

Terms and Conditions

The Library provides access to digitized documents strictly for noncommercial educational, research and private purposes and makes no warranty with regard to their use for other purposes. Some of our collections are protected by copyright. Publication and/or broadcast in any form (including electronic) requires prior written permission from the Library.

Each copy of any part of this document must contain there Terms and Conditions. With the usage of the library's online system to access or download a digitized document you accept there Terms and Conditions.

Reproductions of material on the web site may not be made for or donated to other repositories, nor may be further reproduced without written permission from the Library

For reproduction requests and permissions, please contact us. If citing materials, please give proper attribution of the source.

Imprint:

Director: Mag. Renate Plöchl

Deputy director: Mag. Julian Sagmeister

Owner of medium: Oberösterreichische Landesbibliothek

Publisher: Oberösterreichische Landesbibliothek, 4021 Linz, Schillerplatz 2

Contact:

Email: [landesbibliothek\(at\)ooe.gv.at](mailto:landesbibliothek(at)ooe.gv.at)

Telephone: +43(732) 7720-53100

dTractatus de arte Notariatus incipit

- Quid sit ars notariatus. **C**apitulo Primo.
Quid sit notarius Et unde dicatur. cap. secundus
quibus modis notarius appellatur a iure. • III.
qui sunt et qui debent esse notarii. cap. IIII.
Cuius auctoritate notarii conficiuntur. • V.
que sunt seruanda a notario. capit. Sexto.
A quibus notarius debet se abstinere. • VII.
quid sit indicatio et unde dicatur. **O**ctauo.
quid sit Contractus. capitulo. **N**ono.
quid sit obligatio. **C**apitulo. decimo.
quid sit consuetudo. capitulo. **XI.**
quid sit Stipulatio. cap. duodecimo.
quid sit testamentum. cap. tertiodecimo.
De divisione testamenti. cap. quartodecimo.
qui non possint testari. cap. XV.
quid sit codicillus. cap. sextodecimo.
que sit forma codicilli. cap. decimoseptima
quis potest facere codicillum. in eodem
In quibus differunt codicilli a testamento. • xviii.
qui testes sunt necessarii in testamento. • xix.
quando testamentum non ualeat. • XX.
qualiter pntes possunt exhereditare pueros. • xxi.
qui filii possunt exhereditare parentes. • xxii.
Per instrumento emancipationis. • xxiii.
de donationibus. • xxiv.
de forma testatoris in testamento. • xxv.
de Arbitrio et eius forma. • xxvi.