

In nomine domini amen Anno natiuitatis eiusdem millesimo trecentesimo nonagesimo primo. Indio-
 quaresima die vigesimo quarto mensis marci. In stracione stracione Johans de vilanova stracione
 extra sup plateam mauroren laud pntibz Bellanoze agamosto fr diu Grahnam Bassiano clerico
 fr Johans philipino de marcho fr marcho de melignano fr Jacobi cumbe et habuit amur
 laud dano zagheno fr Gualdy habit loca de cancto martino epato laud et Gualdy de plucio
 de Gualdy filio dany machini habit loca de cavalli pntidengoz etat pnt omibz et Gualdy de plucio
 et rogare specialit vocare ad hoc et pntibz et notariis istoz Antonino de lauagna filio dny Jacobi
 et Bassiano de lauagna filio Johanni ambobz notariis publicis laudibz. Jhs dny Crenatus in radens
 qui sup laud. Condemnauit damnum et mortuum fees de grade filios dany dny andachi
 cuncte laud vtriusqz corp principalit et iudicium tamqz datus hinc legi de pnapalli pems sedo
 fore quemqz et legi de plus datus seu pmissis p rata quemqz auxilio epale dimadecatu Gualdy
 nonare et vtriusqz gratum et duntaxat actonum et omni ally Inzi raxpallio legum quibz vel
 volentes et hoc datus pntre ofitens quare hinc ad vnum mensum p pnt dntam dnt
 et plussu dno Ottolino de dno Bassiano agamosto fr diu wafca cum laud ibi pnt raxpalli
 libas Trecentas sexaginta sex ipd cum omibz expes dampnis expensis iudice fure post dnt
 pminum. quos dntios de dnta manifestauerunt qd pnt furem de se de fure
 recepisse ab dnta et eos eidem dare dnta et raxpalli ex causa mutui eis vtriusqz facti
 specialit grana ramore. Remanay exceptioni non habere acceptas et eis vtriusqz corp non mutare
 dnta dntiore pda de causa et pnt fure mutatas rno facre hinc dntam raxpalli raxpalli
 pnt gese expes dnti mali actoni in factum roni pntoni raxpalli in gratum et expensa
 obligauerunt de dnta et vtriusqz corp iudicium obligauerunt eidem dno Ottolino dnta ibi pnt
 specialit recepisse de se et omnia corp vtriusqz corp iudicium bona pnt pnta raxpalli que bona ex
 nre ofitens de se tenere et posside pnta nre de dnta Ottolin quonqz eidem dnta et pnt
 fuerit plure raxpalli de plus dnta pnt et expes tuc factas raxpalli Remanay pnta
 dnt laud loquy q nulla pnta pnt ut debeat pntalid capi ut dnta ad pnta dnta
 sui dnt tamen dare voluerit dnta suo de bonis pnt iudicium. Et status dnt laud loquy
 q si quis dnta accipit in plunum de bonis dnta pnt q de dnta possit et eis licet accipere
 ad factum de bona vtriusqz ad quatuor annos de dnta dntam vtriusqz pnta quibz pnta raxpalli
 ally pnta pnta dnta et ordmanitas facta raxpalli in gratum pnta In et talis nulli specialit
 pnta In eos pnta dnta facta apposito raxpalli pnta medio raxpalli hinc gratum Gualdy q elapp
 dnta dnta dnta pnta qnta dnta vtriusqz corp iudicium possit raxpalli pnta pnta et
 eius nntas in amur laud dnta pnta pnta dnta dnta dnta dnta dnta dnta dnta
 Bellanoze et dnta dnta aqua loca capta et dnta mundi realit raxpalli quemqz capi
 volari et dnta et bona vtriusqz dnta vtriusqz corp iudicium tam mobilia q immobilia pnt
 robare pnta raxpalli in pnta et dnta pnta et in eis possess Inzare raxpalli vendra
 aliorum et in de vtriusqz vtriusqz ad pnta et Inregiam pnta raxpalli dnta dnta pnta
 et expes factas raxpalli de quibz expes dnta pnta dnta dnta dnta dnta dnta dnta
 dnta pnta aucta q cum hinc dnta dnta dnta dnta dnta dnta dnta dnta dnta
 pnta non obstant aliquibz freys pnta nre raxpalli nre raxpalli pnta. causis colcans ut
 dnta. supponet de se dnta dnta dnta dnta dnta dnta dnta dnta dnta dnta
 et dnta dnta dnta de se pnta dnta dnta dnta dnta dnta dnta dnta dnta dnta
 Remanay dnta sui foz pnta loca Inzi dnta dnta in pnta re Inzrem esse posse et omibz
 ally in gratum pnta gratum dnta r loquy. Et q pnt dnta nre aliquis pnt aliquis pnt
 pnt dnta nre possit pnta libellum in pnta nre quallum qualum dnta dnta dnta dnta
 ut aliquo pnta ut caris pnta Remanay aucta dnta dnta dnta dnta dnta dnta dnta
 Inzrem pnta dnta dnta dnta et vtriusqz corp ad da de dnta dnta dnta dnta dnta
 pnta raxpalli pnta omnia raxpalli dnta esse et ea pnta attendere raxpalli raxpalli nre
 dnta de facto nre Inzre pnta pnta pnta raxpalli dnta dnta dnta dnta
 in hinc. exp. i.



Marble 5 (225)



So ex officio baronis notarius pub laudis hinc pnta raxpalli hoc Inzrem raxpalli
 dnta dnta dnta

Handwritten text in a dense, cursive script, likely a historical document or manuscript. The text is written in a dark ink on aged, yellowish paper. It appears to be a formal record or a legal document, given the structured nature of the entries and the use of some capital letters and punctuation. The text is arranged in approximately 25 horizontal lines, filling most of the page's width. The script is highly stylized and difficult to decipher without specialized knowledge of the language and dialect used.

Mars 2 (SSS)



Handwritten text at the bottom of the page, including a signature and a date. The signature is written in a cursive hand, and the date is clearly legible as 'Mars 2 (SSS)'. There are also some faint markings and a small diagram or sketch to the right of the text.



