

Landesbibliothek Oldenburg

Digitalisierung von Drucken

**Augustini De Balthasar J.U.D. & Prof. Ord. R. Consistorii
Directoris Jurisprudentia, Secundum Ordinem
Institutionum Imp. Justiniani In Tabellas Subjunctis
Subinde Succinctis Definitionibus Ac ...**

B.C.D. Die XVII. Februar. MDCCLXI. Publice Ventilandum

Balthasar, Augustin von

Gryphiswaldiae, [1761]

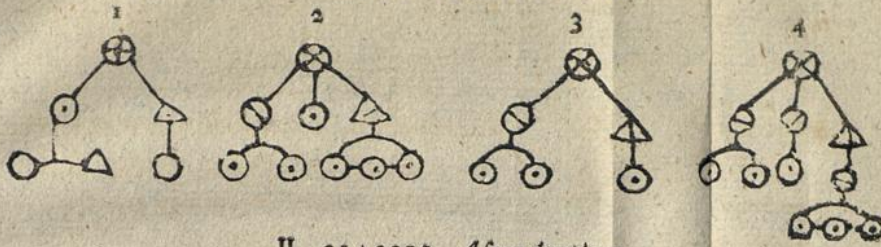
VD18 90557182

Illustration: Schemata Successionis Ab Intestato.

urn:nbn:de:gbv:45:1-16022

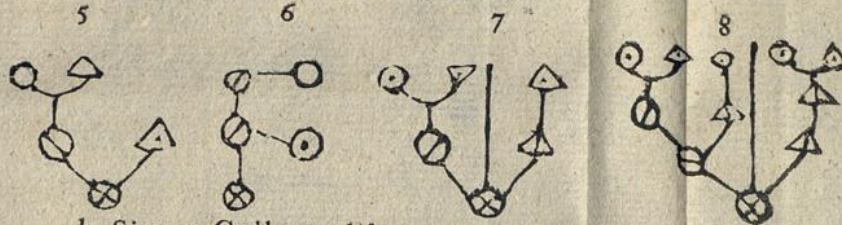
SCHEMATA
SUCCESSIONIS AB INTESTATO.

I. CLASSIS *Descendentium.*

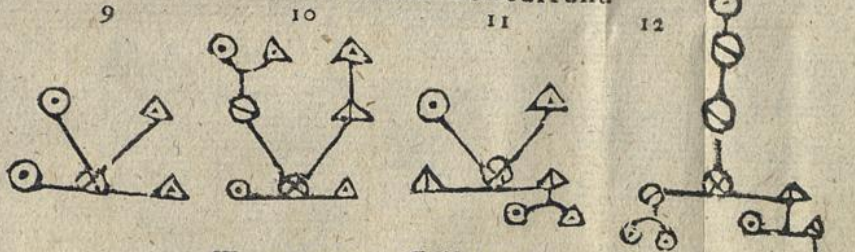


II. CLASSIS *Ascendentium.*

a. Si foli adfunt

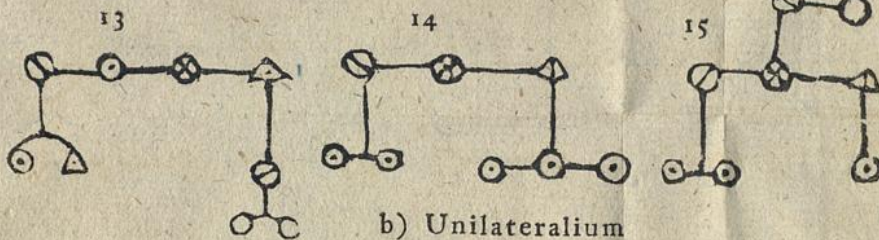


b. Si cum Collateralibus concurrunt.



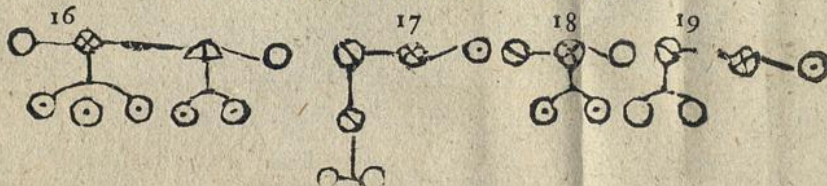
III. CLASSIS *Collateralium.*

a) Fratrum & Sororum bilateralium.

