

ad us autem sponsor et debitor sit promissionis sue puritate suanda ad p[ro]p[ri]um
Si q[ui] bonu[m] e[st] q[uo]d p[ro]misit debitor e[st] q[uo]d bonu[m] e[st] q[uo]d p[ro]misit. Si a[m]aliu[m] e[st] q[uo]d p[ro]misit debitor n[on] e[st] i[te]o q[uo]d maliu[m] e[st] q[uo]d p[ro]misit. reus t[ame]n e[st] q[uo]d p[ro]mittit p[ro]p[ri]um q[uo]d sine culpa i[m]ple[n]si n[on] potuit. Nouissime se q[ui] uoti q[ui] ampliu[m] aliq[ui]d ap[ro]missio[n]e n[on] iudic[et].

Quo sit uouere

Uouit e[st] testificatio q[ui]da[m] p[ro]missio[n]is spontaneae q[ui] ad soliu[m] d[omi]ni radea q[ui] d[omi]ni mag[is] p[ro]p[ri]e restat. Vouerit e[st] e[st] testificatio p[ro]missio[n]is spontaneae de se obligare ac debitor e[st] statue[n]s illa q[ui] p[ro]mittit simpli[ter] sp[er]at se fac[er]e in aliquid. Qu[is] uouet o[mn]i testat[ur] p[ro]missio[n]i suae r[ati]firmat ip[s]am p[ro]missionem ubi inq[ui]rit e[st] p[ro]missio tenet i[n] q[ui]ta[m] e[st] o[mn]i testat[ur] obligat[ur]. Uot[um] a[li]ud occultu[m] e[st] add[er]e i[n] cora[m] deo. aliud manifestu[m] add[er]e i[n] cora[m] deo ho[m]i[n]e. Occultu[m] uot[um] fructu[m] peccat[um] e[st] manifestu[m] a[li]ud uot[um] fructu[m] peccat[um] e[st] sc[ilicet] adulteriu[m]. In illo d[omi]n[u]s offendi tur. i[n] isto u[er]o i[n] ip[s]a i[n] peccat[um]. Q[uo]d si q[ui]s q[ui] uota o[mn]i i[n]tenda[n]t q[ui] te[n]e[n]t sine culpa. p[ro]mittit siue i[n] i[n]tentiari poss[unt] hanc p[ro]missio[n]em acci

Scripta dic. Vota stultorum. Quota tenenda sunt

Scripta dic. Vota stultorum. Quota tenenda sunt. S[er]mo frangenda s[unt]. Vota q[ui] stultorum i[n] reliquu[m] ea q[ui] l[ib]er de malo e[st] l[ib]er de bono male. Vbi q[ui]da[m] d[omi]n[u]s uouet q[ui]m p[ro]p[ri]a i[n] i[n]tentiari siue q[uo]d libet aliud. i[n] q[ui] culpa o[mn]i staret se factu[m] uoti uoti de malo e[st] e[st] q[uo]d maliu[m] e[st] e[st] i[n] i[n]tentiari sol uendit n[on] e[st]. I[n] q[ui] p[ro]maculpa fuit uouit. soda foret. si i[m]plet p[ro]p[ri]e. Simil[iter] uoti de bono factu[m] si bene n[on] fiat i[n] i[n]tentiari uota stultorum q[ui] frangenda s[unt]. deputat[ur] b[ea]t[us] a[li]ud n[on] fit i[n] i[n]tentiari de bono fit illud uot[um] i[n] q[ui] uouet. i[n] q[ui] n[on] lic[et] l[ib]er q[ui] n[on] ex p[ar]te. N[on] lic[et] u[er]o si mulier i[n] i[n]tentiari. l[ib]er pot[est] i[n]tentiari i[n] uro suo i[n]tentiari uoueat. N[on] ex p[ar]te ut si q[ui]s p[ro]p[ri]a i[n] i[n]tentiari. l[ib]er q[ui] libet ope sup[er] i[n]tentiari ac possibilitate sua aliq[ui]d se factu[m] e[st] e[st] p[ro]ponat. h[ic] q[ui] o[mn]i i[n] i[n]tentiari uota stultorum deputant[ur] q[ui] l[ib]er p[ro]p[ri]a l[ib]er i[n]tentiari l[ib]er i[n]tentiari. V[er]o i[n] bono uouet i[n] bono uouet q[ui]da[m] ei modi s[unt] i[n] i[n]tentiari i[n]tentiari i[n]tentiari i[n]tentiari q[ui] i[n]tentiari ut re[st]ituti[on]e o[mn]i n[on] admittat.

Quota nulli

Uis scire q[ui] sunt illa q[ui] i[n] i[n]tentiari o[mn]i i[n]tentiari