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| --- | --- | --- | --- | --- |
| **Term or phrase** | **Literal translation** | **Definition and use** | **English pronunciation** |  |
| [*a fortiori*](https://en.wikipedia.org/wiki/A_fortiori) | from stronger | An *a fortiori* argument is an "argument from a stronger reason", meaning that because one fact is true, that a second related and included fact must also be true. | [/ˌeɪ fɔrtiˈɔəraɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ˌeɪ fɔrʃiˈɔəraɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*a mensa et thoro*](https://en.wikipedia.org/wiki/A_mensa_et_thoro) | from table and bed | Divorce *a mensa et thoro* indicates legal separation without legal divorce. | [/ˌeɪ ˈmɛnsə ɛt ˈθɔəroʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*a posteriori*](https://en.wikipedia.org/wiki/A_posteriori) | from later | An argument derived from subsequent event | [/ˌeɪ ˌpɒstɪəri.ɔəraɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*a priori*](https://en.wikipedia.org/wiki/A_priori_and_a_posteriori) | from earlier | An argument derived from previous event | [/ˌeɪ praɪ.ɔəraɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| *a quo* | from which | Regarding a court of first instance, or the decision/s of a previous court, known as the court*a quo.* | [/ˌeɪ ˈkwoʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| *ab extra* | from outside | Concerning a case, a person may have received some funding from a 3rd party. This [funding](https://en.wikipedia.org/wiki/Funding) may have been considered *ab extra*. | [/ˌæb ˈɛkstrə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ab initio*](https://en.wikipedia.org/wiki/Ab_initio) | from the beginning | "Commonly used referring to the time a contract, statute, marriage, or deed become legal. e.g The couple was covered ab initio by her health policy." | [/ˌæb ɪˈnɪʃi.oʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*absque hoc*](https://en.wikipedia.org/w/index.php?title=Absque_hoc&action=edit&redlink=1) | without this | "Presenting the negative portion of a plea when pleading at common by way a special traverse." |  |  |
| [*Actori incumbit probatio*](https://en.wikipedia.org/w/index.php?title=Actori_incumbit_probatio&action=edit&redlink=1) | On the plaintiff rests the proving | The burden of proof, [Roman law](https://en.wikipedia.org/wiki/Roman_law) |  |  |
| [*actus reus*](https://en.wikipedia.org/wiki/Actus_reus) | guilty act | Part of what proves criminal liability (with [*mens rea*](https://en.wikipedia.org/wiki/Mens_rea)) | [/ˌæktəs ˈriː.əs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad coelum*](https://en.wikipedia.org/wiki/Ad_coelum) | to the sky | Abbreviated from *Cuius est solum eius est usque ad coelum et ad infernos* which translates to "[for] whoever owns [the] soil, [it] is his all the way [up] to Heaven and [down] to Hell." The principle that the owner of a parcel of land also owns the air above and the ground below the parcel. | [/ˌæd ˈsiːləm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad colligenda bona*](https://en.wikipedia.org/wiki/Ad_colligenda_bona) | to collect the goods |  |  |  |
| [*ad hoc*](https://en.wikipedia.org/wiki/Ad_hoc) | for this | Generally signifies a solution designed for a specific problem or task, non-generalizable, and not intended to be able to be adapted to other purposes. | [/ˌæd ˈhɒk/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad hominem*](https://en.wikipedia.org/wiki/Ad_hominem) | at the person | Attacking an opponent's character rather than answering his argument. | [/ˌæd ˈhɒmɨnɛm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad idem*](https://en.wikipedia.org/wiki/Ad_idem) | to the same thing | In agreement. | [/ˌæd ˈaɪdəm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad infinitum*](https://en.wikipedia.org/wiki/Ad_infinitum) | to infinity | To continue forever. | [/ˌæd ɪnfɨˈnaɪtəm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad litem*](https://en.wikipedia.org/wiki/Ad_litem) | for the case | Describes a party designated to represent another party who is deemed incapable of representing him/herself (e.g. a child or incapacitated adult). | [/ˌæd ˈlaɪtɛm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ad quod damnum*](https://en.wikipedia.org/wiki/Ad_quod_damnum) | according to the harm | Used in tort law. Implies that the reward or penalty ought to correspond to the damage suffered or inflicted. |  |  |
