vesertă seu vesertois vicio subiacuisse: z victă pisam z nliaz fniam in re indicată trăfinisse princiasse rubilominus vos. Stoictă appellatoem finste desertam ze trafiuisse, princiasse: aliaso ipm o bomultiplir lesisse : Seties igit ze grauari: idarco no tin p boc ab appellatõe als, p pte fua infiecta recededo: fed eas quis p dicta pte fua faciat repetendo aceis inberedo-acillas pilta z ista pillas fortificado z roborado-de quo presta a vob-iR-p-d-jo-f-au vitore pfato vestrace psifa snia sine ordinatoe bmoi etia si vissininua suerir seu vici possittace inic et iniusta eus nullutate vestrisq320.ad Sactissimu 20.aplos20

Apellató ab admiliõe ad obscruatió termino XXXIX

Jeet-Rep in bac că ze p peed ja fiullent dat o pulam ex aduerlo extortă omission non nulle exception princă o releua i ac ipaș pulam omissione penitus eliden o encuates ac in esta prestată quilis no discusii o nequaga ad viteriora peederet obsepticie omission abstinus se requaga ad importună prio aduerse instan exco qua omis de iuridiction iudicis disceptă distine peessus ruat o pres inutilibe experi iudiuană ad viteriora peessis ruat or pres inutilibe experi iudiuană ad viteriora peessis or prestation obstă ad viteriora pressis pressus de surrepticie or obsepticie omission exception no discussion opticalia or prestation obstă ad viteriora pressis pressus de surrepticie or obsepticie omission exception no discussion obstă ad viteriora pressis persua de surrepticie or obsepticie omission exception no discussion exception obstă ad viteriora pressis persua de surrepticie or obsepticie omission exception of discussion exception or prestation receisso ad aduerso ad obsuas termio admission esta salte tacite dict exception or prestation receisso ad obsuas termio pressis peus or prestation receisso or prestation or prestation or prestation receisso or prestation receisso or prestation or prest

T Appellato a finia z repulsion protestation Eucréde p - quis a finia nulla nó fit opus appellare: tri in casum z cuetu in que seu qs con staret seu ostare posset aliquo mo anda pissam sniam pissa apellation ad cautela:necno deputator ad indrendu de expedition druda frar aplicar necno obliganõe in camera in fauote cumida 🎉 b 🛪 S ponozabile viz 🗗 🗗 vt pholif lati fuille feu diei mereri aliam: extue iplius th nullitate semp salua; tú q22ê ex acris ostat-sê fuisse a cê ligatú maioris excois snía; a ideo prisa ab folutó ad cautelá ve ture peteu fuit z erat venegada: tú ettá q2 fuerút hmót fnie ob nó paritónem rei iudicate lat]• tu etiã qu ordine iurio ac forma tã a iure os a púla o millioú •p•v•oati ptermillio•tu etia, ptestation de no pcededo ptextu bmoi puse amissos ad amcuaz pusam absolution nec de putation eius vigore nuli pinitus z an omia plenarie fuillet rei iudicate paritu: cui paritu non fuit necesteg extic a nó antea termino ad impugnand phism amissione q fuit a erat a est nulla surre pticia obsepticia furrepticiega z obsepticie tacita ventate z expssa falsitate p inabile irregularea et infame notoxie in bis canoicatu z pben put apo aci oftat: ius no baben atra th miuria alicom. nino pairi, ptestăti airref totalitaz spieta z no admissa sz repulsa salte taate tü enă alijs căis z ra tioibus a ture recactis notone refultañ: nó potuffet nece debuffetis pfifam fniam abfolution r deputation sub illa prison verbon forma tulisse nega promulgalie vos tri. R.p. pmissis ralis mi nime p vos vt credit attetis: tir glit imo nulliter vt spat z de fco procededo: pfisam sniam bmói p qua ipm. E. mime rei iudicate parito ad cautela absoluisse z nonlios pro inclinon ocaz Ifarii ct obligation oputalle-alialogips o. 16. multipir lefiffe z grauaffe vicemi: 300 fco. Senensigit ze grauari idcirco a vob-o-n-audit pfato bmoigs pfila finia ac protestation fpulsion enusde pfile finie oimaz alion in fecutor to vos actor agedor nullitate: vrifaz gra t bouoze faluis ad Sactific

