

**Bulla Martini quinti
confirmationis bulle
Johannis XXIII Secundum
marismagn...**

HS A 60





A
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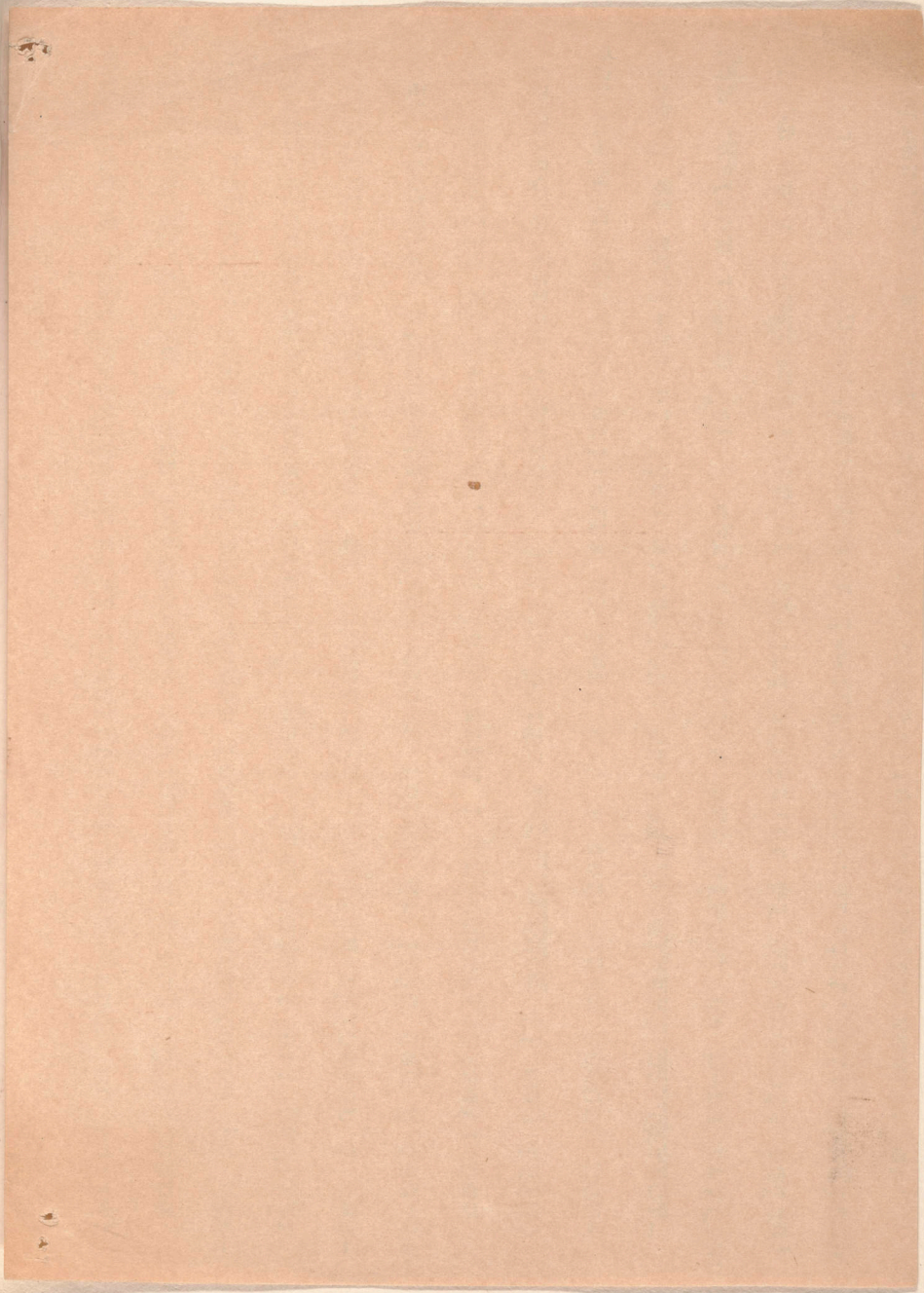
Från Antiquitetens Arkivet, utan sign.

*A*60.*

Kungl. Biblioteket,
STOCKHOLM
Handskrifter.

N^o *A*60*

utan sign.



Från Antiquitetens Arkivet, utan sign.

A*60.

Sin första stadfästelse erhöll Birgittinerorden genom en bulla, utfärdad af Urban V och dagtecknad Avignon d. 5 aug. 1370. Denna bulla utgjorde emellertid icke någon formlig bekräftelse på Birgittas klosterregel utan innehöll egentligen endast ett påfligt tillstånd till anläggande af tvorne nya Augustinerkloster i Vadstena. Formlig stadfästelse fick orden först år 1378 den 3 dec. genom en bulla af Urban VI. Enskildheterna, i ordensorganisationen fixerades genom Johannes XXII:s bulla Mare Cognitum (1 maj 1413) och bekräftades ytterligare af Martin V i den genom konung Henrik V af England bistånd utverkade bullan Excellentium principum gifven i Rom den 7 april 1419. Den här utställda handskriften utgöt en i Vadstena kloster utförd afskrift af sistnämnda bulla, härrörande från midten af det femtonde århundradet. Till Kungliga Biblioteket har den kommit med Antiquitetsarkivets samlingar.

Kungl. Biblioteket,
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Handskrifter.

x
M

Martini Vi Bulla
angående Vadstena kloster.

7 April 1400

innehållande konfirmation af
Johannis XXII bulla 1 Maj 1413,
kallad Mare magnum.

Största delen af § 53 samt hela 54 och
55 fela.

Frykt efter Annan codex (A. 2.3)
i Diplomatarium Svecanum
från och med 1401, II 618-644.

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utfärdad af Urban V och daterad Avignon d. 5 aug. 1370. Denna
bulla utförde emellertid icke någon formell bekräftelse på Bir-
gittas klosterregel utan innehöll egentligen endast ett påföljande



**Bulla chartam qm̄ affirmatiōis bullę Johis xxiii
de mansuetudinē de vbo ad v̄m sup̄ p̄nlegia etc̄**

Mortua Ep̄no hinc suoz dei ad p̄petuā rei me-
morā Excellentū p̄ncipi deo p̄sertim a ro-
mane eccl̄e deuotoz desiderio libeter amiq̄ illaz
p̄pue cū ad orthodoxe fidei augmentū et religiois
p̄pagationē cedere d̄mositru- favoribz p̄sequim̄
optimis D̄ne cū carissiq̄ in xp̄o filiq̄ n̄r̄ hem-
cū rex anglie illustr̄ sic assent ad ordmē s̄i an-
gustini s̄i saluatoris m̄cipatū sub regula et
s̄dm̄ q̄stutiōes et instituta s̄e **Brigitte** alias **Br-**
gide cōter- nouitate fundatū et institutū signlar̄ ge-
rat deuocōis affectum Etam̄ iam inchoant Et
nonnulla eiusdem m̄stena et loca sub eadem
regula deo s̄i p̄p̄o intendat fundare et dotare p̄
parte eiusdem regis nobis s̄nt humiliter supplicatū
vt oīa et singla gr̄as exemptiōes p̄nlegia et indul-
ta p̄ **Baldassarem** tūc **Johānem** p̄m̄ in sua obe-
diēcia de q̄ p̄tes ille tūc erat m̄cipatū s̄i ordi-
ni s̄nsq̄ m̄stena et loca fundare et dotare
p̄ q̄ p̄p̄o v̄nūq̄ s̄q̄ p̄ t̄p̄e ex-
m̄ p̄p̄o **Baldassare** tūc **Johis** p̄m̄
toritate ap̄lica ad p̄p̄o regis q̄
iore affirmat Et des̄t̄ si q̄ interuenit
sup̄plere de benignitate ap̄lica dignatiōem
h̄modi eiusdem regis p̄m̄ et laudabile p̄p̄o
m̄ in d̄no q̄medantes h̄ngm̄oī supplicatiōibz
inclinati gr̄as exemptiōes p̄nlegia et indulta ac
oīa et singla alia in dictē l̄r̄ q̄ tenore p̄m̄ de
vbo ad verbu m̄ser fecim̄ q̄tenta rata habetes et
grata ea auctoritate ap̄lica tenore p̄sentū ex certa s̄a
affirmam̄ et p̄ntis s̄p̄t̄i patrocino q̄m̄m̄ **implētes**

no des̄t̄ si
dictē l̄r̄
Johis est
Et si ex d̄
regularem
m̄cipatū s̄i
q̄ s̄q̄ tam
no ordm̄
m̄cipatū d̄
Et eiusdem
m̄cipatū
abierit illē
in m̄cipatū
nos m̄cipatū
m̄cipatū
ut saluē d̄
p̄p̄o ap̄lica
m̄cipatū
p̄ illaz
m̄cipatū
de p̄p̄o
cū p̄p̄o
p̄p̄o ex
m̄cipatū
m̄cipatū
si m̄cipatū
loco ac d̄
mam̄ ad
p̄m̄ m̄cipatū
nobis q̄
emphōes p̄
denotat̄ et
m̄cipatū p̄p̄o

omnino deest si d' forsan melienerit in eis tenor vero dictor' hanc sequitur et est talis

Iohes epus sing' suoz dei & petua rei mediam
et si ex debito misterii pastoral' q'buslibz p'pomo
regularem vita' p'fessis nos deeat ee in suis opti
mitatibz favoribz a benignos & sonas in vtriusq'
q' sexu tam staz aude v'gins a Brigide in v'v'at' p'e
no ordinis s'c'i Augustini s'c'i saluator' m'ncipati
Emopen' dioc' q' alioz doctoz a locoz q'm'li
bz em'p' ordi' sub regula et s'c'dm' constitucioes et
m'f'ituta v'v'q' s'c'i Brigide v'v'ctes Que m'ndans
abiecl' illecebr' studio p'e vite celestiu' q'ceptac'
in vacates m'f'it' n'giter p'f'ecoz aiaz p'f'ecozibz
nos quet' an'v'v'is c'p'ouere q' m' sine sub op'ibz
m' eas p'p'at m' p'bet s' eo denoq' d'vino cultui
ac salute' m'f'at op'ibz quo s'uet' detoz illaz staz
p'p'z a'phozibz s'f'ic' p' sedem a'p'licaz p'm'ilegio
m'ndulgen' ac gr'acis salutibz q'm'm'nte Et q'm'a
p' illaz p'e non'v'v' gr'as ex'ceptioes p'm'ilegia et
m'ndul' p' s'c'el' recordatiois rom'ni p'p'f'es pre
decessoz nos v'v'oz et q' quosq' in sine obedie
tiois p' rom'ni p'p'f'abz h'ntos eis d'v'v' q'cessa
p' nos et c'p'firmari a p'leraq' de nono q'adi ac
m'ndul' nos q'at' h'm'iter s'up'plicati v'v'oz
v'v'oz om' ex'aminatone v'v'ic' v'v'el' oraclo' v'v'enebili
s'c'i n'ro p'p'i ep'o ostien' s'c'i rom'ni ec'cie v'v'ec'at'el
l'ac'o ac d'ic'to filio n'ro s'c'i p'p'o s'c'i c'osme a da
mian' d'v'v'ac'o em'p' ec'cie s'c'd'm'atibz c'om'p'ens'
Em' v'v'is ep'amat'is a d'ist'inct'is m'f'as'c'p'tis o'ibz
v'v'obis q'cediter v'v'et'v'v'ent' m'f'as'c'p'ta gr'as ex
emptioes p'm'ilegia a m'ndul'ta quoz om' s'eries m'f'q'
denota' eis v'v'is r'v'v'abilia ac p' favore n' non q'f'z
vacat' p'p'oz v'v'isq' s'c'i q' doctoz locoz bonoz

ois d'v'v'le p'p'i
n' p'p'i p'm'ilegia
dei ad p'p'ia v'v'v'
n' deo p'p'ia v'v'v'
ab'eter am'v'v'
g'm'et' et religio
favoribz p'p'ia
p'o filia m'v'v'
t ad ord' m'f'it'
ati sub regula et
v'v'ctes aiaz
m'f'ituta s'c'i
am' m'ch'ant' et
a loca sub v'v'v'
t s'c'i d'v'v'v' p'
h'm'ul' s'c'i
v'v'v' p'm'ilegia
nem
ndans
e ex
9
v'v'v'v'
a d'v'v'v'
ndabile p'
quoi s'up'
v'v'v'v'v'v'
q'z tenore p'm'ile
tenta rata
p'p'ia v'v'v'
v'v'v'v'v'v'