| [*ad valorem*](https://en.wikipedia.org/wiki/Ad_valorem) | according to value |  | [/ˌæd vəˈlɔərɛm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*adjournment sine die*](https://en.wikipedia.org/wiki/Adjournment_sine_die) | adjournment without a day | When an assembly adjourns without setting a date for its next meeting. | [/ˌsaɪniː ˈdaɪ.iː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*affidavit*](https://en.wikipedia.org/wiki/Affidavit) | he has sworn | A formal statement of fact. | [/ˌæfɨˈdeɪvɨt/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*alter ego*](https://en.wikipedia.org/wiki/Alter_ego) | another I | A second identity living within a person. |  |  |
| [*amicus curiae*](https://en.wikipedia.org/wiki/Amicus_curiae) | friend of the court | A person who offers information to a court regarding a case before it. | [/əˈmaɪkəs ˈkjʊəri.iː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*animus nocendi*](https://en.wikipedia.org/wiki/Animus_nocendi) | intention to harm | The subjective state of mind of the author of a crime, with reference to the exact knowledge of illegal content of his behaviour, and of its possible consequences. |  |  |
| [*animus possidendi*](https://en.wikipedia.org/wiki/Animus_possidendi) | intention to possess | "In order to claim possessory rights, an individual must establish physical control of the res and the intention to possess (i.e. animus possidendi)" |  |  |
| [*animus revertendi*](https://en.wikipedia.org/wiki/Animus_revertendi) | intention to return | "Wild animals, such as bees and homing pigeons, that by habit go 'home' to their possessor. Used when discussing ferae naturae." |  |  |
| [*ante*](https://en.wikipedia.org/wiki/List_of_Latin_phrases_%28full%29) | before |  |  |  |
| [*arguendo*](https://en.wikipedia.org/wiki/Arguendo) | for the sake of argument |  |  |  |
| [*Audi alteram partem*](https://en.wikipedia.org/wiki/Audi_alteram_partem) | hear the other side | Refers to the idea that one cannot be fairly judged unless the cases for and against them have been heard. |  |  |
| [*bona fide*](https://en.wikipedia.org/wiki/Bona_fide) | in good faith. | Implies sincere good intention regardless of outcome. | [/ˈboʊnə ˈfaɪdiː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*bona vacantia*](https://en.wikipedia.org/wiki/Bona_vacantia) | ownerless goods |  |  |  |
| [*Cadit quaestio*](https://en.wikipedia.org/wiki/Cadit_quaestio) | The question falls | Indicates that a settlement to a dispute or issue has been reached, and the issue is now resolved. |  |  |
| [*Casus belli*](https://en.wikipedia.org/wiki/Casus_belli) | Case of war | The justification for acts of war. | [/ˈkeɪsəs ˈbɛlaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*casus fortuitus*](https://en.wikipedia.org/wiki/Casus_fortuitus) | fortuitous event | When H.M.S. Bounty was destroyed by Hurricane Sandy, October 29, 2012, Casus Fortuitus would describe the H.M.S. Bounty being at the wrong place when Hurricane Sandy came up the coast.[*HMS Bounty Sinks*](http://news.nationalgeographic.com/news/2012/10/pictures/121030-hms-bounty-sinks-science-nation-sandy-weather/) |  |  |
| [*Caveat*](https://en.wiktionary.org/wiki/caveat) | May he beware | When used by itself, refers to a qualification, or warning. |  |  |
| [*Caveat emptor*](https://en.wikipedia.org/wiki/Caveat_emptor) | Let the buyer beware | In addition to the general warning, also refers to a legal doctrine wherein a buyer could not get relief from a seller for defects present on property which rendered it unfit for use. | [/ˈkævi.æt ˈɛmptɔr/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*Certiorari*](https://en.wikipedia.org/wiki/Certiorari) | To be apprised | A type of [writ](https://en.wikipedia.org/wiki/Writ) seeking [judicial review](https://en.wikipedia.org/wiki/Judicial_review). | [/ˌsɜrʃi.əˈrɛəraɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ˌsɜrʃi.əˈrɛəriː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*Ceteris paribus*](https://en.wikipedia.org/wiki/Ceteris_paribus) | With other things the same | More commonly rendered in English as "All other things being equal." | [/ˌsɛtərɨs ˈpærɨbəs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*cogitationis poenam nemo patitur*](https://en.wikipedia.org/wiki/Cogitationis_poenam_nemo_patitur) | Nobody suffers punishment for mere intent |  |  |  |
