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testamentum possunt favore iuris ualere. et in his
codicillis siue ordinationibus aut dispositionibus
sufficiunt quinque mares seu femine. dispositio aut
ultima non potest aliquando probari nisi per vii. testes
rogatos et uocatos prout testamentum. nec etiam
per quinque testes ut codicillus. alie possunt probari
per duos et tres ut supra. et hec ultima uoluntas uocatur.

¶ Cap. xxvi. de Arbitrio et eius forma.

Arbitrator non debet sacramento constringi sed con-
promitti. quandoque etiam compromittitur ad arbitrum
et quandoque ad amicabilem compositionem. hi autem
differunt quia arbitrator tenetur tantum examinare
et per sententiam definire. compositor autem amabilis potest
de questionibus inquirere in factis inquisitionis alter
catoris et absque iuris ordine seruato componere que-
stiones arbitrio boni uiri. sed arbitrator potest procedere
secundum ordinem iuris et consensu partium put equum sibi
uidebitur per sententiam terminare. **I**tem nota quod actio
est ius persequendi in iudicio et sibi debet. **I**tem quod
interueniente fraude factum est de iure perficere non
debet. **I**tem superflua non uiciant instrumentum uel unum
uerbum bis uel pluries positum. siue uerba idem sonantia
uicium non faciunt minus rectum. **I**tem si res uendita
trahi non potest libere emptori uenditor damnus em-
ptori non tenetur. **I**tem quod bona mariti sunt obliga-
ta uxori tacite prodere. **E**t hec dicta sufficiant.

¶ Finit tractatulus de arte notariatus.