



Theses juridicae inaugurales

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THESES
JURIDICAE INAUGURALES,

QUAS,

ANNUENTE SUMMO NUMINE,

EX AUCTORITATE RECTORIS MAGNIFICI

PETRUS HARTING,

MED. ET ART. OBST. DOCT. ET PROP. ORD.,

NEC NON

AMPLISSIMI SENATUS ACADEMICI CONSENSU

ET

NOBILISSIMAE FACULTATIS JURIDICAE DECRETO,

Pro Gradu Doctoratus

SUMMISQUE IN

JURE ROMANO ET HODIERNO HONORIBUS AC PRIVILEGIIS

IN ACADEMIA RHENO-TRAJECTINA

RITE ET LEGITIME CONSEQUENDIS,

ERUDITORUM EXAMINI SUBMITTIT

LEVINUS JOHANNES SELLEGER,

ex urbe Batavia.

A. D. XXII M. APRILIS, ANNI MDCCCLVIII, HORA II.

TRAJECTI AD RHENUM,
APUD POST UTERWEER & SOC.

MDCCCLVIII.

T. R. S. R.

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T H E S E S.

I.

Actio praescriptis verbis non datur illi, qui decem nummos mutuo dedit, ut undecim acciperet.

II.

Frater fratri alimenta praestare non tenetur.

III.

Lex 15 § 6 D. locati nimime cum Fuchsio de contractu innominato intelligenda est:

IV.

Uxor peregrina, quae hic agit, ita tantum indiget auctoritate mariti, si illa jure ejus patriae requiritur.

V.

Pater testamento portionem legitimam filii a communione honorum excludere potest.

VI.

Minor cui ex art. 480 C. C. concessum est negotiari, ejus rei causa in jus vocari potest, illic ubi mercaturam exercet.

VII.

Uxor communionem lucri et damni repudiare nequit.

VIII.

Conjux domo expulsa, divortium propter malignam desertionem petere potest.

IX.

Peregrinus cautionem judicatum solvi quae dicitur praestari non tenetur ei qui, ex ejus petitione inauditus foro cessisse declaratus, jam sese sententiae opponit.

X.

Concordatum, quod dicitur ab heredibus offeri nequit, decoctionis declaratione post mortem rogata.

XI.

Creditor, qui neglecta compensatione, curatoribus debitoris qui foro cessit debitum solvit, conditione indebiti agere non potest.

XII.

Adsecurator damnum resarcire tenetur si institor vel sine mandato exercitorum adsecurationem fieri curavit.

XIII.

Mercator non cogitur literas ipsi ab alio mercatore missas, edere.

XIV.

Art. 22^b C. Quaest. Cr. etiam vim habet si laesus munere jam functus est.

XV.

Parricidium in casu art. 324 C. P. excusandum fuisset.

XVI.

Socii contrectationis, de qua cavet art. 380 C. P. etiam noctu et ope effracturae admissae puniendi non sunt.

XVII.

Secundum art. 434 C. P. is tantum puniendus est, qui alienas aedes incenderit.

XVIII.

Probanda videtur constitutio art. 44 Legis de regimine Indiae Orientalis, quae Praefecto Generali jus belli indicendi tribuit, etiam offensivi.

XIX.

Te regt zegt F. BASTIAT: De interest is regtvaardig en schaadt den leener niet.

XX.

De stelling van RICARDO, dat men steeds meer arbeid en kosten zou moeten aanwenden om levensonderhoud te verkrijgen, is niet aannemelijk.

The first part of the paper is devoted to a general introduction to the subject of the present investigation.

The following are the results of the investigation. It will be seen that the results are in general in accordance with the theory.

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