| [*compensatio morae*](https://en.wikipedia.org/w/index.php?title=Compensatio_morae&action=edit&redlink=1) | Balance of delay | Delay in payment or performance on the part of both the debtor and the creditor |  |  |
| [*compos mentis*](https://en.wikipedia.org/wiki/Non_compos_mentis) | Having command of mind | Of sound mind. Also used in the negative "Non compos mentis", meaning "Not of sound mind". | [/ˈkɒmpɒs ˈmɛntɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*Condicio sine qua non*](https://en.wikipedia.org/wiki/Condicio_sine_qua_non) | A condition without which it could not be | An indispensable and essential action, condition, or ingredient. |  |  |
| [*consensus ad idem*](https://en.wikipedia.org/wiki/Consensus_ad_idem) | Agreement to the same | Parties must be of one mind and their promises must relate to the subject or object |  |  |
| [*consensus facit legem*](https://en.wikipedia.org/w/index.php?title=Consensus_facit_legem&action=edit&redlink=1) | Consensus makes the law | Stipulates that when two or more persons arrive at a good faith agreement, the law will insist on that agreement being carried out. |  |  |
| [*consuetudo pro lege servatur*](https://en.wikipedia.org/wiki/Consuetudo_pro_lege_servatur) | Custom is held as law | Where no laws apply to a given situation, the customs of the place and time will have the force of law. |  |  |
| [*contra*](https://en.wikipedia.org/wiki/Contra_%28citation_signal%29) | Against | Used in case citations to indicate that the cited source directly contradicts the point being made. |  |  |
| [*contra bonos mores*](https://en.wikipedia.org/wiki/Contra_bonos_mores) | Against good morals | Contracts so made are generally illegal and unenforceable. |  |  |
| [*contra legem*](https://en.wikipedia.org/wiki/Contra_legem) | Against the law | Used when a court or tribunal hands down a decision that is contrary to the laws of the governing state. |  |  |
| [*Contradictio in adjecto*](https://en.wikipedia.org/wiki/Contradictio_in_adjecto) | Contradiction in itself | A contradiction in terms. |  |  |
| [*contra proferentem*](https://en.wikipedia.org/wiki/Contra_proferentem) | Against the one bringing forth | Used in [contract law](https://en.wikipedia.org/wiki/Contract_law) to stipulate that an ambiguous term in a contract shall be interpreted against the interests of the party that insisted upon the term's inclusion. Prevents the intentional additions of ambiguous terminology from being exploited by the party who insisted on its inclusion. |  |  |
| [*coram non judice*](https://en.wikipedia.org/wiki/Coram_non_judice) | Before one who is not a judge | Refers to a legal proceeding without a judge, or with a judge who does not have proper jurisdiction. |  |  |
| [*corpus delicti*](https://en.wikipedia.org/wiki/Corpus_delicti) | Body of the crime | A person cannot be convicted of a crime, unless it can be proven that the crime was even committed. | [/ˈkɔrpəs dɨˈlɪktaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*corpus juris*](https://en.wikipedia.org/wiki/Corpus_juris) | Body of law | The complete collection of laws of a particular jurisdiction or court. | [/ˈkɔrpəs ˈdʒʊərɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*corpus juris civilis*](https://en.wikipedia.org/wiki/Corpus_juris_civilis) | Body of civil law | The complete collection of civil laws of a particular jurisdiction or court. Also sometimes used to refer to the Code of Justinian. | [/ˈkɔrpəs ˈdʒʊərɨs sɨˈvaɪlɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*corpus juris gentium*](https://en.wikipedia.org/w/index.php?title=Corpus_juris_gentium&action=edit&redlink=1) | Body of the law of nations | The complete collection of international law. |  |  |