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noscuntur in omnia et singulis medijs et iuris iuris
 tionibus finitibus ac p[ro]prietatibus eor[um]dem necno[rum] acco[rum]
 realibus et p[ro]prietatibus v[er]balibus directis p[ro]prietatis medi
 is motis et anomalis et q[ui]buscu[m]q[ue] alijs que ad h[ost]e
 na loca eccl[esi]e capelle d[omi]nica hospitalia membra do
 mi[n]i p[ro]prietaria r[ur]stica et v[er]bana et alia s[im]ilia denota
 h[ab]ent et h[ab]ere p[oss]unt in se aut s[ub] p[re]textu vel s[ub]ter seu in
 se intra fines suos in integ[ra] p[ar]te quoc[un]q[ue] ac t[er]minu[m]
 litati eor[um]dem paterna i[n]p[ro]p[ri]etate sollicitudine p[ro]videre
 volentes a[n]te ap[osto]lica s[an]c[t]a p[ro]hibe[re] ut infra p[er]
 ta aut clausuras h[ost]en[ar]um locor[um] aut grangiar[um]
 p[ro]prietatis n[on] rapina seu s[ur]tu[m] facere ignem appone
 re seu sanguine[m] effundere ho[m]inem temere capere vel
 interficere molentia[m] aliq[ui]s audeat exercere s[ub]
 pena exco[m]m[un]ic[ati]o[n]is in qua c[on]suetas ip[s]o f[ac]to man[et]
 qua nisi p[ro]fessores vel p[re]s[by]tere p[re]ter q[ui] in mor
 tuo articulo absolvi negant. Decernentes ut n[on] n[on]
 d[omi]no ho[m]ini liceat p[ro]fata h[ost]ela atq[ue] loca res
 vel bona aliqua eor[um]dem temere p[ro]prietate aut
 eor[um] possessiones auferre vel ablatas retinere
 minime seu q[ui]buslibet vexaco[n]ibus fatigare s[ed] ea o
 mnia integra co[n]serventur eor[um] p[ro]prietate co[n]servat[i]o[n]e et
 gubernat[i]o[n]e q[ui]buslibet v[er]sibus omnimodis p[ro]futura
 Salva sedis ap[osto]lice a[n]te et dioc[esi]s ep[iscop]i ca[n]onica
 iusticia et in p[ar]te moderat[i]o[n]e co[n]suetu[m] g[ra]tialio. In
 qua igit[ur] in s[ur]tu[m] eccl[esi]astica sectare ve p[ro]prietate q[ui]ac
 n[on] iusticia p[ro]prietate sciens q[ui] eam temere ve
 nire temptant. Nisi reatu[m] s[ur]ti cogna satisfactio[n]e
 correperit potestati honorisq[ue] s[ur]ti co[n]suetu[m] dignita
 te reamq[ue] se d[omi]no iudicio exister[et] de p[ro]prietate in
 iusticia cognoscat et a sac[er]dotissimo corp[or]e et sanguine do
 mini dei et redeptor[um] m[er]iti ih[esu] xpi aliena fiat ac
 in extremo exco[m]m[un]ic[ati]o[n]e districte subiacet vltim[um]
 iudicis h[ost]en[ar]um aut d[omi]ni atq[ue] loc[us] s[ur]ta n[on] sua s[ur]ta

2021 30
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 exco[m]m[un]ic[ati]o[n]is
 m[er]itu[m]

ab p[ro]prietate
 C[on]m

2021 30
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no[n] b[en]e
 maledo
 b[en]edictio

h[ab]ere p[ro]prietate
 actio[n]e p[ro]prietate
 p[ro]prietate m[er]itu[m]
 m[er]itu[m] g[ra]tialio
 h[ab]ere locor[um] et a
 h[ab]ere p[ro]prietate
 m[er]itu[m] s[ur]tu[m] a
 g[ra]tialio s[ur]tu[m] q[ui]ac
 m[er]itu[m] p[ro]prietate
 h[ab]ere aut d[omi]ni
 d[omi]ni m[er]itu[m] v[er]ba
 co[n]suetu[m] v[er]ba
 h[ab]ere vel s[ur]tu[m]
 h[ab]ere in p[ro]prietate
 d[omi]ni m[er]itu[m] v[er]ba
 p[ro]prietate d[omi]ni
 aut q[ui]ac
 p[ro]prietate v[er]ba
 quom[od]o
 s[ur]tu[m] h[ab]ere
 h[ab]ere p[ro]prietate
 co[n]suetu[m] p[ro]prietate
 forte h[ab]ere
 m[er]itu[m] g[ra]tialio
 v[er]ba p[ro]prietate
 t[er]m[in]e p[ro]prietate
 p[ro]prietate et v[er]ba
 s[ur]tu[m] et p[ro]prietate
 d[omi]ni p[ro]prietate
 s[ur]tu[m] g[ra]tialio
 tanto d[omi]ni
 m[er]itu[m] q[ui]ac re
 t[er]m[in]e aut
 s[ur]tu[m] m[er]itu[m]

tibi sit pax dei mi ihu xpi. **Item** a hinc fructu boe
 actionis popiat. Et apud districtu iudice pima eterne
 pacis inemat. **me** Et volentes eam indermitati abbaz
 megeretum soroz **confessor** patz fratz **no** ftenoz
 abz looz 2 alioz pctor pnam 2 futuroz pma so
 hatndie pndere ante pfata phibea ne quisq; ca
 anq; statz aut qditiois existat. eia si potistali re
 gati sen qino alia pfulgeat dignitate possit audeat
 vel presiat p se vel alioe de bois mobilia e imo
 stilia aut de oblatioibz sen aliis reba consuetudibz po
 dere nio vel mesura pfatis **confessor** sen loce emie
 capellis vel otorno si hospitilibz di ordie fida
 tis vel fidandis sen eoz aliam aut p pome degen
 bz in ipis eel suis noie dignitate iam oblatio sen
 donatis vel alie coeessio aut in poster dandis
 qcedis donadis vel offerendis dirte vel indirte
 aut sine colore qsito iniudere occupare sen vsu
 pare vel retinere ultra valore vna florem q
 quo mo pfirmat. **Contrari** vero facietes **excom**
 pnie subiacere volunq; po feto a qua nisi satisfac
 tioe feta p aliam preterq; in morte actio quo
 casu p se si supinient vel p heredes suos si hic
 forte trasierint satisfacionez ipaz faaedam m
 ungat q; ipi vel heredes hmodi facere teneant
 vt presertim absolui nequnt q; p confessore vel pa
 tre pfectem **no** fteno vel loco hmodi dapna pas
 so. Et ut abbe megeretes **do** rozes **confessor** p rre
 frs 2 p pone alie ordie hinc pntes 2 future que
 dnm feruoz ignis futense ulecebras mudi
 fugietes se in tuis statioibz locis recluserint
 tanto denoag qnto detiq; dno famulent 2 ne ta
 npe q; reliq; causa deuotiois accedentes ad hos
 tena aut loca hodi sen aliq; eozde alia mapoz
 sen molestator. penaat detmetu ppetuo phibemq;

Qm

oblatores

Excom
citur

absolui

qv

edicto ne q̄ maiores latrones aut p̄dones seu raptores
accedentibz ad p̄fata mōstera seu loca aut eoz ali
quod s̄i recedentibz ab illis seu aliquo eozde aut
statibz in illis seu eoz aliquo p̄ se vel alios dāpna
aut q̄nis impedimēta facere quocūq̄ mō p̄sumat
Decernētes om̄es maiores latrones p̄dones seu
raptores 2 alios om̄es in adētes rapiētes spoliān
tes aut impedimēta vel dāpna q̄nis p̄ se vel ali
os iferētes accedētibz cā deuotionis 2 p̄grinacionis
ad p̄fata mōstera seu loca aut recedētibz ab ill
vel eoz aliquo seu statibz in eis excoicōis s̄māz
mētēre ip̄o fcto a quā nisi satisfactioe facta lesse
p̄ter q̄ in mortis articulo et nota formā in p̄cedē
ti q̄stitucōe q̄tenta p̄ aliu absolui neq̄nt q̄ p̄ lo
ca diocesani p̄ tpe existētem aut p̄ q̄fessorem vel
p̄rem q̄nāzōnā fctō seu loco illi unde seu ad q̄
accederet vel recederet aut in quo statit q̄mōlibz
dāpna pass̄ Et quocūq̄ sicut accepimz nonnulli reges
p̄ncipes barones milites nobiles laycales q̄ p̄po
ne ac cōtates vniuersitates agraria r̄tores et of
ficiales p̄ncipaz civitatu t̄raz castroz ac dioc̄ di
nezoz mōsternis atz locis abbatibz Doronibz p̄o
nibz q̄nālibz q̄fessibz heremitis religiosis fr̄ibz re
bz 2 boīs eoz ac p̄prie aliis in illis mōsternis et
locis degentibz dāpna 2 immas gabellas tallias da
tica collas impostas onera et alia vana a d̄nez
sa q̄namā inferre iudicare 2 imponere et max
nasteris locas ac territoris eoz q̄gregatōes face
re genari armoz p̄sumit Nos vlcētes mōsterni
is atz locas q̄mōi p̄prie q̄ in illis degentibz de op
tūmo remedio p̄videre Venēbilibz fr̄ibz n̄r̄s s̄c̄
Nilan licopen 2 wladislavnen ep̄is atz ceteris pa
t̄archis archiepis ep̄is p̄nibz 2 fr̄imz in quoz
dioc̄ sit et enit in postoz loca et mōsterna h̄mōi
et eoz anhibet p̄ ap̄lica s̄pta tenore p̄nāi q̄mittis

