

**Fragment: Codex Justinianus cum Glossa ordinaria Francisci Accursii :  
Universitätsbibliothek Rostock, Mss. jur. 4**

<http://purl.uni-rostock.de/rosdok/ppn1840945591>

Handschrift Freier  Zugang







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**Dulcoris...**

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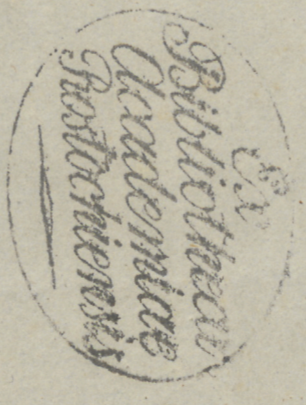






Einige Beyträge aus dem bey uns zu  
 hand in Mängel Schrift ~~gehandelt~~  
 sehr saubere schriftliche Handlungen des Sablaffers.

16. 2. 1781  
 U. A. G.

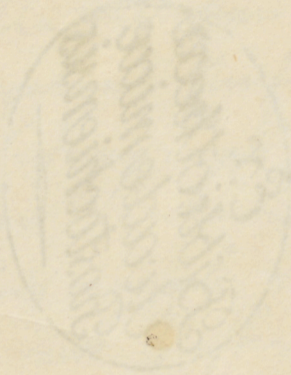


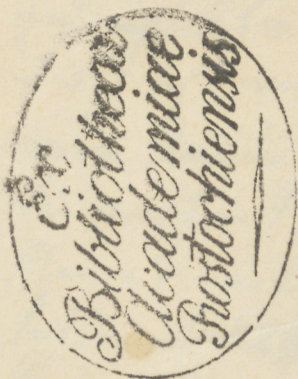
Ms. jur. 4.















Ant. Ann. 6<sup>hmo</sup> Lips. Ant. Coders

Abbas Const. unio. de caducis tutten,  
dis (Tit. 51) §. 11 ad verba  
relicta sit, in ejus acquisitionem  
an, sin

(Tit. 52) de his qui ante apertas  
tabulas hereditatem transmittunt  
tunt

(Tit. 53) Quando dies Legati, vel  
fideicommissi cedat  
int non Titul

(Tit. 54) Ut in possessionem Legato-  
rum, vel fideicommissorum  
servandorum causa mitti,  
tur.

Const. 1, Const. 2. Titul, non hor  
Const. 3 ubi dicitur: Si postquam  
legati, seu fideicommissi



Ant dem 6<sup>ten</sup> Leipzig der Codex

Tit 30 (de jure deliberandi)

von der Const. 14. der Prälaten von der  
Wahl des "tuus civiti" von Sachsen  
Const.; fortum

in Const. 18 ist inclusive - 20 mit  
von Const. 21 von Aufgang bis zu dem  
Wahl des "si quidem ita", manist  
in Prälaten Prälaten.



**Q**uoniam scis epif. & p[re]sby[ter]is & diaconib[us] lectorib[us] et  
m[em]br[is] illis cuiuslib[et] uenerandi d[omi]ni legu. aut sematis, ad  
tabula[m] d[omi]nare aut alius luctib[us] p[re]cip[er]es aut inspectores fi-  
aut ad q[uo]lib[et] spectaculo[rum] spectadi gra uenne. Si quis lat  
exhib[er]e uoluerit. n[on] uenimus h[uius] i[st]rib[us] annis uenerabili  
m[em]br[is] n[ost]ro p[ro]hiberi. & monastio redd[er]e s[ed] m[er]ito t[em]p[or]e  
se p[er]uenit[ur]e ostendit. licet sacerdoti sub quo d[omi]natus e[st] m[er]ito

**Q**uod si quis h[uius] rursus minist[er]io p[ro] reddere  
que omne suspitio[rum] effugiat. **Constitutio frederici.** dicitur ut si quis  
L[et]er[ar]um p[ro]m[er]itas u[el] p[er] p[er] annu[m] i[n] excommunicato[rum] p[er]tinet  
iure imperia[u]m b[an]no fariacebit. a quo nullate  
n[on] extrahatur. nisi prius ab e[cc]l[esi]a benefi[ci]o ab solutois optento.

**I**tem. Si quis animalis ch[er]u[m]i  
ord[er]natus nec statim co[m]m[un]icatur  
t[em]p[or]e p[ro]missi p[ro]m[er]itas co[n]ditione  
tatur in i[n]gore. **P**rohibet[ur] u[el] uolent[ur]

**P**rohibet[ur] u[el] uolent[ur]

