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similis est et in hmoi testō falsitas committitur.
Item debet recitari et tradi testamentū uno & eo
dem contextu ita q̄ nullus alius actus postea po
natur nisi medicamis. uel necessitatis causa. **I**tem
si rumpitur testamentū solū quō ad administratiōz
s. in legatione filiū p̄sonaliter. quia ita intelligitur
in filio nato p̄terito. dicit̄ aut̄ postumus quia na
scitur post mortem patris. **I**tem rumpitur testa
mentum primum dum aliud ab eodē testatore le
gitime factum appareat. **I**tem nō ualet si nemo ē
institutus heres. **I**tem si imperfectum abolutum
cancellatum uel in aliqua parte uiciosum.

C. xxi. Quār p̄ntes p̄nt exhereditare pueros

Sciendum est q̄. xiii. sunt cause propter quas
pater et mater auus et aua possunt exhereditare
pueros filios et nepotes. **P**rima est cum filius inue
nerit manū uolentē in patrem aut eum effēde
rit. **S**ecunda quando magnā iniuriā uel contumaci
am patri fecerit. **T**ertia si patrem in criminalibus cāis
accusauerit de crimine lese maiestatis uel de offē
sa rem publicam ciuitatis tantum. in his duobus
licite nō pōt fieri exhereditatio fili. **Q**uarta si filius
maleficus fuerit factus seu cū maleficis cōuersa.
Quinta si filius machinatur in mortem patris.
Sexta cā si filius calumniose mouerit litem patri
in qua lite fecit patrem graua damna sustinere.
Septima si filius rogatus in carcere. ob debita in
truso patre fideiubere pro eo noluerit. **O**ctaua si