Spoliatos

ex p̄mo

qm̄

a

et mādama
vel lancoz m
p̄p̄o tam c
m̄e m̄ antea
m̄o gētes a
p̄nēs aut p̄
m̄sterni seu
p̄oz degēs a
corde tallis
vel p̄fessionē
onēbz real
s̄de eadem
aut in d̄cedē
p̄mittit l̄d̄
remedia app
s̄ d̄is s̄ctoz
d̄m̄sm̄ ab
p̄tere q̄st̄
quomō an
v̄tra vel e
p̄ssit p̄ l̄
ac de necē
cernētes m̄
d̄is q̄ḡat
onera 2 ga
ponalia s̄m̄
impostas a
romo mōst̄
cōm̄fractō
tūm atz de
a quā p̄ p̄
absolui m̄
ordis d̄sa
ut decernit

et madama **E**nateq; aggragaciones senilazm nobilni
 vel lancor in dno monasterio vel locis aut eoz
 septis tam erectis q; eugendis sen ipoz aliquo ex
 mic in antea fieri nullomodo pccantur. Nec abbas
 vicegerentes ac **D**orores confessores pres sen frid
 pntes aut posteros vel psonas alias in dno mo
 nasterio sen loco ta erectis q; egendis aut aliquo
 ipoz degetes aut alios p eis sen res nra vel bona
 corde tallio collecti ipositionib; senilazm gabellar
 vel subsidio eam caritativis aut qensibus aliis
 onenib; realib; vel psonalib; sen mixtis ead p
 sede eadem in dno gessio sen datis aut pmissis
 aut in dno sen gredendis de cetero qnari quomodo
 pmittat **C**ontradores p censura canonica 2 alia imp
 remedia appellatone postposita copestendo **N**o obstante
 si dno scolarib; vel qensibus aliis ppris coter vel
 dmissim ab eade sit sede indulgii q; illa imponere
 petere qsequi vel exigere valeat p se vel alios q;
 quomodo aut q; interdicti suppedi vel excoicari sen
 ultra vel extra certa loca ad iudicium evocari non
 possit p lras aplicas no faactes plena 2 expssa
 ac de verbo ad vni de indulto hmoi meacone **D**e
 cernetes nichilomin; ac p pntes ex ne phibetes
 dno aggragaciones gemm armoz ipositiones collectas
 onera 2 gabellas 2 alia granama realia vel p
 sonalia sen mixta nullomodo fieri iponi mdia aut
 mpositas vel mdias exigi posse dno vel a dno p
 como **M**onasterio loco bonis et reb; ordie hmoi **E**t
 contrafactes si facter q; pntem exemptione sta
 tuti ab; decreti venerit madat penas excois
 a qua n p sede aplicaz pter q; in mortis articulo
 absolvi meqant **E**t quomā p regula et statuta dñi
 ordie **O**rsalvatoris debeat omnis sigulus obsinari
 ut deducti ncaris expesse oia que sup ee repnit

de
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 no fure

Summa
 gabellas

absolvi
 Qm
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amatum sit pauperibus eroganda. **Quis** licet persone ordi-
me potest non mediet pauperes in veteri dicitur
hoc statum hinc volentes in monasteriis et locis di-
ordinis tam eritis qui engendis obscurari perpetuo ac q-
mori monasteria et loca spali gratia asponere. **Statuta** quo-
nastela ab loca erita et engenda de cetero ubi-
locorum ab omni **imponitioe** et **exactione** quorumvis ordinariorum
legatorum a latere et maiorum delegatorum et subde-
legatorum prefate sedis necnon a **solutione** cuiusvis sub-
sidii et impositionis prestationis **colleite** **ignominiam** **im-**
mez vel alia cuiusvis **exactionis** et **oneris** realis
personalis vel immoti quorumlibet patriarcharum archiepiscoporum
episcoporum et aliorum ordinariorum. Et eorum quorumvis legatorum
de latere maiorum seu minorum prefate sedis vel eo-
rumdem seu alia cuiusvis eadem apostolica seu alia quavis
ante tam impositorum quam imponentium de cetero eam-
ante apostolica hanc serie **prisa** **eximiam** et **perpetuo** ab-
soluam et eorum **prisa** **liberam** **volentes** et **credentes**
monasteriis et locis predictis et prioribus degenibus in eisdem
purchis et fructibus que ad prestationes et **solu-**
imponitioem **subsidiorum** **exactionum** **prestationum** **fructuum**
in **immez** **fructuum** **prestationum** vel aliorum quo-
milibet a quoquam quavis ante spirituali vel
temporalis eadem apostolica scienter vel ignoranter per litteras apostolicas
non factas plena et expressam ac de verbo ad verbum
de indulto hinc mentionem cogi vel alias in scriptis
per se vel alias non possit aut debeant statum in
quibusvis apud has consuetudinibus ac privilegiis et ali-
is edictis et quibusvis sen imposter edendis et credendis
quibus non obstantibus **quibusvis**. Et ad hoc ut amplius
omnibus quibus et privilegiis **ablatiss** **vicengeretes** **po-**
vores **confessores** et **fructus** ac persone hinc **monasteriorum**
et locorum prefatorum tam eritorum quam engendorum impositio-
nem et degenes in illis per tunc potum valeat et exemp-
tionibus **gandere** **ut** **enaxtam** **vel** **quicunq** **aliam**

excepto

Cum

ita

ptem seu portione de iure vel consuetudine debita
 metropolitano aut episcopo pro tempore existentibus vel curialibus
 procuratoribus aut ministris eorum Capitulis seu aliis
 quibusvis locis in presentibus de hiis que ad offerenda aut
 loca prefata seu quibusvis seu quibusvis in regula
 ribus personis eorum sub nomine dignitatum quibus
 tam presentibus quam futuris eorundem quodcumque aut qualiter
 cumque committere vel dimissum ex testamento vel ab
 intestato dari accipi donari reliqui aut in quibusvis
 modis ultimis voluntatibus legari contingunt Nec de hiis
 generalibus aut iocis sepulture seu alias quomodo
 datis dimissis donatis oblatis relictis seu legatis
 quocumque modo iure vel causa concessis dandis dimittendis
 donec donatis legandis reliquendis aut accedendis
 a quocumque persona quocumque statum presentibus seu temporalibus
 loco collegio seu universitati constitutionibus capitulis
 ac statutis et consuetudinibus quibusvis donec forte
 tantum ad offerenda et locorum prefatorum redditus et facultates
 expendantur quod ex illis sufficienter abbasse
 viceregentes doctores confessores presbiteros et fratres heremites
 monachos et religiosos et personarum aliarum offerendorum et locorum
 huiusmodi et quilibet eorundem necnon decretos in illis sus-
 tentari possint abbasse probos confessoribus et fratribus
 offerendis ac locis prefatis presentibus et posteris dare
 solvere seu prestare pro se vel aliis dante vel mudi-
 tate sine aliquo colore quanto magis ordinarius cura-
 tis seu aliis quibusvis minime teneantur Nec ad id
 a quoquam exigi distringi seu compelli possunt nisi
 ante prefata ac de presentibus et hanc serie indulgentiam
 donec non aliam abbasse viceregentes eorum nec
 non presentibus quibusvis confessoribus patribus fratribus heremitarum
 religiosorum et aliarum personarum offerendorum et locorum pre-
 fatis ordinis fiscalitatis presentibus quam futurorum et quorum
 cumque bonorum et possessionum ubi habet quodcumque quod presentibus

Quo
 non alia

taz iustis ordinis seu religioni quorundam quodlibet
 quaderet eam si de prefato ordine spiritualitatis in hunc
 hunc plena et expressa mencio habeatur et alius indulgen-
 seu quibus vbi scriptis distinctis inhibentes **platis** ac
 suba necno religiosi et dedicati ipsi ne quis pos-
 sit amdeat vel presumat in legatis aut aliis in
 potius vel eorum aliquo morari vel eorum aut aliorum
 negocia seu alia ut presertim assidue aut quolibet
 exercere Et si quis ex platis suba heremitis re-
 ligiosis aut dedicate potius seculi vel aliter fecerit
 eorum sit et esse nulligat apostata **Statim** etiam
 quod confessores presbiteri heremite seu religiosi prefato
 die seu alii eius ordinis quodlibet dedicati aut quo
 monachorum presbiteri per litteras sedis apostolice aut legatorum de-
 legatorum vel subdelegatorum aut vicariorum seu vtorum
 ipsius sedis aut Romanorum ecclesie vel alium quocumque
 latini quocumque dignitate prefulgeat seu potius eorum
 apostolica nec per propria aliam personam quocumque statum
 gradum ordinis vel conditionis existat etiam si regali
 aut regnali vel cardinalatu dignitate polleret
 non possit quolibet conueniri distinguere vel actum
 ad recipiendum commissiones causarum aliorum vel sumas
 executiones seu denunciations vel alia quocumque
 causas ipsas que phapies seu duos seculares comm-
 munitates ipsos vel quibus alias personas tam ecclasi-
 cas que seculares aut ad pecuniam colligendam seu a-
 ligam inquisitionem correctionem reformationem seu visita-
 tione monasteriorum locorum aut ecclesiarum aliquorum officium
 aut subeundam curam apostolicam aut religiosorum quoniam
 cumque personarum illis dicitur exceptis que in dicta regula
 spiritualitatis continetur expresse seu ad defendendum apostoli-
 cas vel alias litteras aut ad exequendum quodlibet in illis
 vel aliorum eorum de Nec etiam ad aliquid aliud quocumque dispo-
 nendum seu eam pagendum nisi dicitur ad illa que per for-

platis
 fecerit
 aliquid
 apostata
 Statim
 Qxi

causas
 causas
 peritus
 collige
 etiam

postea excoler
 et sine de ordo
 et de mit meti
 et alio per eis de
 per vici et vestit
 teroz potoz non
 illis cogere vel
 mly psuere ten
 possit imi gra
 vel pmaahib
 ne magis obfami
 nanes quosq
 vel qd gra mly
 2 quams mly
 ai Et p pome
 possit alim
 mly in quo
 go commite ead
 ty delegata vel
 ant dicitur
 alia quocumque
 lary regali regno
 mtate possit
 dicitur aut man
 lary seu licentia
 ndem assimere
 dicitur in Roman
 o alio gerendis
 sine ad omnia off
 faandem aliquem
 vel religiosi
 aut aliquid
 dicitur hunc
 ad sua negocia
 en Roman ecc

m
 luc
 ab
 qd

rogacionis
pnam
Qm

ma dte regule pmittuntur - 2 no alias vel alie qm
mo Decq ant facietes eompo smaz excois mem rat
Inhibea msup ac eaa phibemq locoz ordiarns ne
p fndaace mofternoz 2 locoz eccliaz altam am
capellaz di ordio tam vectorz q ongedoz de cetero
sn p qfectioe eccliaz altam sen capellaz mofteroz
am locoz pfatorz sen p reco aliace eccliaz vcl a
mternoz eozde am p oleo fto crismate sn qm q
alio ecclastico sacmto psumo dtoz mofternoz vel
locoz am vasoz vestm sn ornametoz ecclasticoz
vel foroz vel nomiaz am fm vestm eozdem
bnctioe qfectioe vel pmoace fm am alias q
mhibet pponaz ordio emsq ad subdiacoza dnaco
natq pbratz vel quosms alios ordies nec p qfir
maace qm qm electiom abbatz 2 qfessorz religi
oms hmoi nec eaa p visitaco p ex forma dte
regule vel pnam qfirmacoem at statutoz am
quoms alio mre vel causa fecerit qm tpe eaz
gratis oblati petere recipe sen exigere p se vel
alios directe vel indirecte publice vel occulte
q moctuz am qlicm qm audeat sen pfirmat q
oia gtis facere teneatm - Si vero requisiti gratis
id facere qtepserit liceat psumo vtriusq sexq mo
nasterioz 2 locoz ptoz 2 colibet eozdem oia ec
clesiastica sacmta a quibuscunq maluerit catho
licis antistitibz gram 2 commone dte sedis hmoi
bz snstipe ac vasa vestes 2 ornameta hmoi ac
eaa moiales sen nomiaz 2 fies 2 pponas hmoi b
dia 2 qfesu et hmoi fies 2 pponas alias ad dnaco
uota dnacoza pbratz et quosms alios ordies pmi
neri ecclias capellas 2 amiteria mofternoz 2 locoz
pfatorz violata qfhoie pgnnis vel semine recon
aliaz et mofterna ecclias capellas otona amiteria
ordio pfati fndaaz 2 qfesu necno electiones abbatz et