| [*corpus juris secundum*](https://en.wikipedia.org/wiki/Corpus_juris_secundum) |  | An encyclopedia of US law drawn from US Federal and State court decisions. |  |  |
| [*crimen falsi*](https://en.wikipedia.org/w/index.php?title=Crimen_falsi&action=edit&redlink=1) | Crime of falsifying | [Forgery](https://en.wikipedia.org/wiki/Forgery). |  |  |
| [*cui bono*](https://en.wikipedia.org/wiki/Cui_bono) | As a benefit to whom? | Suggests that the perpetrator(s) of a crime can often be found by investigating those who would have benefited financially from the crime, even if it is not immediately obvious. |  |  |
| [*cuius est solum eius est usque ad coelum et ad inferos*](https://en.wikipedia.org/wiki/Cuius_est_solum_eius_est_usque_ad_coelum_et_ad_inferos) | For whoever owns the soil, it is theirs up to Heaven and down to Hell | Used in reference to the rights of property owners to the air above, and land below, their property. |  |  |
| [*de bonis asportatis*](https://en.wikipedia.org/wiki/De_bonis_asportatis) | Carrying goods away | Specifies that larceny was taking place in addition to any other crime named. E.g. "trespass de bonis asportatis". |  |  |
| [*debellatio*](https://en.wikipedia.org/wiki/Debellatio) | Warring down | Complete annihilation of a warring party, bringing about the end of the conflict. |  |  |
| [*de bonis non administratis*](https://en.wikipedia.org/wiki/De_bonis_non_administratis) | Of goods not administered | Assets of an estate remaining after the death (or removal) of the designated estate administrator. An "administrator de bonis non administratis" will then be appointed to dispose of these goods. |  |  |
| [*de die in diem*](https://en.wikipedia.org/w/index.php?title=De_die_in_diem&action=edit&redlink=1) | From day to day | Generally refers to a type of labor in which the worker is paid fully at the completion of each day's work. |  |  |
| [*de facto*](https://en.wikipedia.org/wiki/De_facto) | In fact | Literally "from fact"; often used to mean something that is true in practice, but has not been officially instituted or endorsed. "For all intents and purposes". Cf. [*de jure*](https://en.wikipedia.org/wiki/De_jure). |  |  |
| [*de futuro*](https://en.wikipedia.org/wiki/De_futuro) | Concerning the future | At a future date. |  |  |
| [*de integro*](https://en.wikipedia.org/wiki/De_integro) | Concerning the whole | Often used to mean "start it all over", in the context of "repeat de integro". |  |  |
| [*de jure*](https://en.wikipedia.org/wiki/De_jure) | According to law | Literally "from law"; something that is established in law, whether or not it is true in general practice. Cf. [*de facto*](https://en.wikipedia.org/wiki/De_facto). |  |  |
| [*de lege ferenda*](https://en.wikipedia.org/wiki/De_lege_ferenda) | Of the law as it should be | Used in the context of "how the law should be", such as for proposed legislation. |  |  |
| [*de lege lata*](https://en.wikipedia.org/wiki/De_lege_lata) | Of the law as it is | Concerning the law as it exists, without consideration of how things should be. |  |  |
| [*delegatus non potest delegare*](https://en.wikipedia.org/wiki/Delegatus_non_potest_delegare) | That which has been delegated, cannot delegate [further] |  |  |  |
| [*de minimis*](https://en.wikipedia.org/wiki/De_minimis) | About the smallest things | Various legal areas concerning small amounts or small degrees. |  |  |
| [*de minimis non curat lex*](https://en.wikipedia.org/wiki/De_minimis_non_curat_lex) | The law does not concern itself with the smallest [things] | There must be a minimal level of substance or impact in order to bring a legal action. |  |  |
| [*de mortuis nil nisi bonum*](https://en.wikipedia.org/wiki/De_mortuis_nil_nisi_bonum) | Of the dead, [speak] nothing unless good | Social convention that it is inappropriate to speak ill of the recently deceased, even if they were an enemy. |  |  |
| [*de novo*](https://en.wikipedia.org/wiki/Trial_de_novo) | Anew | Often used in the context of "trial de novo"—a new trial ordered when the previous one failed to reach a conclusion. |  |  |
| [*defalcation*](https://en.wikipedia.org/wiki/Defalcation) | Cutting off with a sickle | Misappropriation of funds by one entrusted with them. |  |  |