Eucrède pe la alseperebonorabil virien instant quality infra certi tic expssum iminus subseccionis pena eidem Louas tasseas argenteas ad eundem Estunc pertinen

CXVII

quasipe ptic occupabat toccupat depiti exhiberet monuerit t madaueriti. no partioem monition z madati binoi excorcatus declaratus z vt talis publice deng.p.v.eunde. D.taffcas ipas fibi p quoda le tuc cumida jo. t. D. piftons vrote ci r certa pecunia impignozatas fiuffe-acipam-te-in illaz occenali poffeffioe extitiffe mi allegate ables eo q allegata bmon pharet ab eade excois finia cum reincidetia epumu o onm taffear ad fe spectare of absoluere or quis p pte eiusde III nonulli testes fidedigni a oum bmoi taffeas ad fe spectare poucti admissi viurati fuerint ac p pte victi viii- Pipetitu as antedictas, p cozude testiu dariozi, phatoe: que ex ocar tassear inspectione elucesceret notarlo cause fore exhibend: th vece victus nodu clapsis p.v.quali sibi via phandi vim hmoi pdudedo taffeis ipfis ad manus notarij cae, p testiŭ binoi examine mime exhibitis: testibus binoi no exami natistair quair imo nulliter z de fco vt sperat, pcededo:nulla ipfi ono. IA-actoem occasioe tassea rum earudem ətra iğm. L. dedaraffe. z püfam viam abfolutona finiam defup tuliffe z pnunciaffe feu pmulgaffe aliafo iom omm in multiplir lefiffe z grauaffe dicemi: quis nulliter vi iperat et de facto:vnde ide ons. IA. senties ex bis z alijs grauamibus ex pmiss colligibilibus indebite se gra uatu-timelos imposter plus ledi z grauari posse:ideo vob. R.p.o.jo.auditoze camere pfato. vris of tacita, phation repulsion inflicicos denegato e pisso declaration a snia: aligios granamibus i et ex actibus quolibet colligibilibus pmillor oim nullitate veftrife zë

T Apellato a cassato e dedaratois ob non paritionem XLII+ erecutorialium facta

Jett R.p. ddan Den afferus clericus aduerfarius fuerit budu ex zp co q fris executorialibus fine peeffibus furroganon pen fine intrufum z intrudedu: ad inftan venera bilis viri oni. 10. 18 custod no occretis recentor pere puacter recusaut canoice r lime excoica nonis friam incurriffe declarants. z vi talis publice denuciants z ppfea vos-iR-p- debuffeti boi peniiciatóem reculatie a ánullatie nec p voó n aligm friam tulitie a m expeñ adenatie vos tir R populita mime p vos vi credit attetis andá p voó n púlam viám friam tulitie voctigo v la i ex pen adenafie ac als multiplir grauafie a lefiffe dicemi: la nulliter ve sperat a de facto. Seties igit zc. atop grauari ideirco a vob. IR.p. vestroquanditorio acocis pissis cassation renocatoe expesico. ocunnarõe: necno piifa finia bimõi viroco vio piifo, peesiu zë