petere
exigere
recipe

nota

alud epus
qu hq
supipe
qfectioe
4 v pte

mofter
pntate ple
re ead me a
alios pte f
pote posse m
pntem du
luz sul pen
mtere vol
curia vel
vnd sit p p
no sen can
odere sup
sen eoz oca
mnoia fm
mo hntiam
meta eis p
2 semel dnt
qfessorz 2 v
q qm q
hmoi dnt
atqet alia
modi om n
toz ead q
no potntia
sen thabile
2 qfessorz g
monasteri
hoc petita
huent catho
pate hnter
te impedim
ocesan mff
ent vel re
pnam mo

gressor d'ostentoz hmoi qm mari facere possunt
 facultate plenaria hax seue cedentes Inhibe
 tes ead ne abbtisse ueneretes sorores confessores
 gnales pced fies aut p'one alie dñi ordie si salua
 toze possit andeat uel p'ssmat p se uel alios ut
 p'ertur du te uel m'orte sub quomo q'sto co
 loze sub pena excois q' q'libz que libet q'faciem
 metere uolunq' eoyd aliquas pecnias m'mera
 encemia uel uocalla uel aliqd aliud quodcuq'
 illud sit p' p'dis uel aliquo p'doz uel q'cuq' alia
 roe sen causa dare largiri aut aliquo alio mo
 cedere sup d'is locoz ordiaris uel aliis p'p'is
 sen eoz occasioe reapretibus a q' quidem excomm
 uniois sua m'die casibz possit tam absolutio
 mo h'mian obtine p' h'moi gressores a p'ced m
 meta eis p'ma ut octo diebz in carceribz stare
 2 semel dysphiaz debeat m'ota ordinationem
 gressor 2 p'm h'moi uel aliamq' eoz uel utms
 q' meta Si est alia uenerens gressor uel pat
 h'moi d'ostentoz qm q' faceret p'ter si forsitan
 atiget aliqne ex dyocesand d'ostentoz 2 locoz q'
 modi cu uel quibz m'ota p'fata regula si salua
 toze ead d'ostentia m'itadi q'petit officiu ab epi
 co potificali suspensiu aut q'cuq' de ca p'cedit
 sen i'abile ad uisitand eoz h'c licet alie
 2 gressori gnali cu p'mo gnetibz ut usq' sexag
 monasteriu h'moi salte dyocesam ipia loa sup
 hoc petita licet no obtenta licetia quecuq' ma
 luerit catholici antistite gram a q'mmone d'fe
 p'dis h'miem in uisitatorez eoz elige qm d'no
 te impedimeto dñi dyocesam a no ueltra loco dñi dy
 ocesam uisitatois h'moi officiu quoced illud mag
 ent uel requisita fuit libe ualeat exercere ante
 p'ncm indulgema Et q'maz fies g'secti uel heremite

XIII

nichil
 dubit
 dyocesans
 ut alio i

ex p'mo

m

luc
 esto
 ab
 q'

alid epu
 p' uisitac
 p' h'g
 d'ipe

epo

Omni

in p[ro]p[ri]o

exactiones
novas n[on]

¶ p[ri]m[us]

sepultura

¶ p[ro]p[ri]o

decime &
possessio

¶ p[ro]p[ri]o

Abba eligi
p[ro]fessor

¶ p[ro]p[ri]o

possit in iudicacione aut p[ro]tatem in a[bi]ssinis et lo-
 ca atq[ue] p[ro]p[ri]o ordi[n]e p[ro]fati nisi a[ut] correctioes et eme-
 dacioes excessum & transgressioes regl[ar]es q[ue] p[ro] h[uius]m[od]i
 p[ro]nas fieret p[ro]terea novas & indebitas exac-
 tioes a p[ro]v[er]s[is] archiep[iscop]is ep[iscop]is et c[eter]is admitt[er]e
 torib[us] abbatib[us] archidiaconis sen decanis aliisq[ue]
 orb[is] eccl[esi]as sen lantib[us] ve p[ro]p[ri]o c[on]cip[er]e stat[us]
 grad[us] ordi[n]is vel q[ui]s[que]m[od]i existat ab illis om[n]i[n]o
 fieri etiam in h[uius]m[od]i. **¶** Dep[re]h[en]s[us]q[ue] in a[bi]ssis
 vis & loc[us] ac etiam h[uius]m[od]i lib[er]i e[ss]e decerni
 m[us] & eor[um] denotio[n]em & extreme voluntati q[ui] se illis
 sepeliri debentent nisi forte exordati vel me-
 dicit[ur] sit aut ead[em] p[ro]p[ri]a v[er]u[m] n[on] obstat
 Salva t[ame]n iusticia illaz eccl[esi]az a quib[us] mortu-
 or[um] corpa assumunt. **¶** Decimas p[ro]terea & poss[ess]io[n]es
 p[ro]p[ri]as ad m[on]asterio[rum] eccl[esi]az & loco[rum] p[ro]p[ri]o
 p[ro]p[ri]as q[ue] a laicis detinetur redimedi & legitime
 lib[er]andi ac recipiendi de marib[us] eor[um] & ad ap-
 nasteria loca t[er]ras ad que p[ro]tinet renovandi
 libera sit illis de n[ost]ra auct[orit]ate facultas. **¶** Obventib[us]
 vero aut decedentib[us] & aliis vicgerentib[us] q[ui]s[que]lib[et]
 p[ro]fessorib[us] sen p[ro]v[er]s[is] a[bi]ssinis & loco[rum] p[ro]fator[um]
 p[ro]p[ri]as q[ue] s[un]t n[on] ibi q[ui]s[que]lib[et] s[un]t reprob[us]
 astucia sen violencia p[ro]nat[ur] nisi q[ui] s[un]t fides et p[ro]p[ri]o
 res utriusq[ue] q[ui]s[que] a[bi]ssinis & loco[rum] h[uius]m[od]i q[ui]
 n[on] m[en]t[ur] assensu vel maior[um] p[ro]p[ri]o p[ro]f[ess]u[m] s[ed]
 den[ot]at & b[ea]t[us] B[er]n[ard]us p[ro]p[ri]o regl[ar]a p[ro]vident eligen-
 dos qui vel que s[un]t electi vel electe ut p[ro]f[ess]u[m]
 obba vicgerentes p[ro]fessor[um] q[ui]s[que]lib[et] sen p[ro]p[ri]o conse-
 at[ur] mota p[ro]p[ri]a s[un]t p[ro]p[ri]o regl[ar]a. **¶** No[n] obsta-
 te q[ui]s[que] aliter ex privilegio Rom[an]i vni[us] in
 sua obedi[n]cia notati p[ro] suas h[ab]it[us] subdat Rome a
 p[ro]p[ri]o s[un]t petri vni[us] s[ed] a[n]i[m]i p[ro]p[ri]o em[iss]is
¶ o[mn]i[n]o p[ro]p[ri]o s[un]t aliter ordina[n]t[ur]. **¶** Statimq[ue] ec[cl]e[si]e

liquos vel panetes nōz nōstroz 2 locoz effrige
 vel disipe **C**ontrafactes vero nō fctō quadant
 in pena exōis a q̄absolnōis bñfian nisi a
 sede aplica 2 in articulo mortē neqant obtine dñ
 tñ eis pñō statuti sūt ad notia dēducti hoc
 eam declarato q̄ qmōi p̄pōis a sclo fugietibz
 int̄ animm p̄bacois p̄ sit libera facultas ad
 pecun̄ redēndi q̄ libertas a q̄q̄ nō possit sub
 dta pena impediri **L**icet ead̄ ante p̄dta q̄fess
 n̄bz gn̄alibz atz foribz s̄p̄ditis q̄noaē s̄p̄q̄ s̄
 ent expedire **D**orores fr̄es ac p̄sonas alias pre
 fate religioi ordie s̄i dalmator obligatas et
 ead̄ illas q̄ fugietes a sclo petent p̄fate religio
 nis mḡss̄ 2 ad animm eent sine p̄bacois ass̄p
 te a quibz s̄p̄q̄ exōis suspensiois 2 m̄d̄i sen
 tēciis censur̄ 2 penis quas ex quibz s̄p̄q̄ ca
 sen delicto quomō tēpe loco vel statū m̄rent
 q̄ms mō in forma eccl̄e cōficta absolueret et in
 ip̄is in p̄fitebuntur vel postmod̄ quāq̄ s̄p̄ez
 in regularitate p̄ eos aut aliq̄ eoz quāq̄z occa
 sioē cōtracta m̄cta eis p̄ mō culpe p̄mā salu
 tati 2 alio q̄ de iure s̄ient im̄genda 2 p̄nt eoz
 dist̄cōm p̄ qualitate excessu q̄nemire videbitur
 dispensare **E**t onem m̄hilitate 2 infamie mactaz
 s̄i notam p̄missoz occasioē q̄tractas penit̄ ab
 olere **E**t ad honores ac statū p̄fimos restituere eis
 tñ quibz satisfactio impedenda veniret vel pas
 sio im̄ia si qm̄ s̄ient p̄mitt̄ satisfactio p̄dta
 vero nō vendicent s̄ locū in s̄ribz 2 p̄pōis a
 h̄ie s̄p̄ditis aut eoz aliq̄ q̄ p̄sonal̄ hominam
 cōmiss̄et sen q̄mitt̄ m̄d̄ass̄ sen ratū habm̄ss̄
 s̄i aliq̄ in m̄bro p̄m̄apali m̄utilauerit nec
 ead̄ in illis qm̄ corpe m̄d̄ati sen bigam̄ foret **L**
 ceat eam q̄fessozibz gn̄alibz 2 p̄n̄bz s̄p̄ditis et eoz

Qxxxiii

absolue
ut p̄ ab
o ex q̄

Supper

Qxxxv

sta
 mor
 Et in
 ha
 f

tem in aofic...
 m̄a cōr...
 oes regl̄as q̄ p̄...
 nas 2 m̄d̄ebat̄...
 epis el̄cōs ad...
 sen decano al...
 e p̄pōis m̄d̄iq̄...
 f̄stat ab illis...
 p̄nt̄m̄q̄q̄ in a...
 di lib̄m̄ ead̄...
 ne volūtatē qm̄...
 te exōiat̄ vel...
 h̄ran̄ n̄llā ob...
 az a quibz m̄o...
 maḡ p̄t̄rea 2 p...
 caiaz 2 locoz...
 red̄m̄edi 2 leg...
 t̄bz corde et ad...
 p̄m̄et̄ renocant̄
 facultas cōb̄n...
 agētibz gn̄alibz
 or 2 locoz p̄f...
 q̄bz s̄m̄reptio...
 m̄si q̄ fr̄es et p̄o...
 r 2 locoz h̄m̄o...
 famoz q̄s̄i s̄ōn...
 a p̄ndent̄ eligen...
 t̄re ut p̄f̄t̄m̄
 alio sen p̄r̄ cōf̄
 e regula nō ob...
 m̄p̄aci v̄m̄ m̄
 s̄ s̄iddat̄ p̄ome...
 p̄d̄ficat̄ em̄ss̄
 at̄i Statm̄q̄ ead̄

in libz pponas qd nup serq volentes religionē ipz
insape q ordmē alim intrare vomisset a tali voto
absolnere ac ead libere ante pfata illas q ad
pffessionē th voto nō obstare reape dnmō mta
si religioē de qua vomisset pffessionē nō emiserat
sen mēre religionem carthusesem nō vomisset
Eno casu hmoi dīspesacō nullatēq fieri possit
lucrat em cofnatorū nec nō qfessoribz gñalibz q
di ordis sū saluatorū et eoz cūlibz p unq ordi
mō mōremēto cū pffessoribz ipz ordmō sūpe
tall defectū vt ad dyacoīq postq decimū nomī
ad pfforatq vero ordmō cū pncipmū tūm sine e
tatis amū attigent ante pfata quocūq eis vel
eoz alim videbit dīspensa Et ad hoc ut certi
tudo plenaria em sū ptes m dō ordmē heatm
volūq decernetes q illi intelligat 2 sū ptes
q pnt mōsternis nomis mceptū licet nondm
ad clausurā reglām qfessionē deductis dte reh
gionē et a gñali qfessore vel pte 2 vtroq quētū
a qmbz mittuntur etiā atz deputati fuerit ad e
dificationē 2 gñbnacone monoz monasterioz
hmoi Si aut cōmget hmoi ptes aut eoz ali
quē sic directū ab hac vita migrare sū ab eoz
officō vel exācō quolibz amoneri Et casu per
missam vel mēmeretem qfessore vel ptem
et quētū vtroq pvideat de pte alio ad gñbna
cone et edificationē talis mōstern sen locū hoc
addito 2 declarato q si sū heremita ad officū
et exācū ipā nō mittetur sen assumeretur
ad hpm officū p qfessore 2 quētū prefatos unq
ex tribz religiose talim mōsternoz monoz quo
m p obnū vel pñatq sūmū vel remicāssū
so electo vel assumptio qfirmari p vtrūq quēt
tū tam ptoz q sūm ipz nom monasteriū poss