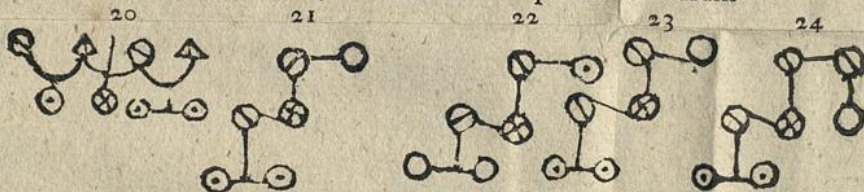


b) Unilateralium

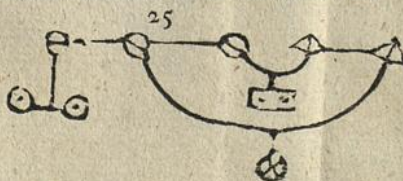
α. Si cum bilateralibus concurrunt.



β. Si foli adfunt, vel cum defuncti patris concurrunt



c) Remotiorum Collateralium.



Corrigendum.

p. 126. lin. 5. a fine & p. 129.
lin. 19. pro *adi lege Imi.*

ATAMENOS

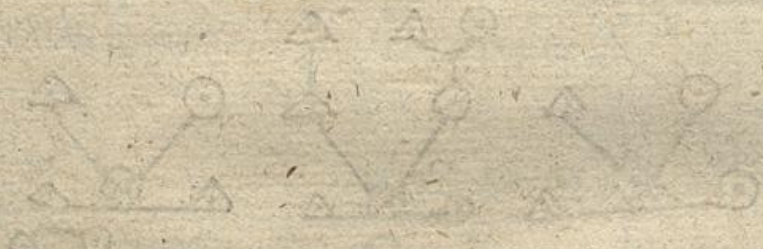
CONSTITUTIONAL AND
CLASSICAL



II CLASSICAL AFFIDAVIT
A B C D E F G H I J K L M N O P Q R S T U V W X Y Z



III CONSTITUTIONAL AFFIDAVIT
A B C D E F G H I J K L M N O P Q R S T U V W X Y Z



IV CLASSICAL AFFIDAVIT
A B C D E F G H I J K L M N O P Q R S T U V W X Y Z



a

III. JUS HEREDITARIUM; quod est *jus in re*, quo succeditur in universum Jus, active & passive, quod defunctus habuit, & ad quod fuit obligatus. Et complexus ille rerum ac jurium, quæ a nobis in alterum transferri possunt, HEREDITAS dicitur; Acquiritur autem eadem mediante SUCCESSIONE, quæ est

I. ORDINARIA; quæ modo ordinario, legibus probato, defertur; est que

vel CIVILIS; quæ ex *jure Civili*; & quidem

vel ex TESTAMENTO defertur, quod est *ultima hominis voluntas*, s. dispositio mediante *heredis institutione*. Institutio enim heredis est basis & fundamentum Testamenti. L. III. Tit. X. J. de Test. ordin. Consideratur autem Testamentum

A. Ratione *Modi* ordinandi, s. constituendi; & hac ratione est

I. vel Publicum; quod *publica auctoritate ac fide absque aliis solemnibus sustinetur*; &

1. Olim in *Comitiis calatis*, coram *Populo* fiebat; quod *Testam. calatis comitiis* appellabant; Postea

2. *Principi*, tanquam *supremæ Majestati*, *populum*; denique,

3. *Judici*, personam *Principis iterum repræsentanti*; vel ejusdem *Deputatis*, oblatum. s. actis *judicialibus insinuatum*; quod inde *Judiciale* audit.

Vulgo DD. hoc Testamentum in persona exhibendum esse, statuunt. v. CARPZ. P. III. C. 3. d. 23. Et, si in scriptis ab analphabeto offeratur, a iudice aperiendum eique prælegendum est, ut de veritate ipsius liquido constet. STRYCK de Caut. Test. C. IV. §. 26. WERNH. P. IV. O. 64. Verum, per mores invaluit, ut etiam per Procuratorem offeratur; modo 1) imbreviatura Testamenti manu & sigillo ipsius Testatoris, iudici satis cognito, sit signata; & 2) Procurator sufficienti mandato, manu & sigillo Testatoris corroborato, sit instructus; aut 3) duobus Testibus, fide dignis, qui mandatum ex

a b c d e f g

P

orc

