

nator. Quos et eorum posteris occasione p[ro]m[er]it
 edimento iure quadumvis personar[um] propinquar[um]
 in v[er]isq[ue] Lexa status & conditionis curasq[ue] exsten
 & v[er]a des p[re]sentes Tres lites quoc[um]q[ue] d[omi]no necessu
 fuerit t[er]ren defendere evincere p[ro]cedere p[ro]cipiant
 in p[er] se & p[er] submissas personas non p[ro]hibere sub d[omi]no
 l[ite]m simpl[em] taxat[am] & edicendis Et coram d[omi]no Casimiro
 d[omi]n[us] in n[ost]ro citat[us] termino p[re]empta r[ati]one conca
 contrariis exceptionibus allegat[is]q[ue] evincendis dilatori
 m[er]itis apponendis ac eorum quibusvis p[ro]sequendis
 alijsq[ue] in v[er]isq[ue] iuris remedijs & defensis l[ite]r[um]q[ue] impre
 dibentis etiam de iure concedit lib[er]is se & suos p[er] d[omi]n[um]
 scribendo sub ar[bit]rione sua & p[ro]nom[en] suam totius curat[ur].
 Et p[re]sentem iuram consentit illis ex his actis autent[ic]is acc[er]
 ptam ad acta p[ro]p[ri]i d[omi]nionis transferre & inscribere nulla
 p[re]sente p[er] in p[re]missis obstant[ur].

Piotrasko

Obligatio

Coram d[omi]no & Actis v[er]isq[ue] p[ro]p[ri]i comparens d[omi]n[us] Jacobus olim d[omi]n[us]
 bentini Piotrasko Sanns mente & corpore v[er]isq[ue] p[ro]p[ri]i ac lib[er]
 recognovit quia sibi Nicolao & Davidis Piotrasko bonorum
 suorum immob[il]ia in hereditate Piotraski consisten in campo
 p[ro]p[ri]o Glinickim na Pzepick[em] in primo loco duos sulcos
 hiemales a granie markevska ad viam p[ro]tenden[tes] inter metas
 Pasienkovska ex v[er]a p[ar]te jacen[tes] in alio loco sub[ter] p[ro]p[ri]o
 in tertio loco duos sulcos ac in quarto loco similia[rum] duos sulcos
 p[ro]tenden[tes] ac inter metas vt supra jacen[tes] item in quinto loco &
 campo duos sulcos in quarta terra ab arvis ad graniam domanov.
 Etia inter metas vt supra jacen[tes] cum o[mn]ib[us] v[er]isq[ue] nullis ex p[ar]te
 in quatuor florib[us] p[ro]p[ri]o hinc ad exemptione d[omi]ni ac iudicij
 p[ro]p[ri]o cum p[ro]p[ri]o ex nunc d[omi]no necessitandam admittendo d[omi]n[us]
 m[er]itis & evincendis d[omi]n[us] am can[is] & de iurib[us] sub radio
 d[omi]ni Et coram d[omi]no p[ro]p[ri]o p[re]empta r[ati]one nulla re exigenda
 vel exquirenda evadendo.

Nivino

Exemptio

Comparens p[ro] coram d[omi]no p[ro]p[ri]i d[omi]ni Mathias de Sebastiani
 Nivinski de Nivino Sanns mente & corpore v[er]isq[ue] p[ro]p[ri]i ac li
 ber[us] recognovit quia sibi d[omi]no Stanislaus de Bartholomei
 Nivinski ex obligatione bonorum immob[il]ia in hereditate Nivino
 sibi consisten[tes] sibi p[er] eum inscribita coram d[omi]no p[ro]p[ri]o p[er] se iure
 p[ro]p[ri]o p[re]sente ideo iure quietat[ur] iuramentum cassat[ur] & de suis co[n]d[em]n[is] d[omi]n[us].