Qxxx

Qxxx

additū mō
deat m dō
mō tam
m cōtra an
sūm religio
mna celeb
mōsternoz
et valēat
causū
religiose
m p dēb
dōmū oc
p reapi
pē emitt
sūm quo
ac de pff
m māta
vel layca
nūq sū
mūq pff
dicta de
qm ext
et ead o
sū m l
reptis h
tū Et q
mūq em
one face
ta nota
sū dē t
tū q
mō ob
nō qm
m pū

additi vel minuiti in potum fuerit et obsequia
 deat in dno padro et ordo alio ~~no~~ ~~ostens~~ ~~di~~ ~~ordi~~
 mo tam pntibz q futuro ~~volentes~~ ~~ca~~ ~~ad~~ ~~dim~~
 in cultu angusto et max salute q in modtoz
 sim religiosoz possit sacerdotes existere qm di
 vna celebrare scdm q eis a gressibus 2 quetibus
 hostenoz pfatorz imcti sunt 2 no alid possit
 et valeat ~~contra~~ ~~fac~~ ~~tes~~ ~~vero~~ ~~debita~~ ~~pna~~ ~~coer~~
 ceatur ~~volentes~~ ~~in~~ ~~clon~~ ~~na~~ ~~q~~ ~~illud~~ ~~qd~~ ~~de~~ ~~fr~~ ~~ibz~~
 religiosi di ordie extra clausura manebz
 in pcedentibz capitulis e ~~exp~~ ~~ssu~~ ~~nd~~ ~~elz~~ ~~q~~ ~~an~~
 decem octam sine etate am ~~q~~ ~~pletu~~ ~~no~~ ~~pos~~
 sit recipi aut in ~~ostens~~ ~~io~~ ~~h~~ ~~it~~ ~~oe~~ ~~sen~~ ~~pfessio~~
 ne emittit sub qno pcepto ~~vo~~ ~~el~~ ~~ca~~ ~~et~~ ~~de~~ ~~ha~~
 bitu quo uti debeat ac ead de ano placemo
 ac de pfessioe et de p hno q debet pmittere 2 in
 qz maibz 2 q illi qui recepti fuerit p ~~missu~~
 vel laico non possit pmoneri ad sacros ordies
 neqz lras addite de quo tamen deant declarari
 anq pfessione emiserit ~~atq~~ ~~gn~~ ~~al~~ ~~it~~ ~~oia~~ ~~supra~~
 dicta de dictz frbz quadraginta frbz religiosi
 qm extra clausura teneri possit intelligat
 et ead obsequia de hno 2 in hno qui erit et
 sint in loco ~~fr~~ ~~ostens~~ ~~io~~ ~~religios~~ ~~io~~ ~~h~~ ~~no~~ ~~iam~~
 ceptis hqz no dnt pfect et ad clausura no deduc
 tio Et q ~~in~~ ~~ap~~ ~~ietur~~ ~~de~~ ~~cetero~~ ~~qu~~ ~~cu~~ ~~q~~ ~~et~~ ~~ead~~ ~~ubi~~
 cuqz ~~exp~~ ~~er~~ ~~et~~ ~~fr~~ ~~ed~~ ~~religios~~ ~~o~~ ~~vocari~~ ~~deant~~ ~~2~~ ~~pfess~~
 one face teneatur in maibz pnt et pmittere
 ta vota de quibz in pcedentibz capitulis e ~~exp~~
 ssu ~~ten~~ ~~ent~~ ~~ob~~ ~~sequia~~ ~~reg~~ ~~lare~~ ~~motu~~ ~~ip~~ ~~oz~~ ~~facil~~
 tate q pfessioe emissa et facta ~~ita~~ ~~pfato~~ ~~ordie~~ ~~co~~
 no obligat intelligatur et sit 2 inde distedere
 no qant n ad religionem ~~ca~~ ~~tu~~ ~~si~~ ~~en~~ ~~si~~ ~~en~~ ~~it~~
 in pntibz ~~q~~ ~~firm~~ ~~o~~ ~~ibz~~ ~~e~~ ~~exp~~ ~~ssu~~ ~~et~~ ~~ac~~ ~~si~~ ~~cent~~ ~~est~~ ~~ima~~

~~Exp~~

Sacerdos ad
ex ee pnt

~~Exp~~

De no ad
clausura
deduct

ad ordies
cautus

res religiosi
obligati

lucis affectu Et ut de fratribus religiosis professis ut supra
de dno ordine nulla possit in posterum hesitacio fratribus
in eadem ante decerni qd frater religiosus dno ordinis
ta partes qd frater postqz professione emissent sup
dnoz eo ipso intelligatur ee et sit religiosus dno ordinis
fratrum saluatorum solent obligati et professi et pta
res fiat et existat omni privilegioz immunitatu bñ
fiaz indulgenciaz 2 gratiaz qm hñbz ordni religioni
et a pte ac locis pfaat aplice 2 alia qm p ante
et p quosmoqz iudices reges platos aut pphares
pnales 2 tepales qd ssoz 2 qcedoz de cetero in
oibz et p oia et quo ad oia ac si eent frater hñmte
et clausi in a pte et locis hñmte a mltis ve
ro q recepte in tribz a pte hñmte si locis nodn per
fctio 2 in clausura tñ qstute et posite fuerit
pfitetur 2 pfiten debeat in manibz tñm pa
tm qz mup an aym placito qd qdem professio
ne in ead an alia emittit at tna vota supia
copissa pmitte ac mota facultati ppa obfina
ciaz reglām tene debeat Jo qz vero professione
et pmissione hñmte fecerit 2 clausura intra
nent andtam intelligatur ee 2 sit in oibz obli
gate ac p oia pfaat religioni et ptiapare oia p
mlegia immunitates exceptioes indulgenciaz et g
cias qm p ac si p diocesanū eent qfecte que qdem
mheres p demissam professione hñmte facit non
dn sunt p diocesanū coparate Sorores tñ voca
ri debeant et utantur scapulari sicut capucio quod eo
tendat vpp ad genna 2 supra fent matellā p
nt fdu ex for regle sup dte Si vero qfect bñmte
tne scapulare deponat tmbnsmde mheribz
at sororibz hñmte nonoz a pte pcesse deat
vna ex sororibz ordni hñmte q vocetur vicem
rene abisse p quolibz et t quolibz a pte hñmte

Quorum

Sorores
q clausu
p fctioz qle
et ubi fiat
vultes ac

hñmte
soroz
ad
no q p fctaz

Vicem

religiosus an
p pte religio
Sorores hñmte
Acce alia pa
vere possit q p
p dnoz ordni a
q magens all
p dno regni
et ne p hoc
dn reglāter
q dno ad v
hñmte in q
hñmte ut oia
q tota ad a
pne onera
p noscat ro
ad obfina
tne Eade a
p fctioz d
clausura 2
mup Necn
gulari p fct
emittit d
rem ghal
tenoz q p
fctioz tene
nt ad p
a clausu
m mta p
gon offia
tm dep
re vlep
ore ord
na mta
at vel p

cor religionis aut ordie p[ro]f[ess]o[rum] in vicegerenti abb[ate]
 se p[ro]f[ess]o[rum] reliq[ue] porores et alie p[ro]p[ri]e m[on]asterio[rum] et
 loco[rum] h[uius]modi obedi[en]tiam p[ro]f[ess]o[rum] deant ac si eet actua
 liter abba p[ro]p[ri]a vicegerens o[mn]ia exequat[ur] atq[ue]
 rere possit q[uod] p[ro]f[ess]o[rum] abba m[on]asterii co[n]sec[ra]ti si vero
 p[ro] diocesi[m] co[n]sec[ra]t[ur] doctores t[ame]n no[n] amphi
 q[uod] vicegerens abbas vocetur aut ee deat q[uod] p[ro]f[ess]o[rum]
 p[ro]f[ess]o[rum] regula eligat[ur] et eligi deat una abbas
 Et ne p[ro] hoc 2 alia mon[ast]ria b[en]eficia p[ro]f[ess]o[rum] non
 du[n]t regula[rum] p[ro]f[ess]o[rum] p[ro]p[ri]e reddantur negli
 genciores ad veniend[um] ad co[n]sec[ra]tione[m] et clausura[m]
 h[uius]modi in q[uod] p[ro]bat[ur] p[ro]f[ess]o[rum] religio co[n]f[ess]o[rum] p[ro]f[ess]o[rum]
 h[uius]modi ut o[mn]ia faciat ac studiose t[ame]n p[ro] q[uod] possit
 q[uod] toaq[ue] ad co[n]sec[ra]tione[m] et clausura[m] p[ro]venire h[ab]e
 rene onera q[uod] de q[ui] re ate h[ab]e[re]dum t[ame]n mal
 se noscat roces debitas reddituras Et ut queq[ue]
 ad ob[se]rvanciam regula[m] sub ordie debito regula
 tur Eade[m] auct[orit]e statua[m] ut de cetero nom[en] mo
 nasterii d[omi]ni ordie u[bi] receptis 2 no[n] deductis ad
 clausura[m] 2 q[uod] m[on]asteriu[m] de cetero quicunq[ue] 2 ubi
 cuq[ue] necno[m] in m[on]aste[ri]o clausu[m] in quib[us] q[ui]sco[n]te
 gular[um] p[ro]f[ess]o[rum] sit cu[m] q[ui]s ex f[ra]t[er]ib[us] h[uius]modi p[ro]f[ess]o[rum]
 emittet d[eter]m[in]etur ac ead[em] d[eter]m[in]etur p[ro] p[ro]f[ess]o
 rem g[ra]tiam vel p[re]m[ia] et q[ui]et[em] talia m[on]as
 teno[rum] q[uod] ordie grad[us] loci seu stat[us] talis p[ro]
 fite[re] tene[re] deat videt[ur] an p[ro] layco et m[on]acho vel
 ut ad sacros ordies p[ro]moneat[ur] seu ut in p[ro]p[ri]o
 a clausura vel ab extra in mo[n]o f[ra]t[er] religio
 in vita p[ro] ductu[m] aff[er]atur et meo ordie
 q[ui]n officio loco seu stat[us] ad q[ui]d talis cu[m] p[ro]fite[re]
 tur d[eter]m[in]at[ur] extiterit deat p[ro]p[ri]o remane
 re neq[ue] possit q[ui]n p[ro] layco fuerit recepti ad sa
 cro[rum] ordies p[ro]mone[n] neq[ue] h[ab]e[re] addiscere ut libe
 ra[m] m[on]asterio vacet neq[ue] ordiem q[ui]n officiu[m] lo
 ci vel stat[us] aliud vel aliud p[ro]p[ri]o aliquis possit