TApellato a renocatoe r resoluto e monitorii penalis Clauis-IR-p-vra reucreda paternitas oudu, phonozabili viro oño-16-de-n-ppetuo vica no ad altare zë eade vicaria z illius possessõe acfructibo p queda jo affertu dericum ad uerlariñ temere z defcó ex practica z subordinatone venerabiliñ viron dñon 10. de. S. decani canecon a capit eccie S. spoliato vigore pmissois specialis desup-e-p-v-facte a pittate: monitorium penale iux tenore eiufdem omificones in cuetu citatoriu ex legutimis caufis: maxime qui de decanus canonici a caplin pfatu. 6 pluries vicarie possessione a fructibus p plures intrusos suc cessive ptra veum z insticiă spoliari pcurarut; quoz vuos penas snias z cesuras in pcessu executotiali z monitorio ptenti incidiffe bedaraftis put be boc q tam capfin vnu q becanus alios intruserut: z illis de fructibus ruden madarut penas in litis executorialibus monitorio z indibinoe stenti incurredo rite a ltime decreuit-necillud etia statibus cais in eade pmission expsis an ciusde monitorij paritoem ptra volutatem z psensum victi B.spolian renocare vebuern: aut in vim sim plicis citatous refolui nist de facto-indilominus nodu-rediebus elapsis ad dei B. spoliati deueit noticia-quis coram - R.p. prefato - B. in artibus p vebita dicti monitorij crecutoc exite a laboran ipo no vocato nego defenso nego victo: 13 in ptibus ltime impedito-necocis cauf in oca pmissioni preti cessañ, pcessum p audiena pdictar ad ocor becant r capit r canóicor unportuna instañ istituisse z cisde decreuisse-necho pfatu monitonu salte tacte renocasse seu in vim simplic citatois re foluisse: cu de narrati in pmissõe exactis oftet a aplius eu granado à ad cosde decanum a capim ables cozude aligli paritoe renocalle z tade colde ab instan indicii in singi cauf por pos coldent ad oci-o-15-spoliati instati pmista priam in septis lata sniam absolutse vicemi:13 ve sco eozunde oim a fing nullitatibo faluis Seties igit peur ze necho pedici philo renocation refolution peeffu E Sequunt termini Rote

Rimo pfentat commissio oño auditori vel indici z commissario-z Deinde servant termini infrascripti per ordinem Tan cauf nullitans fine vel perflus feu actus indicialis voi offat exciso act o nullitate. Ad vicendum ptra comissione ad pmam viem

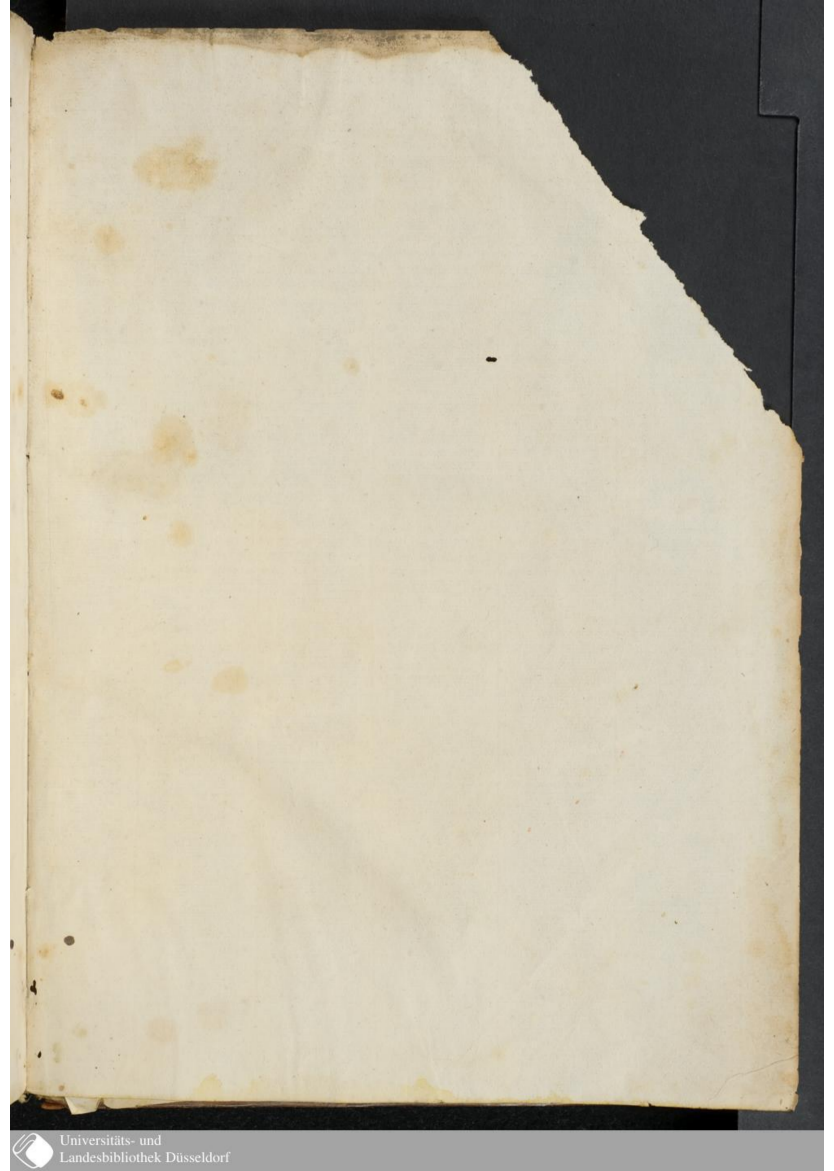
Ad vicedu 3 vitio, pducta-f-3, pcessum vi'alu actu indiciale ve e nullitate agif ad pmam viente