| *deorum injuriae diis curae* | The gods take care of injuries to the gods | [Blasphemy](https://en.wikipedia.org/wiki/Blasphemy) is a crime against the State, rather than against God. |  |  |
| [*dictum*](https://en.wikipedia.org/wiki/Dictum) | (thing) said | A statement given some weight or consideration due to the respect given the person making it. |  |  |
| [*doli incapax*](https://en.wikipedia.org/wiki/Doli_incapax) | Incapable of guilt | Presumption that young children or persons with diminished mental capacity cannot form the intent to commit a crime. |  |  |
| [*dolus specialis*](https://en.wikipedia.org/wiki/Dolus_specialis) | Specific deceit | Heavily used in the context of [genocide](https://en.wikipedia.org/wiki/Genocide) in international law. |  |  |
| [*donatio mortis causa*](https://en.wikipedia.org/wiki/Donatio_mortis_causa) | Gift caused by death | "The donor, contemplating imminent death, declares words of present gifting and delivers the gift to the donee or someone who clearly takes possession on behalf of the donee. The gift becomes effective at death but remains revocable until that time." |  |  |
| [*dramatis personae*](https://en.wikipedia.org/wiki/Dramatis_personae) | Persons of the drama |  |  |  |
| [*dubia in meliorem partem interpretari debent*](https://en.wikipedia.org/w/index.php?title=Dubia_in_meliorem_partem_interpretari_debent&action=edit&redlink=1) | Doubtful things should be interpreted in the best way | Often spoken as "to give the benefit of the doubt." |  |  |
| [*duces tecum*](https://en.wikipedia.org/wiki/Duces_tecum) | Bring with you | A "subpoena duces tecum" is a summons to produce physical evidence for a trial. |  |  |
| [*ei incumbit probatio qui dicit*](https://en.wikipedia.org/wiki/Ei_incumbit_probatio_qui_dicit) | Proof lies on him who asserts. | The concept that one is innocent until proven guilty. |  |  |
| [*ejusdem generis*](https://en.wikipedia.org/wiki/Ejusdem_generis) | Of the same class. | Known as a "canon of construction", it states that when a limited list of specific things also includes a more general class, that the scope of that more general class shall be limited to other items more like the specific items in the list. |  |  |
| [*eo nomine*](https://en.wikipedia.org/wiki/Eo_nomine) | By that name. |  |  |  |
| [*erga omnes*](https://en.wikipedia.org/wiki/Erga_omnes) | Towards all. | Refers to rights or obligations that are owed *towards all*. |  |  |
| [*ergo*](https://en.wiktionary.org/wiki/ergo) | Therefore |  |  |  |
| [*erratum*](https://en.wikipedia.org/wiki/Erratum) | Having been made in error. |  |  |  |
| [*et al.*](https://en.wikipedia.org/wiki/Et_al.) | And others | Abbreviation of [et alii](https://en.wiktionary.org/wiki/et_alii), meaning "and others". |  |  |
| [*et cetera*](https://en.wikipedia.org/wiki/Et_cetera) | And other things. | Generally used in the sense of "and so forth". |  |  |
| [*et seq.*](https://en.wikipedia.org/wiki/Et_seq.) | And the following things | Abbreviation of *et sequens*, meaning "and the following ones". Used in citations to indicate that the cited portion extends to the pages following the cited page. |  |  |
| [*et uxor*](https://en.wikipedia.org/wiki/Et_uxor) | And wife. | Usually used instead of naming a man's wife as a party in a case. | [/ˌɛt ˈʌksɔr/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*et vir*](https://en.wikipedia.org/wiki/Et_vir) | And husband. | Usually used instead of naming a woman's husband as a party in a case. | [/ˌɛt ˈvɜr/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ex aequo et bono*](https://en.wikipedia.org/wiki/Ex_aequo_et_bono) | Of equity and [the] good. | Usually defined as "what is right and good." Used to describe the power of a judge or arbiter to consider only what is fair and good for the specific case, and not necessarily what the law may require. In courts, usually only done if all parties agree. |  |  |
| [*ex ante*](https://en.wikipedia.org/wiki/Ex_ante) | Of before. | Essentially meaning "before the event", usually used when forecasting future events. | [/ˌɛks ˈæntiː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ex cathedra*](https://en.wikipedia.org/wiki/Ex_cathedra) | From the chair | Where *chair* refers to authority or position. Authority derived from one's position. |  |  |