Quorum

Clausura

Quorum

Statu
ut locu
et ordie

petere vel eide quocumque nisi in p[ro]fessores g[ra]uales
 p[re]s abbas vel vicar[ia]s abbas et utroq[ue] qu[er]e
 ta[men] d[omi]n[us] q[ui] s[un]t h[er]em[ita] q[ui] ostendit de mutac[i]o[n]e
 loca t[ame]n atq[ue] addiscendis h[ab]e[re] q[ui]t[er]m[us] de[m]onstrat[i]o[n]e
 titent et hoc ob aliq[ui] em[er]it[em] v[er]itate p[ri]vate
 vel t[ri]p[ar]te q[ui] ostendit vel p[ro]n[un]t[ur] h[er]em[ita] et no[n]
 aliter p[ro]p[ri]o m[od]o sub exco[m]m[un]icac[i]o[n]e pena q[ui]a t[ame]n absol
 ni possit p[ro]fessores et p[re]s. Si vero p[ro]p[ri]o aut q[ui]
 p[ro]f[ess]or fuerit qui q[ui]st[us] absolvi possit p[ro]p[ri]o
 s[un]t m[er]ita nichilo q[ui] p[ri]ma p[ar]te hoc declaro
 p[ro] abbas q[ui] ostendit et uterq[ue] qu[er]e talis ap[er]te
 possit p[ro]p[ri]o illos q[ui] extra clausura[m] extiterit de
 p[ri]vate m[er]ita q[ui]st[us] ex manifesta v[er]itate ut
 p[ro]mittit et no[n] alit[er] p[re]s vero heremitas
 negant ex clausura[m] m[er]ita de p[ri]vate. Et p[ri]mo
 statim h[er]em[ita] m[od]i t[ri]p[ar]te p[ro]fessoris deat ex p[ro]p[ri]o
 p[ro]fessoris ut p[ro]p[ri]o q[ui]st[us] se negant ex p[ro]p[ri]o. Ita
 t[ame]n m[er]ita ab p[ri]mo co[n]firmac[i]o[n]e p[ro]hibet ne q[ui]
 ex s[un]t religio[n]is h[er]em[ita] ordi[n]e possit a q[ui] ostendit
 in quo p[ro]fess[us] s[un]t ad alia q[ui] ostendit h[er]em[ita] religio
 m[od]o sub quom[od]o p[ro]p[ri]o vel a q[ui]st[us] se t[ri]p[ar]te
 q[ui]st[us] p[ro]p[ri]o deat v[er]o ad morte v[er]o a p[ro]p[ri]o s[un]t
 q[ui]st[us] s[un]t recept[us] et ad p[ro]fessio[n]e admiss[us] nisi
 ia p[ro] abbas vel vicar[ia]s q[ui] ostendit g[ra]ualem
 vel p[ro]p[ri]o atq[ue] utroq[ue] qu[er]e talis q[ui] ostendit in
 quo s[un]t p[ro]fess[us] delib[er]at[i]o[n]e extiterit p[ro]p[ri]o den[ot]at[i]o[n]e
 m[er]ita mutac[i]o[n]e s[un]t t[ri]p[ar]te fieri de qua delib[er]at[i]o[n]e
 one co[n]firmac[i]o[n]e h[er]em[ita] m[er]ita sigilli utroq[ue] qu[er]e
 t[ame]n. Si vero aliq[ui] ex p[ro]p[ri]o s[un]t religio[n]is s[un]t
 tali delib[er]at[i]o[n]e atq[ue] h[er]em[ita] ad aliud t[ri]p[ar]te h[er]em[ita] em[er]it
 p[ro] religio[n]is q[ui] ostendit m[er]ita m[er]ita districta man
 d[omi]n[us] sub pena exco[m]m[un]icac[i]o[n]e ne ab aliq[ui] p[ro]n[un]t[ur] vel m[er]ita
 aliquo q[ui] ostendit s[un]t loco h[er]em[ita] ordi[n]e recipiat
 q[ui]st[us] si fieri poterit capitale se t[ri]p[ar]te et co[n]firmac[i]o[n]e
 s[un]t m[er]ita m[er]ita t[ri]p[ar]te t[ri]p[ar]te q[ui] ostendit de

ex q[ui]st[us]

no[n] t[ame]n ex clau
 sura no[n] p[ro]p[ri]o
 deputari

Act

ex q[ui]st[us]
 v[er]o no[n]
 debet p[ro]p[ri]o

apostata

intelligat et sit et q de apostate infera exppa sit
 m eo loci heant 2 bnetm. Sine oia intelligat
 et intelligi deant ead de fribq religiosis et q
 mitis missis ad edificacione alca nom apostate
 qui sub dia pems no possit a apostatis vel lo
 co ad q missi fuerit dntere vel alitibi a ppoie
 m aofte 18 et loas ordie reapi sub dia pems
 nisi ia sint alie delibati p illos a quibq sint
 missi de q delibate p patentes hias qd penes
 se heant cotta debeat oi casu Statutes q deinceps
 nlla ppo pfate religionis p regulari pfessione
 vel p pfessione de qua m pntibq qstuticombq
 sit menao q sit p frsq religioas di ordie dedi
 cata obnoora vel ascripta qat sen possit sub q
 mo pteoti colore sen qnq rce sen ca de aofte
 rno aut loas pfatis tam mltiez q vroz fuge
 vel ad scdm aut redire aut ad alia religionem
 transire vel tnsfacione aliq impetre dntre vel m
 dntre p se vel alios quocqo nisi dntaxat ad car
 thnsien ordie et no ad alios vel alim qms
 mo Si qms at fuge su ad scdm redire vel tnsf
 tn hmoi sen tnsfacione face psumpserit eopd
 hmas excois mcrat q dntaxat p asessore gna
 le pfam vel pate Den Roman pofite pter
 q m morte articlo abpohi qat nisi infra vni
 mesem a die distessq emssq a aofte 18 sen loas di
 ordie fidealator tnsmerit ad religionem cor
 thnsien supdtam et ibide stent Constatutes
 vero eopd intelligat ce et sit pfati ordie fideal
 nator apostate Et qen vel eos sup q apostatas
 pcedi possit hoc declarato q hmoi tnsftr ad re
 ligione carthnsien face no liceat sub dia pena
 nisi plq sint adepti qsensu illiq queta ordie
 carthnsien ad q tnsire velit q en reape velint
 de quo assem patentes hias penes se heant optimas

Nonis
noctem

qph

fugies
expulsi
impetunt

Apostata

Q^uo
repe no hz
fugietes

fugientes
ex q^o motu

absolm. pnt

Q^uo

Q^uo

Et ut apostatas hmoi nerna equafice discipline nra
vot letetac hac irrefragabili cofitnoe ead decernm
statuete q nlli liceat reape vel recepta fugietes
pponas p^ompq^o p^oq a monafemio aut loas pfall
pofitp altero d^oz d^oz mox p^off^o fuent pofit no
t^offiaone et admoiaone eis fctam p^off^oores
vel f^o p^oes hmoi Et nichilomq^o p^one p^o f^o
fugietes et q^o p^ota faaetes eo ip^o anfeant^o exifte
et ee ac fit ip^o f^o excois fma p^oodate q^o p^ore
q^o m^o mox d^oz m^o d^oz p^o gnale q^off^o
p^ore vel p^oem ap^off^ooz et looz hmoi ab aliquo
absolm neq^ont villo m^o **Volentes ead** et madates
q^o ons diocefani n^ono ead et ap^off^ooz et ordi
m^o q^o n^oq^o p^oat ead p^odnalm ead rectores
ac p^odicatores vbi dei q^o n^oq^o et vbi n^oq^o fuent tene
ant et deant ad onem req^offiaone q^off^ooz sine
p^o m^o ap^off^ooz et looz p^oatoz q^o n^oq^o fctam p^o
p^otaone ip^o meti q^o n^oq^o p^off^oone emiffam
p^o p^ona ip^oam fugietem publica p^olis ac dem
tare excoicatos tales ap^off^ooz ac ead admoie
ne cu illis p^ohapet vel q^o n^oq^o quof m^o Et q^o
receptates eoz p^o p^ohapete cu illis pena hmoi
excoicacois metant **Volentes ead** et decernetes q^o
diocefani p^olati p^odicatores ac rectores hmoi et eoz
q^olibz p^o plena p^obaroe fup et de p^off^ooe hmoi f^o
g^oeam stare et crede debeat m^o metie publi
as p^off^oone hmoi cotmetibz p^o h^o d^oz q^off^o
p^oz vel pat^o ab fup aliq^o alia p^obaroe vel fide
p^oterea vel ob id m^o m^o d^oz vel eoz q^o n^oq^o fa
aedis m^o n^oq^otes diocefane et alio fup^o d^oz et eoz
anlibet p^o m^off^o oia 2 fignla et eoz q^o n^oq^o p^off^o et
debe q^o n^oq^o requi q^o n^oq^o vt p^off^o irrefraga
bile m^o v^ote fte obedie fieri excoim ac e^off^o ma
fiter adimplem m^o v^oam faaetbz no obftatibz
q^o n^oq^o n^oq^o ac eam fit h^o et fa p^o m^off^o hmoi
q^off^ooz et p^o n^oq^o ac illis q^o n^oq^o d^oz m^off^o q^o n^oq^o

du si et quocumque eis expedire videbitur. **P**rosequi ca
 pe ligare dicitur carceri ac eadem coningere tales a
 postatas ac fugientes a nostris sen locas hmoi
 pnsensuq; tibus ac locas quocumq; privilegatis sen
 tenatis ead in honore dei. **E**t invocato ead anoi
 ho brachi seculari si opus fuerit quocumque nonent
 optere. **E**mbz apostatis in pntis et quolibz pntoz
 aut a pntis depedentibus aut in aliquo alio d
 ne appellandi facultate ad quicq; superiore ead
 ad sedem aplicam tenore pntis pntis admittimz
 ut auferimz. **E**t ut illa que ad salute gerne
 re dmosantur diligetiq; pagantur. **E**ad decernimz
 q nulli pntis utrimq; pntis pntis religiois hie
 at pntis sua aliam ex subz dñ ordie sñ salua
 toy vel quibusvis aliis cōcipz qdā aduocis
 aut dignitate existat nisi in gñalibz qfessoribz
 et pntis ordie supdñ sñ eoz cōfessor vel pntis
 expssa hñā qfiteri nec aliam ex hmoi subz
 abiq; dñā hñā hñā hñā qfiteri audire. **C**on
 tfaetes vero mōbedie culpa nō pntis se no
 nent mēisse. **E**t nichilominz eis qtrām faa
 etbz pntis debita a qfessoribz vel pntis hmoi
 pntis mō culpe effectualz imponat. **E**t ut nō pntis
 datz ambuom excēbili p q hñām qntis hñā
 tie in religioz mētes insultat qntis ut
 plimimz ut illas anertat a pntis regnlare
 obfnāde salutarz. **I**nhibez expsse orbz et sign
 lis pntis et pntis pntis ordie subz 2 pntis
 bz quocumq; pntis ne andeat vel pntis pntis
 se ut alim dñte vel mōdñte aut quomō qntis
 colore pntis vel impetire aliqd bñsion offia
 n administracōne qntis vel qntis alia dignita
 te ecclāsticā vel pntis quocumq; sen quicq; illud
 vel illa cent vel ead impetta aut impetimz

appellar
 no liz
Quoniam

Confiteor
 pntis 29

Quoniam

Impetr
 nichil h.