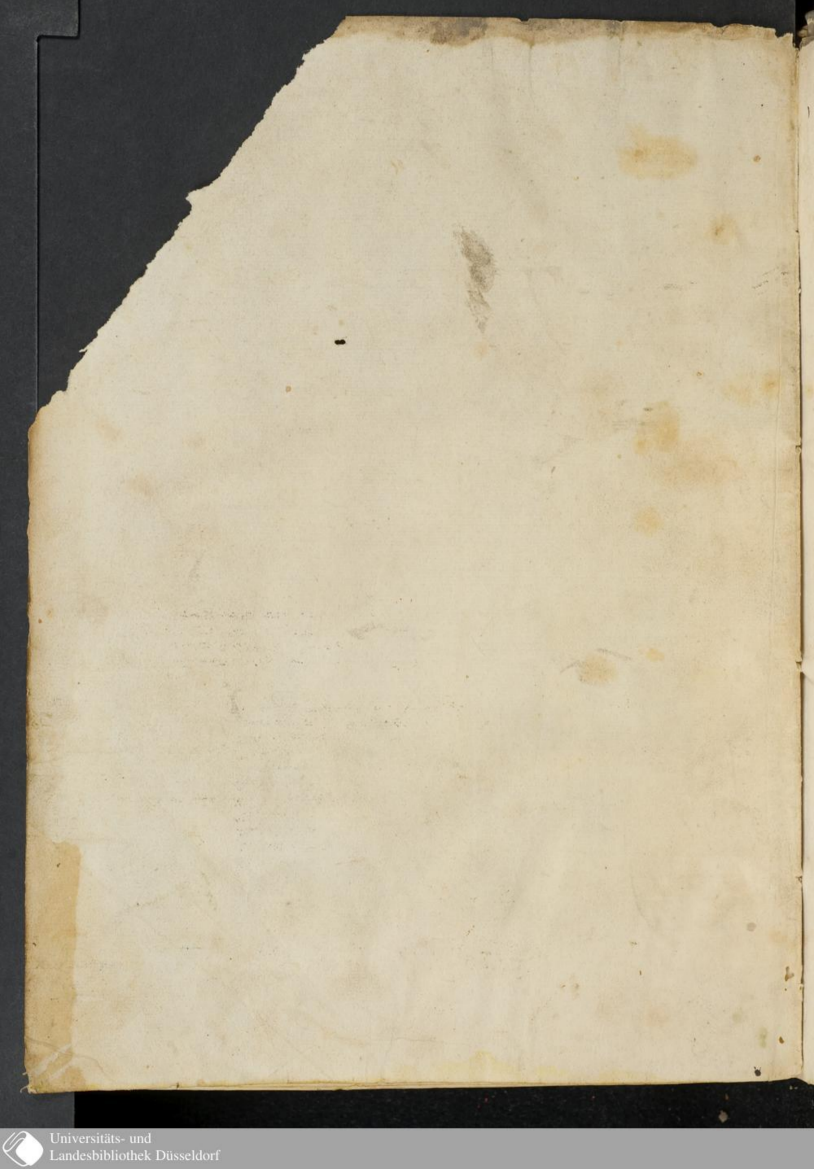
absolunce a snia-oibus alusic

TIn causis grauaminum in qualibet instantia missione ad pmā viem Ad vicedu otra appellatioem ad omam viem nadum z iustificandum ad omam viem rmis scruatis pot pars citari ad statum ad videdu inbiberi coauditori. cauf ocsertion appellation vel in pecsiup reo ad biidu sniam absolutoria ab instafi judi Ad vocedu ve viligetia edû 5 pmissione ad joiê ci obfuation terminozum ation appellation pmo z p pmo ad-1-viem Adide sco zp scoa vilatoe ad pmam vies. diderno z pritia vilatõe ad jedie Ad ide grto z p grta vilatõe z ex supabudati aliogn zead je In facto remission ad ptes in qualibet instan occernede Ad vicedu 5 pmillione ad pma vie Ad videda occerni remissionem ad statim Ad proedadu veloco r loco loci r iudice ad flatim Ad vandu interrogatoria ad bodie z cras Ad videdű includi articulos ad statim Ad videdum iurare pozitozem ad statim. I In facto apullozie spalis cu pfirioe termini ad pres Ad audiedu vecerni ppulsoria ad statim Ad prozedadu veloco z loco loci z iudice ad statim. Tin notozijs factis rebus z caufis feu cafibus vel crimibus Ad vicedu otra omissione ad pmā vie Ad vicedu otra articulos quos no opter admitti nec pbari quotorij-ficut in cauf atteptator refitution ad pmam viem Houe reformation ve terminor substatialis obfuatoe abartini pape quti Dido terminor substâtialiù z obsuâtia corude iur stilu sacri palacij câr aplici observari solitoru Et pmo in caufis bifficialibus CIn pma instantia. Ad vicedum corra comissione ad pma vicm Ad libelladum ad pma viem. Ad articuladum ad ouodecima viem Ad vicedum pra articulos ad scoam viez Ad pducedum oma ad scom viem Ad vicedum ptra pducta ad scoam viem Ad ocdarádum ad omá oiem Ad juradů ve calinia ad pma viem T Des ult termi primo loco politi funt de luba indicij ergo omillio alic' eog reddit