

Imptu taxandi modo q̄d̄ ad l̄uēd̄ succumbēd̄ aē ali  
quā p̄uili ex p̄t̄o non completā completū l̄t̄ū ext̄ m̄r̄  
reoz̄n̄o Enon̄is. Ad amos Komarricki l̄uē ip̄o p̄t̄o Ad Instad̄  
Suprat̄i Enon̄i M̄astlowolsi Capemay granici alis l̄uēd̄  
m̄r̄ l̄uēd̄ Donatari sui aut ip̄o succum̄ ad p̄t̄. In p̄t̄e Cap̄  
l̄uē Capitān̄ Cremis̄ ex iure recepta Suprat̄i q̄d̄ ad rēd̄  
Specas mediā s̄m̄ in p̄mo l̄t̄ū l̄m̄o tanḡm̄ r̄e m̄p̄  
stare iuri parere rēd̄e d̄m̄n̄ q̄t̄a l̄uē l̄uē d̄.

Reliqua s̄m̄ l̄antur ex Superiori voz̄ ad finem.

### Idem inter se Intercam Roborant.

Compareses persons Corā Officijs v̄r̄s̄ q̄d̄ Casted Capitān̄ Cremi  
l̄uēd̄ Enon̄i. Adamus Komarricki ab v̄r̄s̄ et Ioannes M̄astlowolsi  
Capemay granici alis l̄uēd̄ Cremis̄ ab alteri p̄t̄e Parti men  
tibz̄ occupand̄ ext̄n̄o a l̄uēd̄ d̄. l̄t̄ū l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
quibz̄d̄ p̄p̄o et occupand̄ rēd̄e col̄ l̄m̄ v̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
Capitān̄ Cremis̄ q̄d̄ ad actū p̄t̄e attinet l̄uē l̄uēd̄ l̄uēd̄  
l̄uēd̄ q̄t̄a l̄t̄ū l̄uēd̄ d̄. l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
publ̄. ac p̄ ex p̄t̄o rēd̄e m̄t̄ equibz̄ illis d̄m̄n̄ p̄r̄o l̄uēd̄  
reput̄. Quia ip̄o sibi mutuo d̄m̄n̄ v̄r̄s̄ alteri cum p̄r̄o l̄uēd̄  
v̄r̄s̄ p̄r̄o l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
basuis habit̄ et habēd̄ in s̄m̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
tam in d̄e rēd̄e l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
l̄uēd̄ de aut̄ d̄m̄ illis h̄i Cremis̄ die v̄r̄s̄ m̄ l̄uēd̄  
M̄ay anno q̄d̄ conscript̄ et confect̄ manibus sui rēd̄e  
Subscript̄ in v̄r̄s̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
l̄uēd̄ clausul̄e et v̄r̄s̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
firmid̄e terore comple rē exequi ac inuisitab̄ observare  
v̄r̄s̄ et singul̄ illis l̄uēd̄ tam in toto quā in partē  
minimā p̄t̄e l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
ad d̄m̄n̄ m̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
Intercam v̄r̄s̄ in toto rēd̄e l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
v̄r̄s̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
non completū l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄ l̄uēd̄  
v̄r̄s̄ modo q̄d̄. in l̄uēd̄ l̄uēd̄ l̄uēd̄ aē ali q̄d̄  
ex p̄t̄o Non Completa Completa l̄t̄ū ext̄

Comissa Non tenent vel eius possenti Ad Instanciam p[ro] alterius q[ui]  
 nisi beneq[ue] autem suorum Ad off[icium] p[re]sent Casp[er]i Capitani Bre-  
 vialis ex h[uius] ree p[ro]p[ri]is supra h[ic] quos ad vendit spectat mediante  
 semp in p[ri]mo Atoms T[er]m[us] tanq[ua]m peremptio stare in i[n] p[ar]ere  
 vendere vadit p[ro] tractu h[uius] Insc[ri]ptio p[re]ced[er]e satis facte ac om[n]i  
 vadiat pati de h[ab]itu & tenentibus legatibus suorum ad ead[em] ora  
 in h[ab]itu obligat p[re]ced[er]e illud T[er]m[us] p[ri]m[us] peremptio valit ubi  
 exiade Consequens Causa eiq[ue] T[er]m[us] semp peremptio vera in h[ab]itu  
 n[on] t[em]p[or]e q[ui] maior n[on] minor n[on] t[em]p[or]e suorum legatibus in h[ab]itu vel extra h[ab]itu  
 T[er]m[us] Militari ad p[ro]curatorem n[on] t[em]p[or]e ad Eviden[ti]a vel alio quib[us]libet  
 Delictibus & legibus impedien[ti]s Non differet ad quietionem  
 Ultra p[er] h[ab]itu T[er]m[us] off[icium] p[re]sent Casp[er]i Capitani Bre-  
 vialis Nulla q[ue] n[on] t[em]p[or]e appellones ac ead[em] p[ro]sequend[um] faciend[um]  
 ac p[er] h[ab]itu n[on] t[em]p[or]e simplibus vel duplicat[is] ead[em] p[ro]sequend[um]  
 fatalibus h[ab]itu p[re]sent T[er]m[us] bello Conventio[n]e[rum] ac alijs actibus  
 Juris venedit & defect[us] non subest p[ro]p[ri]is Nec q[ui]s modo ead[em]  
 de h[ab]itu p[re]sent p[er]sona[m] reogno[n]e ad p[ro]p[ri]a mediante.

**Carnocki Mocum Capneum Sa-  
nocen Quietæ et Constem Statuet.**

Comparent n[on] t[em]p[or]e Com off[icium] p[re]sent Casp[er]i Capitani Bre-  
 vialis p[re]sent Casp[er]i Capitani Bre-  
 vialis ex p[ar]te a T[er]m[us] P[re]sidentibus Juris donibus suis qui  
 busuis p[ro]p[ri]is et competens recedent. Cui[us] h[ab]itu P[re]sidentem Casp[er]i  
 Capitani Bre-  
 vialis q[ui] ad actus p[re]sent actio[n]es decum h[ab]itu  
 actio[n]es suis q[ui]s actus totat[is] & plene in corpore atq[ue] sub  
 quod p[ar]t[is] libere publice ac p[ro]p[ri]um reogno[n]it quia  
 ipse h[ab]itu et T[er]m[us] p[re]sent Feliceza h[ab]itu Coniug[um] h[ab]itu  
 p[ro]p[ri]is n[on] t[em]p[or]e h[ab]itu cauet ac se p[re]sent in h[ab]itu n[on] t[em]p[or]e  
 p[re]sent de Magna Kunyie Ministe[rum] Castellum p[re]sidentem  
 p[re]sent Capneum de p[re]sent T[er]m[us] p[re]sent Floren[ti]a p[re]sent  
 p[re]sent off[icium] p[re]sent in causis seu actio[n]ibus h[ab]itu n[on] t[em]p[or]e  
 h[ab]itu h[ab]itu. f[ur]mentis h[ab]itu n[on] t[em]p[or]e & h[ab]itu in arendam Computat.  
 h[ab]itu reogno[n]it & f[ur]mentis Consorti[um] ad iudicatu[m] p[ro] se q[ui] reogno[n]it  
 p[re]sent Corporati Com p[re]sent. Nec n[on] de h[ab]itu p[re]sent h[ab]itu  
 h[ab]itu n[on] t[em]p[or]e p[re]sent h[ab]itu Floren[ti]a p[re]sent h[ab]itu n[on] t[em]p[or]e h[ab]itu  
 p[re]sent Corporati p[ro] se reogno[n]it iuxta Decretam off[icium] p[re]sent.

easio nis.