exp^vca^o

Quoniam

collati si collata ead^m motu ip^o vel alias accepta
 re aut ipam vel ipm p^o vel alim retinere si
 exp^o q^o sensu et l^ona albisse q^o fessor^o vel pat^o
 et v^o m^o q^o met^o s^om^o Dab^o et p^oroz o^o p^otenoz
 d^o ord^o d^otrafacetes vero ip^o f^oto s^om^o q^o
 corac^ois mem^o rat^o q^o n^o p^o q^o fessor^o et p^ored
 d^o ord^o ab^o p^olm^o negant p^oter^o q^o m^o mortis
 artic^olo et nichilom^oq^o corrigi possit et debeant
 et illa eis p^ona i^ongi q^o p^o qualitate s^ong^o p^oio^o
 q^o fessor^oba h^omoi q^o g^ona q^ondebit Et aliter impe
 trata q^o fessa sen retenta si q^o sensu et l^ona p^oh^o
 corp^o careat om^o robore firmitat^o et v^orita et
 i^oania p^oting^o ce^osent^o et s^om^o **Et** m^otedetes
 sub ob^opnada regn^olari Et p^odm^o m^ostituta reg^o
 d^ote s^ote **Q**uoniam et p^ontis q^o fessor^ois p^oroz ac
 f^ores 2 p^orone alie d^o ord^o ad alia q^o ad p^ostand^o
 libens al^o f^oto fam^olati p^odm^o regn^ola et m^ostit^o
 ta q^omol^o n^o d^ontat **Q**uoniam ante hac p^ontis
 p^ontis d^omat^oura p^ontis d^o m^oq^o stat^onetes Et
 alia q^o sub^o aut p^oroz^oba vel p^oroz^o alie p^opari
 ord^o aliquid q^o regn^ola et m^ostituta p^oda at^o p^o
 tes q^o fessor^oes p^o p^o n^o alios n^o p^olm^o impetra
 s^o accepta p^o p^osent^o q^o mol^o m^o f^ont^oz tales p^o p^o
 tozes p^o p^ori deant m^o p^opari ord^o d^ost^o p^ona
 Et si s^ont p^oroz m^oq^o m^o albissam sen p^oroussa
 aut vic^ogeres alie noua aut eligi vel ass^om^o p^o
 fit Et si alia sen p^oroussa aut vic^ogeres alie t^o
 existeret eo casu m^oteliga^o et et sit ab h^omoi offi
 cio et eis ex^oerac^oo ip^o f^oto p^ona^o realiter et a
 mota Si vero cent^o f^ores h^omoi ord^o q^o aliquid
 tale p^o p^ont^o p^ontis p^ona^o cor^ost^oal offic^o q^o f^o
 p^oz q^o n^oalie et p^oz et ena andredi q^o fessor^oes p^oroz
 m^o p^otenoz et locoz p^oparoz Et nichilom^oq^o impe
 trata h^omoi sit ulla ip^o m^ore p^o talibz p^o p^ont^o
 acceptatis sen impetratis p^o q^o l^oitate delicti v^oba

collati si collata ead^m motu ip^o vel alias accepta
 re aut ipam vel ipm p^o vel alim retinere si
 exp^o q^o sensu et l^ona albisse q^o fessor^o vel pat^o
 et v^o m^o q^o met^o s^om^o Dab^o et p^oroz o^o p^otenoz
 d^o ord^o d^otrafacetes vero ip^o f^oto s^om^o q^o
 corac^ois mem^o rat^o q^o n^o p^o q^o fessor^o et p^ored
 d^o ord^o ab^o p^olm^o negant p^oter^o q^o m^o mortis
 artic^olo et nichilom^oq^o corrigi possit et debeant
 et illa eis p^ona i^ongi q^o p^o qualitate s^ong^o p^oio^o
 q^o fessor^oba h^omoi q^o g^ona q^ondebit Et aliter impe
 trata q^o fessa sen retenta si q^o sensu et l^ona p^oh^o
 corp^o careat om^o robore firmitat^o et v^orita et
 i^oania p^oting^o ce^osent^o et s^om^o **Et** m^otedetes
 sub ob^opnada regn^olari Et p^odm^o m^ostituta reg^o
 d^ote s^ote **Q**uoniam et p^ontis q^o fessor^ois p^oroz ac
 f^ores 2 p^orone alie d^o ord^o ad alia q^o ad p^ostand^o
 libens al^o f^oto fam^olati p^odm^o regn^ola et m^ostit^o
 ta q^omol^o n^o d^ontat **Q**uoniam ante hac p^ontis
 p^ontis d^omat^oura p^ontis d^o m^oq^o stat^onetes Et
 alia q^o sub^o aut p^oroz^oba vel p^oroz^o alie p^opari
 ord^o aliquid q^o regn^ola et m^ostituta p^oda at^o p^o
 tes q^o fessor^oes p^o p^o n^o alios n^o p^olm^o impetra
 s^o accepta p^o p^osent^o q^o mol^o m^o f^ont^oz tales p^o p^o
 tozes p^o p^ori deant m^o p^opari ord^o d^ost^o p^ona
 Et si s^ont p^oroz m^oq^o m^o albissam sen p^oroussa
 aut vic^ogeres alie noua aut eligi vel ass^om^o p^o
 fit Et si alia sen p^oroussa aut vic^ogeres alie t^o
 existeret eo casu m^oteliga^o et et sit ab h^omoi offi
 cio et eis ex^oerac^oo ip^o f^oto p^ona^o realiter et a
 mota Si vero cent^o f^ores h^omoi ord^o q^o aliquid
 tale p^o p^ont^o p^ontis p^ona^o cor^ost^oal offic^o q^o f^o
 p^oz q^o n^oalie et p^oz et ena andredi q^o fessor^oes p^oroz
 m^o p^otenoz et locoz p^oparoz Et nichilom^oq^o impe
 trata h^omoi sit ulla ip^o m^ore p^o talibz p^o p^ont^o
 acceptatis sen impetratis p^o q^o l^oitate delicti v^oba

pda orbtino albe aut magentis et qffor qna
 ho vel ppe **expon** sen loa in quo hmoi pcor sen
 fies aut p pone alie di ordio talia impetite sine
 acceptates vel quodis pffmctes existit pum
 n possit et valeat coipo **Et qm** senentia censura
 m q sup obpnade regule 2 mffmtoz pffate ste **Et**
 qide mffos ut npp se q retint sic accepia ab mff
 in religiois et ordio pffatoz **Mos** q amim cultu
 magmetu et religiois paguone mffis desiderio
 affitama oncte pffata statma ut de cetero p pone
 vomsip se q ppm ordioe **In** **saluatore** p qe pff
 feres ad obpnada regulam p alios mffheren
 tes confessor ac pces pates in vrbite ste obedie
 et qonstus alio dffrictioibz et correctioibz qe
 anabz mffoz ad tenenda hmoi obpnada regulae
 coeperit in dno saluta **is** obffate q in qff
 madae dte regule coeord pena fuit no ffnatibz
 ppa ancte sedis aplice mffmra q penam mto
 th tollma p pntes ac si apposta no ffnst dffh
 gi tame valeat aut argoi **In** qm **facientibz**
 no obffatibz qmbmstus **Et** **ad** hoc papne
 ma vergat tenao ut **epifidibz** denoao eta
 maz salq icremetis mffmmodis valeat adange
 n ut gnd et fgnli fies et p pone religiois hmoi
 in pcedoao qffmri **Et** **aliae** ydonei plena et hie
 ram heant pffatem cofessores quor hmoi pff
 dehn audire et mffendi eis p mo onpe hmoi
 saluam **Et** **ad** mox pffator et hmoi pffay
 gnfim ordioi fies sen pffesores tam a mff
 ex p mlegno sedis aplice eis mffmffis et qcess
Et **qffesores** audire at p miam mffce possit et
 valeat tenore pnam mffmffem qffes vero
 eo clausura fffates nlla possit qffesiones audi
 re mffiam et alia vrgeti nocte confessor on qne
 tn aliam ad certu tempa pffis fffibz extra clau

Quoniam

In virtute
ste obed

Quia

de

sumā statūq̄ talem auctoritate procedent et in tali
 nōta sūnt p̄missim hmoi auctoritas et potestas in
 tellegatur renocata p̄ quas tñ ordie hmoi libe
 possit audire 2 absque p̄sentis tunc a q̄s
 tribus innoti sūnt **Et ad hoc aut nlla gesta an**
 deat hmoi p̄fessor dñi ordie sū saluatoris aut
 ita q̄stitem q̄ p̄ en s̄ s̄ p̄fessor dñi ordie sū
 saluatoris qm nō sit de dñi ordie ead aucte
 pfata decernit q̄ nlla sū sit in religiois copia
 ordie vel ex ordie q̄stitem hmoi aliq̄ne
 p̄fessor dñi religiois sū saluatoris aut ita q̄
 simile q̄ p̄ en s̄ s̄ p̄fessor dñi ordie sū salua
 toris credi possit deferre licet quomo mo et
 ad hoc ut hmoi iudicio maiore q̄stitem q̄
 fecim̄ contrarietas ad deponedñ tlem hmoi
 p̄ diocesanos locoz quocūq̄ a q̄ssoibz vel p̄
 bz dñi ordie sū saluatoris aut eoz paratoribz
 vel dñi ordie sūnt requisiti morioe p̄missa
 om̄ in in p̄sentate postposita de feto p̄ ten
 sumā eccl̄astica et alia imp̄ remedia p̄ morioe
 p̄ ead auctorit̄i brachiū s̄claro a p̄sente postpo
 sita q̄pellant̄ **Et si diocesani p̄ face neglexerit**
 eoz po sumā excois mōrnat̄ **Et q̄ q̄stitem do**
 qdam in regno Sweae sic assent̄ obfnatm̄
 videt̄ q̄ singuli xp̄i fideles utriusq̄ sexū q̄
 decimdecimū sine etas̄ am̄ p̄gerit̄ instare
 nelacionez q̄ pfata s̄ta **Brigida** dñi in hmoi
 ager̄ p̄re credit̄ dñi m̄ta hmoi ta de hmoi
 denario p̄soluedo q̄ de augm̄eto pacis et q̄
 cordie q̄bz regna civitates terre et loca vbi h̄
 mōi sūnt̄ aostena feliter dante dñi pote
 rit̄ gratulari ut q̄bz eoz p̄solue teneat̄ vñ
 denariū monete vñalis dñi regni Civitatis
 terre 2 loca vbi hmoi p̄ oibz 2 singulis aostren

ex p̄sentia
 ut in dñi
 de

denariū
 bte h̄p̄

et loco dñi ordie
 p̄fessor dñi ordie
 hmoi auctoritas
 p̄sentis tunc
 tribus innoti
 saluatoris aut
 ita q̄stitem
 saluatoris qm
 sit de dñi ordie
 ead aucte
 pfata decernit
 nlla sū sit
 in religiois copia
 ordie vel ex
 ordie q̄stitem
 hmoi aliq̄ne
 p̄fessor dñi
 religiois sū
 saluatoris aut
 ita q̄ simile
 q̄ p̄ en s̄ s̄
 p̄fessor dñi
 ordie sū salua
 toris credi
 possit deferre
 licet quomo
 mo et ad hoc
 ut hmoi iudicio
 maiore q̄stitem
 q̄ fecim̄
 contrarietas
 ad deponedñ
 tlem hmoi
 p̄ diocesanos
 locoz quocūq̄
 a q̄ssoibz vel
 p̄ bz dñi ordie
 sū saluatoris
 aut eoz parato
 ribz vel dñi
 ordie sūnt
 requisiti morioe
 p̄missa om̄
 in in p̄sentate
 postposita de
 feto p̄ ten
 sumā eccl̄astica
 et alia imp̄
 remedia p̄
 morioe p̄ ead
 auctorit̄i
 brachiū s̄claro
 a p̄sente postpo
 sita q̄pellant̄
 Et si diocesani
 p̄ face neglexerit
 eoz po sumā
 excois mōrnat̄
 Et q̄ q̄stitem do
 qdam in regno
 Sweae sic assent̄
 obfnatm̄ videt̄
 q̄ singuli xp̄i
 fideles utriusq̄
 sexū q̄ decim
 decimū sine
 etas̄ am̄ p̄gerit̄
 instare nelacionez
 q̄ pfata s̄ta
 Brigida dñi in
 hmoi ager̄ p̄re
 credit̄ dñi m̄ta
 hmoi ta de hmoi
 denario p̄soluedo
 q̄ de augm̄eto
 pacis et q̄ cordie
 q̄bz regna
 civitates terre
 et loca vbi h̄
 mōi sūnt̄
 aostena feliter
 dante dñi pote
 rit̄ gratulari
 ut q̄bz eoz
 p̄solue teneat̄
 vñ denariū
 monete vñalis
 dñi regni
 Civitatis terre
 2 loca vbi
 hmoi p̄ oibz
 2 singulis
 aostren