pcessus nullum eoipo: sed alion termion omissio no viciat peessum: ou ti maliciose fi fiat 13 ca pringente-TIn scoa instan oes timi policti fuant ad pma vie:excepto timio ad articuladu of fuat ad oct vie I In terna instantide termi fuant etia ad pma vie: excepto voo fmio adartici d fuat ad vi vie T Dido termion substanaliu in cauf pobania in thilu palacii aptici Ad vicedű ptra pmillione ad pmā viem Ad libelladum ad octavam viem-Ad rhdedii libello lite ptestadu z de calunia iuradu ad pma-z redrit q quatuoz vicibus citet ps Primo simplir. Scoo ad pma viem. Terrio ad ide sub excorcatoms pena. Quarto ad ide ex sup. abundati-aliogn ad videndu se veclarari semp ad pmam viem-Ad vicedum otra articulos ad scoam viem Ad articuladu ad antadecima viem Md pducendű omia ad scoam oie Ad vicedu ptra pducta ad fecudam viem. Ad veclaradu v ad mradu ve calunia ad pma vie Ad vicedu p veclaratões ad pma fi veclaratiões vant fco vin septis-seco si verbo mi cu repention act v no est substâtial's accidetal termino T In secuda instan in pobanis. Ad vicedu ptra pmillione ad pmā vie iuridicā Ad libellandum ad pmam viem Ad vicedu otra articlos ad pmam viem Ad vicedu o pducta ad pmam vies Ad vicedu o veclaratões ad pma vie si vant veclaratões Ad articuladu ad octivie Ad pducedű omia ad pmant viem Ad veclaradu z iuradu ve calunia I In terna instañ oes termi servant ad pma vie iuridica: pterma darticuladu d fuat ad vivoiez TiRota q qñ vna snia absolutoria lata est, p reo z oue snie, p actore: z causa appellatónia omutif tunc servant termini sicut in tertia instantia Formulariu Aduocator a Procuratoru Romane curie a Regij parlea menti:practică ostendes em jura comunia:eractissima viligetia impsium Bafylce Anno oni ab cccc-lerry quarto y dus abarcij. Sinut foelicit. Lausidicus ad agat:inderve tabellio voctus Patronusve fozo: iura clientis agens.

