

si tē iē se de d uerē qd de h rēt faciendū et h pōn
 scribere dū dēdo i sili casu silt iudicaret fide et
 dicebat sēp pēa senat' multū statuōte sticu
 tūo ppe dē la i peratoris unde ē audio i istu
 cōib; hoc habet statū i telligo i legib; i perato
 nis qd tū rā t per et p rō: et cōsensu rā
 i perator' t edictū sup' dū et edictis et ita ubiq;
 rōnuat sticuōi edictū et ubiq; ita rōnuat
 sēp ubiq; de edictis i perator' qd: fere rē qd
sticuō et aliud edictū p tōr dē q; satis agit
 i legib; statuōte h dēo ūba allact' duob; uo
 orimb; pōniss' et: qsi assignato noh n rē pōnss'
pruētū qdā eiat antiq; ita de se fident' i se
 dēnā i publicat' et oī q' rōnū pōnss' eiat rē
 spondē de rōnū n licebat iudici rōnū rōn'
 rē pōnss' i rōnū pōnss' ille dicebat ita iudicabo
 t et h antiq; licebat d lib; pēaū i perator' h suo
 assumpsit iuri et uoluit i p rā sedere t; idm
 oī dāt d lib; facultat' sedendi unū multū qdā

h aeste q' ualeret hereditas nē qd talia d' ca
 legē ū herē ubiq; h sibi uider; i sicut per
 legē talia d' q' rā pōnss' rōnū herē d' rā
 sibi coller; et tū partē iustis pōnss' rē pen
 der; n illi aliq' apli ab eo pēa pōnss' dāt ū
 h nom legi n inuenit' rōnū pōnss' h fōnss'
 erat apd antiquos et ppe illa d' d' rōnū qd
 ch' d' nē; rōnū n ē dāt rōnū rōnū
rodie leges rōnū i sula qdā: ubi rōnū pōnss'
 tantū nauis et solebat ibi rōnū i nā
 fragmētū bona furi perēt n rōnū de p
 rōnū emperēt et ita cupiditate pde rōnū
 quōi pōnss' saluā d' rōnū pōnss' rōnū
 rōnū q' ibi fuit let ūq; q' aliq' ibi acci p
 rōnū nōe furi rōnū rōnū et rōnū fur
 pōnss' et ille leges dicebant rōnū
 die a loco oēs aut h: rōnū d' rōnū et h
 : congruentia h' d' rōnū pōnss' rōnū

