



Theses juridicae inaugurales

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28

THESES

JURIDICAE INAUGURALES,

QUAS,

ANNUENTE SUMMO NUMINE,

EX AUCTORITATE RECTORIS MAGNIFICI

FRANCISCI CORNELII DONDERS,

MED. DOCT. ET PROF. EXTRAORD.,

NEC NON

AMPLISSIMI SENATUS ACADEMICI CONSENSU,

ET

NOBILISSIMAE FACULTATIS JURIDICAE DECRETO,

Pro Gradu Doctoratus

SUMMISQUE IN

JURE ROMANO AC HODIERNO HONORIBUS ET PRIVILEGIIS

IN ACADEMIA RHENO-TRAJECTINA

RITE ET LEGITIME CONSEQUENDIS,

ERUDITORUM EXAMINI SUBMITTIT

HENRICUS GUILIELMUS GERARDUS RAS,

Rheno-Trajectinus.

A. D. I M. MAJI A. MDCCCLII, HORA II.



TRAJECTI AD RHENUM,

APUD C. BIELEVELT.

MDCCCLII.

THE HISTORY OF

THE CITY OF BOSTON

FROM THE FIRST SETTLEMENT

TO THE PRESENT TIME

BY NATHANIEL BENTLEY

IN TWO VOLUMES

VOLUME THE FIRST

FROM THE FIRST SETTLEMENT

TO THE PRESENT TIME

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T H E S E S.

I.

Ex usurarum per longum tempus praestatione, nec usurarum obligatio praesumi debet, neque per praescriptionem acquisitio.

II.

Si res aliena, cuius commercium nec heres, nec legatarius habet, relicta est, legatum valet.

III.

Jurisconsulti Romani de restituendis fructibus, ex fundo a marito uxori donato, perceptis, non consentiunt.

IV.

Nulla antinomia est inter L. 29. § 2 D. de inofficios. test.
et L. 5. § 4 D. de appellat.

V.

Qui actione negatoria agit, contra eum, qui servitatem quasi
possidet, tantummodo se dominum esse probare tenetur.

VI.

Articuli 134 et 1855 C. C. sibi obstare videntur.

VII.

Etiam qui ob debilitatem ingenii ipse se curae submittendum
curavit, amittit jus testandi.

VIII.

Is, cui venia aetatis concessa est, exsecutor testamentarius
esse potest.

IX.

Minus recte dicitur in art. 1768 C. C. »één of meer."

X.

Is, qui partem suam hereditariam vendit, amittit simul partem ex jure accrescendi.

XI.

Socius commenditarius, qui societati operam tantummodo praestat mechanicam, qui v. e. codicibus praeest accepti et expensi aut arcam curat, in solidum non tenetur ex art. 21 C. M.

XII.

Commissionarius ad emendum merces suas proprias mittere potest.

XIII.

Adsecurator contra polissam per testes probare potest sibi praemium solutum non esse.

XIV.

Qui foro cedit, facultatem de rebus suis disponendi amittit a die denuntiationis, non a die sententiae.

XV.

In art. 721 Cod. de Rat. Proc. in Caus. Civ. vox *bezitter* significat quemcumque rei detentorem.

XVI.

Non probandus mihi videtur art. 70. Novissim. Cod. Poen. Batavi.

XVII.

Conatus criminis bigamiae ex Cod. Poen. puniendus non est.

XVIII.

Poena exsilio, ex articulis 32 et 33 Cod. Poen. irroganda, est iniqua et principiis juris gentium contraria.

XIX.

Poena pecuniaria, quam minatur art. 339 Cod. Poen. rationi adversatur.

XX.

Pœna personam delinquentis non egreditur. Placitum idcirco, quod art. 455 Cod. Quæst. Crim. continetur, juris pœnalis principiis repugnat.

The first section of the report is devoted to a general description of the country and its resources. It is followed by a detailed account of the various industries and occupations of the people.

CHAPTER II. OF THE PHYSICAL GEOGRAPHY OF THE COUNTRY.

The physical geography of the country is characterized by a variety of features, including mountains, rivers, and plains. The climate is generally temperate, with a range of seasons.

The mountains are the most prominent features of the landscape, and are generally covered with dense forests. The rivers are numerous and fertile, and are the main sources of water for the country.

The plains are fertile and well-watered, and are the main sources of food for the people. The climate is generally temperate, with a range of seasons.

THE END.