| [*ex concessis*](https://en.wikipedia.org/wiki/Ex_concessis) | From what has been conceded already | Often used in a "guilt by association" context. |  |  |
| [*ex delicto*](https://en.wikipedia.org/wiki/Ex_delicto) | From a transgression | The consequence of a crime or tort. |  |  |
| [*ex facie*](https://en.wikipedia.org/wiki/Ex_facie) | On the face | If a contract is blatantly and obviously incorrect or illegal, it can be considered void *ex facie* without any further analysis or arguments. |  |  |
| [*ex fida bona*](https://en.wikipedia.org/wiki/Ex_fida_bona) | Good business norms |  |  |  |
| [*ex gratia*](https://en.wikipedia.org/wiki/Ex_gratia) | By favor | Something done voluntarily and with no expectation a legal liability arising therefrom. |  |  |
| [*ex injuria jus non oritur*](https://en.wikipedia.org/wiki/Ex_injuria_jus_non_oritur) | Law does not arise from injustice | A principle in international law that unjust acts cannot create laws. |  |  |
| [*ex officio*](https://en.wikipedia.org/wiki/Ex_officio) | From the office | Something done or realized by the fact of holding an office or position. |  |  |
| [*ex parte*](https://en.wikipedia.org/wiki/Ex_parte) | From [for] one party | A decision reached, or case brought, by or for one party without the other party being present. |  |  |
| [*ex post*](https://en.wikipedia.org/wiki/Ex_post) | From after | Based on knowledge of the past. |  |  |
| [*ex post facto*](https://en.wikipedia.org/wiki/Ex_post_facto) | From a thing done afterward | Commonly said as "after the fact." |  |  |
| [*ex post facto law*](https://en.wikipedia.org/wiki/Ex_post_facto_law) |  | A retroactive law. E.g. a law that makes a past act illegal that was not illegal when it was done. |  |  |
| [*expressio unius est exclusio alterius*](https://en.wikipedia.org/wiki/Expressio_unius_est_exclusio_alterius) | The express mention of one thing excludes all others | When items are listed, anything not explicitly stated is assumed to not be included. |  |  |
| [*ex proprio motu*](https://en.wikipedia.org/w/index.php?title=Ex_proprio_motu&action=edit&redlink=1) | By [one's] own motion | Commonly spoken as "by one's own accord." |  |  |
| [*ex rel*](https://en.wikipedia.org/wiki/Ex_rel) | [arising] out of the narration [of the relator] | Abbreviation of *ex relatione*. Used when the government brings a case that arises from the information conveyed to it by a third party ("relator"). |  |  |
| [*ex turpi causa non oritur actio*](https://en.wikipedia.org/wiki/Ex_turpi_causa_non_oritur_actio) | From a dishonorable cause an action does not arise | A party cannot bring a legal action for consequences of his own illegal act. |  |  |
| [*exempli gratia*](https://en.wikipedia.org/wiki/Exempli_gratia) | For the sake of example | Usually abbreviated "e.g.". |  |  |
| [*ex tunc*](https://en.wikipedia.org/wiki/Ex_tunc) | From then | Term used in contract law to specify terms that are voided or confirmed in effect from the execution of the contract. C.f. [*ex nunc*](https://en.wikipedia.org/wiki/Ex_nunc). |  |  |
| [*ex nunc*](https://en.wikipedia.org/wiki/Ex_nunc) | From now on | Term used in contract law to specify terms that are voided or confirmed in effect only in the future and not prior to the contract, or its adjudication. C.f. [*ex tunc*](https://en.wikipedia.org/wiki/Ex_tunc). |  |  |
| [*extant*](https://en.wiktionary.org/wiki/extant) | Existing | Refers to things that are currently existing at a given point, rather than things that are no longer so. |  |  |
| [*factum*](https://en.wiktionary.org/wiki/factum) | Deed | 1. an assured statement made; 2. completion of a will and all its parts to make it valid and legal; 3). book of facts and law presented in a Canadian court |  |  |
| [*facio ut facias*](https://en.wikipedia.org/w/index.php?title=Facio_ut_facias&action=edit&redlink=1) | I do, that you may do | A type of contract wherein one party agrees to do work for the other, in order that the second party can then perform some work for the first in exchange. |  |  |