re et locas dñi ordie vbiqz locoz fudatis et m
 postez fudandis hanc serie m dñi gema ita m
 qd no soluetes denant lymoi pctm aliqd ppta
 no mem rat **Ceter** m dñi dñi aostera et loca
 lymoi **Doroze** et fied ac p p dñi alias degetes m
 illis pñals et m futuz **Imlegia** dñi mta
 tes qas mstituta exepcoes qstutioes decta
 bñdia necno mra res 2 bona tam mobilia
 qd imobilia 2 alia qñqz qstutia ponde mo
 vel mēstra vbiqz terraz data qessa vel
 donata et alia qñqz m dñi aostera locas
Doroze fñba cozqz albū et albū m pñe
 gentibz qñalibz qfessoribz et pñibz ac p pñe
 aliis degetibz p tpe m aostera sen locas p
 fati ordie fñ **Saluator** m gñe vel m p pae
 et tam fudat qd fudandis qstutis et qstutis
 et ad clausura deductis 2 no deductis ac rebz
 et bonis cozde q m pñas possidet et m fñ
 tuz mstitū titulū dante dñi poternē ad pñe
 a hactenq p roman' potifices p dñe p dñe
 nos aut alios m fñe obediētie p pñe
 potificibz noiatos aut eadē qñqz pñe
 tos **Impatores** reges pñes et alios dños
 pñales sen tpales **Comunitates** collegia et
 mstitutes sen signla's pñas qñqz aut qñ
 tuz ac eadē mstitūtes et regnla pñe ordie
 fñ **Saluator** mmpati **Enē** oia et singula
 p eoz formas pñe loca vocabula qualitates
 qñalitates valores noia cognōia atz fines
 et dñstutias vñe sas hñc haberi volūga
 las p pñe declaratis e m pñe ac si de
 illis et eoz totis tenoribz pñe et qñalitatibz
 pñe est mēdo et expñe signlar' et pñe
 a notata foret fñe apñe roborare illa ea
 de mēte et ex certa pñe fñe ma rata et gñe

Alm

exepco
 gñalis
 Confmato
 q om bo
 noz pñe
 gnoz et i
 dulgetiaz
 et locoz
 ad mē fñ
 saluator

Indulge
firmat

habetes ea omnia tenore p[ri]m[us] q[ui] firmat. Et p[ri]m[us] p[ro]p[ter]
t[er]t[er]m[us] communi[us] h[ec] non omnia et singulas in
indulgen[ti]as q[ui] offerunt loca p[ro]p[ter] q[ui]bus ac p[ro]p[ter] q[ui]bus
alio de q[ui]bus p[ro]p[ter] t[er]m[us] in q[ui] offerunt 2 loca tam
fidat[ur] qua[m] in p[ro]p[ter] fidandis q[ui]bus p[ro]p[ter] q[ui]bus
die s[an]c[t]i saluator[is] ac ead[em] xp[ist]i fidelib[us] q[ui]bus s[an]c[t]is
deno[ti]at[i]o[n]e ad h[ui]usmodi offerunt et loca q[ui]bus
p[ro]p[ter] q[ui]bus p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
ant[er] p[ro]p[ter] alios in s[an]c[t]is obedi[en]ti[is] p[ro]p[ter] s[an]c[t]is p[ro]p[ter]
fiat[ur] no[n]at[i]o in g[en]e[r]e vel p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
ad t[er]m[us] d[et]erminat[i]o[n]e vel indet[er]minat[i]o[n]e q[ui]bus et q[ui]bus
ter[ti]m[us] q[ui]bus q[ui]bus q[ui]bus q[ui]bus q[ui]bus q[ui]bus q[ui]bus
p[ro]p[ter] p[ro]p[ter] declarat[ur] ac m[er]ito ac si de illis et eaz[um]
totis tenorib[us] facta est m[er]ito et exp[re]ssio singlari
et p[ro]p[ter] p[ro]p[ter] a[n]notata foret ante ap[osto]lica et ex
certa p[ro]p[ter] firmas ratas et g[ra]tias h[ui]us tenore
p[ri]m[us] q[ui] firmat et p[ri]m[us] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
m[er]ito no[n] obstatib[us] q[ui]bus renocati[o]nib[us] in
indulgen[ti]as ad instar s[an]c[t]i alio p[ro]p[ter] q[ui]bus Boni
faci[us] v[er]m[us] in eia obedi[en]tia m[er]ito ordib[us] ead[em]
offerunt collegio s[an]c[t]i loca q[ui]bus vel a
lias q[ui]bus et q[ui]bus q[ui]bus q[ui]bus de can[on]is
q[ui]bus s[an]c[t]i q[ui]bus v[er]m[us] forma app[ar]ent et q[ui]bus
m[er]ito t[er]m[us] Et p[ro]p[ter] s[an]c[t]i s[an]c[t]i dat[ur] r[ati]o apud s[an]c[t]i p[ro]p[ter]
vi facta Iammar loc[us] s[an]c[t]i s[an]c[t]i anno Enarodeao
q[ui]bus et q[ui]bus factis Impletis om[n]i de
factis si qui forsan m[er]ito m[er]ito q[ui]bus in p[ro]p[ter]
miss[us] vel aliquo p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
ca[us]a m[er]ito p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
p[ro]p[ter] ordi[ne] offerunt vel loca facta de q[ui]bus
m[er]ito sit m[er]ito p[ro]p[ter] videb[ur] q[ui]bus in q[ui]bus
p[ro]p[ter] p[ro]p[ter] q[ui]bus Bonifacii v[er]m[us] p[ro]p[ter] in
eia obedi[en]tia m[er]ito d[et]erminat[ur] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter] p[ro]p[ter]
ayan p[ro]p[ter] p[ro]p[ter] anno d[et]erminat[ur] ordi[ne] p[ro]p[ter]

ad instar

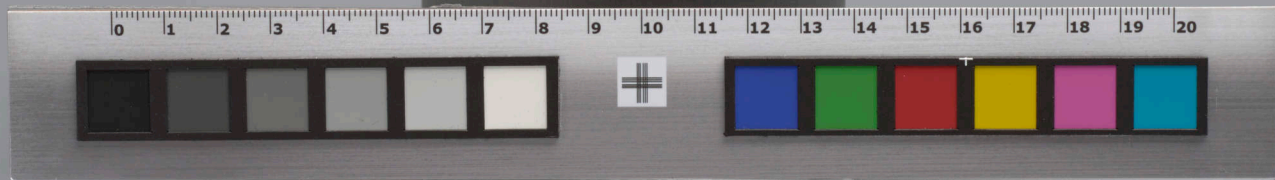
Alm

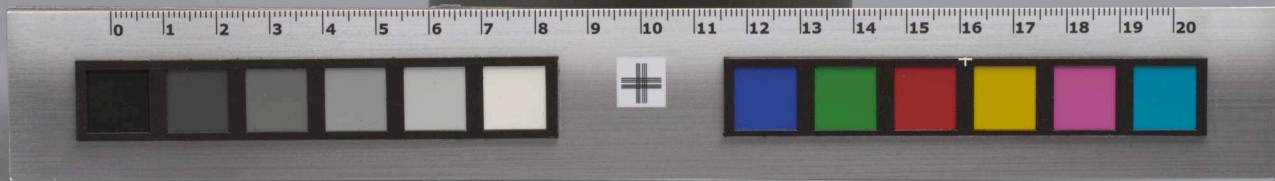
om
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a

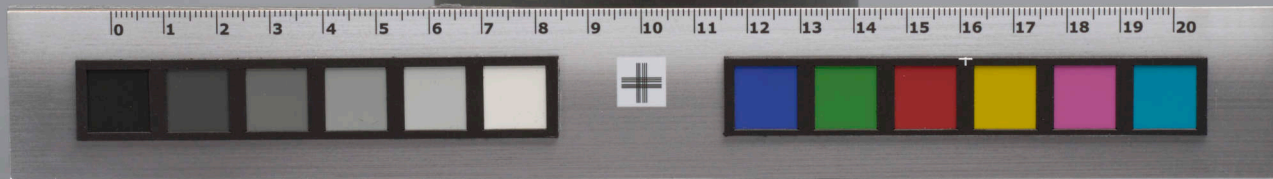
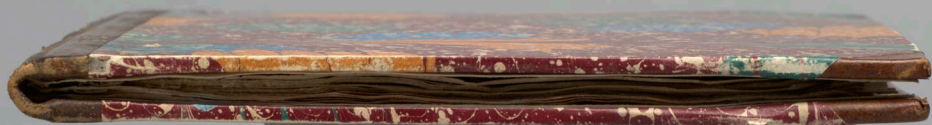






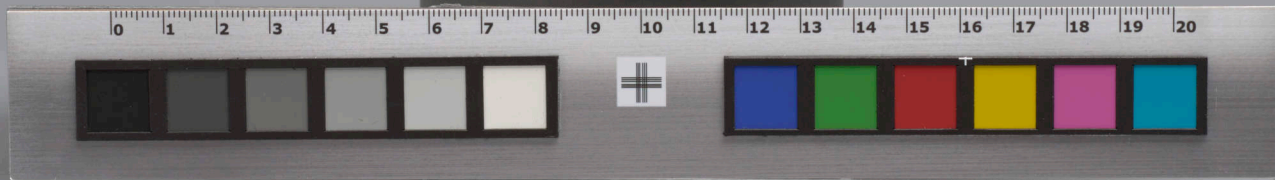








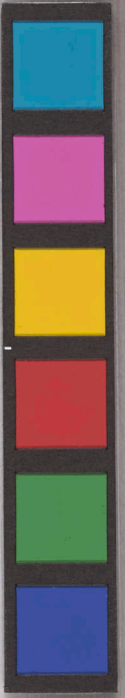
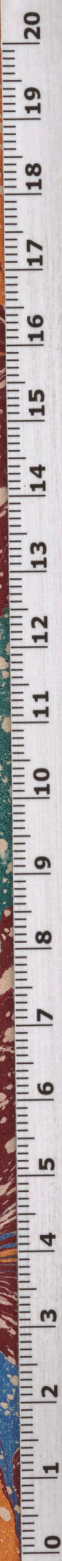
Bulla Martini VI.





Bella Marina V

A
60



Adobe RGB

53	84	121	162	202	246	54	103	149	228	166	66
53	86	121	164	204	246	66	151	58	200	86	138
53	86	121	164	204	241	147	79	60	52	149	166

Plats: Linje 2 05:an RGB | Adobe 1998

Adobe RGB