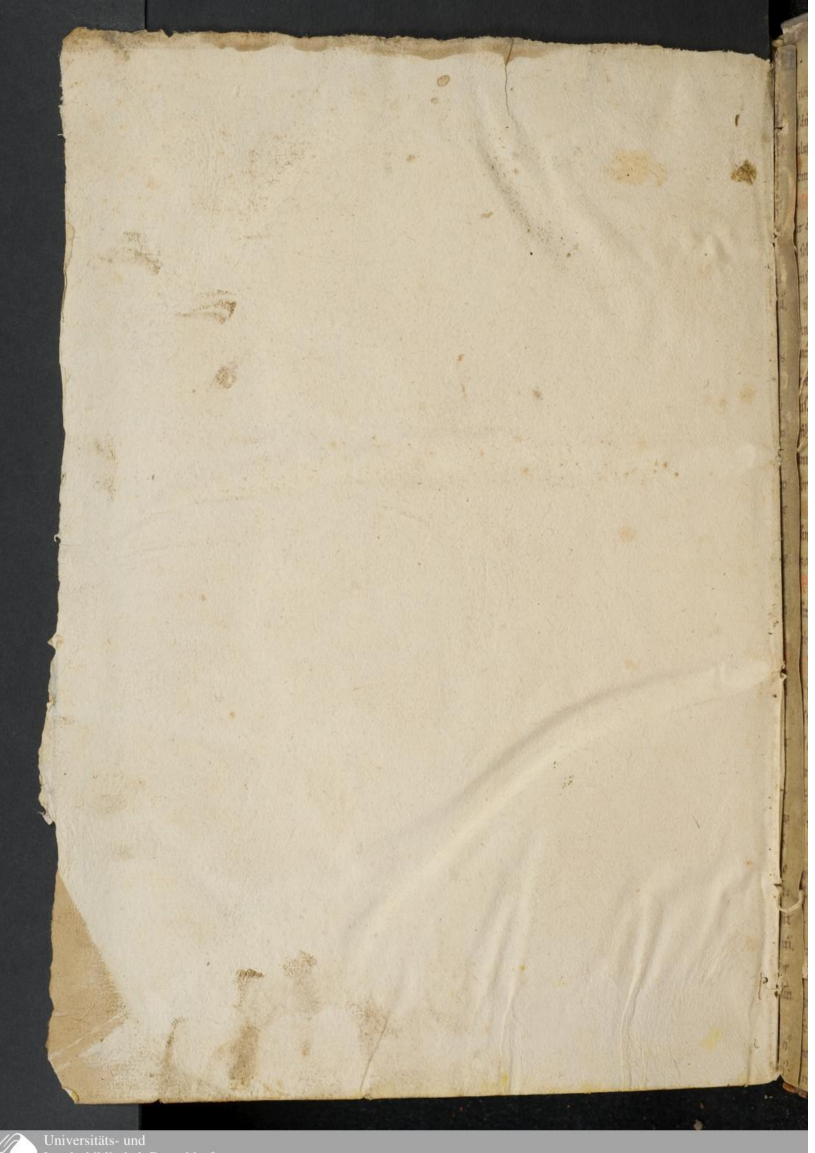
perdocet ifte liber:caufax condere formas Quifquis amas lectoribec bii pffa legas

> LANDES LIND STADT BIBLIC, THEK









nomme so mo segloriem inlaude rua.

Fr clamanere ad drim ou tribularene sede ne





malif tabescebar. weban fine more

amor fach fi. Canfile incom

