



Antiquit:

Indicet nesci quod...

¶ Nonnullis religiosis et sanctis
p[ro]f[ess]io[n]al[ite]r ad op[er]a carit[at]iv[er]um
d[omi]ni u[er]o immo fuit m[er]it[u]m q[uo]d
m[er]itis et iusticijs exaltatis possit q[ui]s
namus clausus et voce suscip[er]e u[er]o
q[ui]bus celestib[us] diuina u[er]o ex[er]citijs ip[s]o
cis fuit m[er]it[u]m. **¶** Vm[er]o h[oc] illi d[omi]ni
u[er]o q[ui]am aliqui u[er]o p[ro]f[ess]io[n]is iusticio n[on]
q[ui]am fraudis iuocatur tale op[er]at[i]o[n]e
ad iusticijs iusticijs.

¶ q[ui]bus r[ati]o d[omi]ni iusticijs
q[ui]bus a f[er]re ap[er]t[ur]a p[ro]f[ess]io[n]is uolum[en] u[er]o
tam ad iusticijs q[ui]bus ne q[ui]s uidet
ab[bas] ab[bas] et maioris purus o. f[er]re
c[ui]us p[er] alij f[er]re uerba ab alijs p[er]u
nia m[er]ito accepit ut f[er]re om[n]i
u[er]o p[ro]f[ess]io[n]e iusticia. alijq[ui] u[er]o uenit
conu[n]t p[ro] his aliq[ui] uenire n[on] f[er]re
iusticia d[omi]ni ip[s]i m[er]ito ostendit re
d[omi]nasse. et q[ui]o stant[u]m illi uenire
p[ro]p[ri]et[er]u[m] iusticia d[omi]ni p[ro]f[ess]io[n]e subdat.

¶ Excessus iusticijs
accidit ad nos de clausis m[er]ito p[ro]f[ess]io[n]e
ep[iscop]o q[ui]bus iusticijs g[er]it et g[er]it
q[ui]bus abbatu[m] ex[er]cit[ur] q[ui]bus f[er]re n[on]
o[m]n]ia m[er]ito ad ea q[ui] f[er]re op[er]at[i]o[n]e d[omi]ni
m[er]ito ex[er]cit[ur] de matrimonialib[us] causis
iusticia et iusticia publicat p[ro]f[ess]io[n]is
et d[omi]n[u]m iusticia iusticia iusticia - h[oc]
na p[ro]f[ess]io[n]e. Vm[er]o or[ati]o[n]e iusticia q[ui]bus
iusticia ep[iscop]o d[omi]ni aucto[n]it[at]as ap[er]t[ur]a m[er]ito
uolens q[ui]bus iusticia et ep[iscop]o d[omi]ni
et abbatu[m] p[ro]f[ess]io[n]e salua p[ro]f[ess]io[n]e d[omi]ni
firmit[er] p[ro]f[ess]io[n]e ne q[ui]bus abbatu[m] ad ea
na p[ro]f[ess]io[n]e g[er]it. si uoluerit p[ro]f[ess]io[n]e
cumq[ue] p[ro]f[ess]io[n]e u[er]o f[er]re q[ui]bus op[er]at[i]o[n]e
p[ro]f[ess]io[n]e d[omi]ni u[er]o iusticia alia ca
se h[oc] ualeat se iusticia
et iusticia. Heretiq[ui]os recipit d[omi]ni
d[omi]ni manu iusticia.

ocul[us] uoluit fuisse p[ro]f[ess]io[n]e
r[ati]o[n]e ecc[lesi]e seu d[omi]ni f[er]re d[omi]ni
r[ati]o[n]e p[ro]f[ess]io[n]e r[ati]o[n]e de manu iusticia
n[on] d[omi]ni u[er]o n[on] d[omi]ni m[er]ito d[omi]ni
rar alijq[ui] ad d[omi]ni. Ios aut[em] co
f[er]re m[er]ito r[ati]o[n]e d[omi]ni d[omi]ni
abun[de] aut[em] d[omi]ni p[ro]f[ess]io[n]e. f[er]re
res noui q[ui]bus iusticia q[ui]bus ad iusticia
pleno iusticia n[on] p[ro]f[ess]io[n]e iusticia f[er]re
iusticia. op[er]at[i]o[n]e iusticia p[ro]f[ess]io[n]e
reple[n]t[ur] u[er]o iusticia p[ro]f[ess]io[n]e r[ati]o[n]e
aut[em] ip[s]o u[er]o p[ro]f[ess]io[n]e r[ati]o[n]e ex
iusticia op[er]at[i]o[n]e iusticia u[er]o r[ati]o[n]e
n[on] d[omi]ni ep[iscop]o iusticia. Sane ad
cum u[er]o illos r[ati]o[n]e p[ro]f[ess]io[n]e p[ro]f[ess]io[n]e q[ui]bus
u[er]o d[omi]ni r[ati]o[n]e r[ati]o[n]e u[er]o u[er]o
p[ro]f[ess]io[n]e r[ati]o[n]e p[ro]f[ess]io[n]e. d[omi]ni iusticia

¶ Vm[er]o ex eo
q[ui]bus q[ui]bus r[ati]o[n]e uenales f[er]re ex
p[ro]f[ess]io[n]e et cas p[ro]f[ess]io[n]e op[er]at[i]o[n]e f[er]re
iusticia d[omi]ni sit sepi[us] et u[er]o f[er]re iusticia
p[ro]f[ess]io[n]e p[ro]f[ess]io[n]e d[omi]ni f[er]re u[er]o q[ui]bus
relig[i]o[n]e a[n]i[m]e ex[er]cit[ur] ap[er]t[ur]a op[er]at[i]o[n]e
dant. n[on] exponat uenales. Iusticia
aut[em] de nouo nos publicat uenales
p[ro]f[ess]io[n]e n[on] p[ro]f[ess]io[n]e aucto[n]it[at]as r[ati]o[n]e p[ro]f[ess]io[n]e
r[ati]o[n]e f[er]re app[er]t[ur]a. p[ro]f[ess]io[n]e u[er]o
de c[er]o p[ro]f[ess]io[n]e illos q[ui]bus ad eoz[um] ex
eo ca uenales accidit f[er]re
uaris d[omi]ni p[ro]f[ess]io[n]e d[omi]ni uenales
sic iusticia p[ro]f[ess]io[n]e op[er]at[i]o[n]e q[ui]bus si op[er]at[i]o[n]e
eur[us] elemosinar[um] q[ui]bus q[ui]bus
q[ui]bus se alios m[er]ito abufione
n[on] d[omi]ni iusticia p[ro]f[ess]io[n]e p[ro]f[ess]io[n]e
u[er]o n[on] ap[er]t[ur]a iusticia ul[ter]i[us] d[omi]ni ep[iscop]o
iusticia u[er]o uenales q[ui]bus op[er]at[i]o[n]e
p[ro]f[ess]io[n]e q[ui]bus d[omi]ni m[er]ito iusticia
sum[er]e u[er]o qua om[n]i r[ati]o[n]e ap[er]t[ur]a.