

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

tutus ab homine et tunc sufficit mittere procurato-
rem ad expediendū articulū grauaminis et eo ex
pedito in negocio principali procedi pot. sed bene in
grauamine aut terminus fuit statutus ab hōie et
appellatus petit q̄ persone principales uenisset cū
iuribus et monumentis ad **Ro.** **Cu.** ad totā cām
Et cause per talēm appellationem censentur ad ro-
manācūriā deuolute ad finem ut in negocio prin-
cipali per audientiam contradictarū possit procedi
aut appellatus hoc modo nō pecit et tunc tantū
modo duolutus est articulus grauaminis nec in ne-
gocio principali illo finito via appellationis procedi
possit. **E**t sic tantum uno casu appellatio ante sen-
tentiam deuolunt negocium principale ad curiam.
Itaq; in illa abs q̄ aliqua alia citatione procedi pos-
set in curia per audientiam contradictarū contra
absentem s. quādo appellatio recepta est a iudice
et a parte et terminus statutus ab homine et pe-
titio per appellatū q̄ appellans ueniat cum iuribus
et monumentis suis totam causam concernentibus
et ille modus raro accidit. **S**i autem est appellatū
in hīmōr causis nō beneficialibus a diffinitiuā tunc
aut appellatio fuit acceptata a iudice uel approba-
ta a parte uel non. **P**rimo casu siue terminus fuit
statutus ab homine uel nō causa est deuoluta per
appellationem. **I**taq; per audientiam contradic-
tarū contra absentem procedi posset etiam in ne-
gocio principali. **S**ecundo casu s. quando nō est ac-
ceptata a parte nō est causa deuoluta ad curiam.