

de cetera epla et teneor de alio idē iudica
 re et de dō in hī casu et si sup h multu
 fuerit diffinit qd et pncipi placuit hā i
 sta tuenclo legit in gōrē hab; s; qstio pcc
 de hac forma eplaru istū relitue qd ab
 solut; ut in fit de cetera epla si ne solo
 de cetera epla; qd iudicē i hī pccet
 ueniat nūm et uae acti si roma no
 ē tale; ar si sū in pontifex a hōr scripta
 potit autē tūca face multo magis sua
 discioe magis illi nōn at illi qd iudicē
 dr qd nulli sine discioe hō; uenire
 apolloha pccpta qd ē discioe s; tēnēda
 ēē ipsi s; q pcheta dicit et isti sic facit bāc
 ā quādo de cetera eplā indebāt conmodi
 fāis expedire recipiebāt ē ū uidebāt i
 t conmodū suū posse reuocari ab i ciebāt

pollolico epō pōnā illi iungat sex aut oyo
 chi nōlēt sal rescriptū tōr ēē sal. p oya
 tenā p formā ad uicimā conūto sigl
 latore in repto sigillo sabiecta falsā sēp
 tura i tēg gūa euz apollohē p h tūbari
 dicit et i h loco ad nūcū rone dūā p ellat
 ois qd g h i talu casu possit appellari ante q
 onitatur i carerē solo p h querit h debe
 at pllare cautōmē exeqndē appellatiōi solo
 i de cetera nichit inde ex p illū tam ratiōi la
 tal; s; sentantē ū h qd si p apē onitionē ian
 cerē appellare possit solo p h qd si p appellat
 onē factā exeqrendū sit decantē ū suā
 possit exeq appellatiōnē solo n qd i eo llatu
 tū appellatū pōnē deb; n p appellatiōnē de
 nugotio sup qd appellat; aliq deb; i mutari
 h querit si p rescriptū summi pontificis qd