| [*favor contractus*](https://en.wikipedia.org/w/index.php?title=Favor_contractus&action=edit&redlink=1) | Favor of the contract | A concept in [treaty law](https://en.wikipedia.org/wiki/Treaty_law) that prefers the maintaining of a contract over letting it expire for purely procedural reasons. |  |  |
| [*felo de se*](https://en.wikipedia.org/wiki/Felo_de_se) | Felon of himself | A [suicide](https://en.wikipedia.org/wiki/Suicide). This archaic term stems from English [common law](https://en.wikipedia.org/wiki/Common_law), where suicide was legally a [felony](https://en.wikipedia.org/wiki/Felony), thus a person who committed suicide was treated as a felon for purposes of estate disposal. |  |  |
| [*ferae naturae*](https://en.wikipedia.org/wiki/Ferae_naturae) | Wild animals of nature | Wild animals residing on unowned property do not belong to any party in a dispute on the land. |  |  |
| [*fiat*](https://en.wiktionary.org/wiki/fiat) | Let it be done | A warrant issued by a judge for some legal proceedings. |  |  |
| [*Fiat justitia et pereat mundus*](https://en.wikipedia.org/wiki/Fiat_justitia_et_pereat_mundus) | Let there be justice, though the world perish. | Often used as a motto, notably by [Ferdinand I, Holy Roman Emperor](https://en.wikipedia.org/wiki/Ferdinand_I%2C_Holy_Roman_Emperor). |  |  |
| [*fiat justitia ruat caelum*](https://en.wikipedia.org/wiki/Fiat_justitia_ruat_caelum) | Let justice be done though the heavens fall. | Also sometimes a motto, a legal maxim that justice must be done regardless of the result otherwise. |  |  |
| [*fieri facias*](https://en.wikipedia.org/wiki/Fieri_facias) | May you cause to be done | A writ ordering the local law enforcement to ensure that damages awarded by the court are properly recovered. A [writ of execution](https://en.wikipedia.org/wiki/Writ_of_execution). |  |  |
| [*fortis attachiamentum, validior praesumptionem*](https://en.wikipedia.org/w/index.php?title=Fortis_attachiamentum,_validior_praesumptionem&action=edit&redlink=1) | strong attachment, the stronger presumption | When determining whether a chattel is a fixture: "size doesn't matter, how much or degree chattel is attached to 'land' and to 'what' " |  |  |
| [*forum non conveniens*](https://en.wikipedia.org/wiki/Forum_non_conveniens) | Disagreeable forum | A concept wherein a court refuses to hear a particular matter, citing a more appropriate forum for the issue to be decided. | [/ˈfɔərəm nɒn kənˈviːni.ɛnz/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*fructus industriales*](https://en.wikipedia.org/wiki/Fructus_industriales) | vegetation,like crops, that grows by human efforts | In property law, a co-owner profting from her or his fructus industriales is solely responsible for any losses that my occur. |  |  |
| [*fumus boni iuris*](https://en.wikipedia.org/wiki/Fumus_boni_iuris) | Smoke of a good right | Refers to having a sufficient legal basis to bring legal action. |  |  |
| [*functus officio*](https://en.wikipedia.org/wiki/Functus_officio) | Having performed his office | A person, court, statute, or legal document that has no legal authority, because its original legal purpose has been fulfilled. |  |  |
| [*generalia specialibus non derogant*](https://en.wikipedia.org/wiki/Generalia_specialibus_non_derogant) | The general does not detract from the specific. | Specifies that a certain matter of law be covered by the most specific laws pertaining, in the event that broader laws conflict with the specific one. |  |  |
| [*gravamen*](https://en.wikipedia.org/wiki/Gravamen) | Things weighing down | The basic element or complaint of a lawsuit. | [/ɡrəˈveɪmɛn/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*guardian ad litem*](https://en.wikipedia.org/wiki/Guardian_ad_litem) | Guardian for the case. | An independent party appointed in [family law](https://en.wikipedia.org/wiki/Family_law) disputes to represent parties that cannot represent themselves, such as minors, developmentally disabled, or elderly. |  |  |
| [*habeas corpus*](https://en.wikipedia.org/wiki/Habeas_corpus) | May you have the body | A writ used to challenge the legality of detention. Orders the detaining party to "have the (living) body" of the detained brought before the court where the detention will be investigated. | [/ˈheɪbi.əs ˈkɔrpəs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*hostis humani generis*](https://en.wikipedia.org/wiki/Hostis_humani_generis) | Enemy of the human race | A party considered to be the enemy of all nations, such as maritime pirates. |  |  |
| [*i.e.*](https://en.wikipedia.org/wiki/I.e.) | That is | Abbreviation of *id est*, meaning "that is", in the sense of restating something that may not have been clear. |  |  |
| [*ibid.*](https://en.wikipedia.org/wiki/Ibid.) | In the same place | Abbreviation of *ibidem*, meaning "in the same place. Used when citing sources, to indicate the cited source came from the identical location as the preceding one. |  |  |
| [*idem*](https://en.wikipedia.org/wiki/Idem) | The same | Used in citations to indicate the cited source came from the same source as the preceding one, though not necessarily the same page or location. C.f. [ibid](https://en.wikipedia.org/wiki/Ibid). |  |  |
| [*ignorantia juris non excusat*](https://en.wikipedia.org/wiki/Ignorantia_juris_non_excusat) | Ignorance of the law does not excuse | A principle that states that not having knowledge of a law is not an excuse for breaking it. |  |  |
| [*imprimatur*](https://en.wikipedia.org/wiki/Imprimatur) | Let it be printed. | An authorization for a document to be printed. Used in the context of approval by a religious body or other censoring authority. |  |  |
| [*in absentia*](https://en.wikipedia.org/wiki/In_absentia_%28disambiguation%29) | In absence | A legal proceeding conducted without the presence of one party is said to be conducted *in absentia*, e.g., [trial *in absentia*](https://en.wikipedia.org/wiki/Trial_in_absentia) or being sentenced *in absentia*. |  |  |
| *In articulo mortis* | at the moment of death | Often used in [probate](https://en.wikipedia.org/wiki/Probate) law, as well as for testimony in the sense of a [dying declaration](https://en.wikipedia.org/wiki/Dying_declaration). |  |  |
| [*in camera*](https://en.wikipedia.org/wiki/In_camera) | In the chamber | Conducted in private, or in secret. The opposite of [in open court](https://en.wikipedia.org/wiki/In_open_court). |  |  |
| [*in curia*](https://en.wikipedia.org/wiki/In_curia) | In court | Conducted in open court. The opposite of [*in camera*](https://en.wikipedia.org/wiki/In_camera). |  |  |
| [*in esse*](https://en.wikipedia.org/wiki/In_esse) | In existence | Actually existing in reality. Opposite of [*in posse*](https://en.wikipedia.org/w/index.php?title=In_posse&action=edit&redlink=1). |  |  |
| [*in extenso*](https://en.wikipedia.org/w/index.php?title=In_extenso&action=edit&redlink=1) | In the extended | In extended form, or at full length. Often used to refer to publication of documents, where it means the full unabridged document is published. |  |  |
| [*in extremis*](https://en.wiktionary.org/wiki/in_extremis) | In the extreme | In extreme circumstances. Often used to refer to "at the point of death." |  |  |
| [*in flagrante delicto*](https://en.wikipedia.org/wiki/In_flagrante_delicto) | In blazing offense | Caught in the actual act of committing a crime. Often used as a [euphemism](https://en.wikipedia.org/wiki/Euphemism) for a couple caught in the act of [sexual intercourse](https://en.wikipedia.org/wiki/Sexual_intercourse), though it technically refers to being "caught in the act" of any misdeed. |  |  |
| [*in forma pauperis*](https://en.wikipedia.org/wiki/In_forma_pauperis) | In the manner of a pauper | Someone unable to afford the costs associated with a legal proceeding. As this will not be a barrier to seeking justice, such persons are given *in forma pauperis* status (usually abbreviated IFP), wherein most costs are waived or substantially reduced. | [/ɪn ˌfɔrmə ˈpɔːpərɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in futuro*](https://en.wikipedia.org/w/index.php?title=In_futuro&action=edit&redlink=1) | In the future | Refers to things to come, or things that may occur later but are not so now. | [/ɪn fjuːˈtjʊəroʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in haec verba*](https://en.wikipedia.org/wiki/In_haec_verba) | In these words | Used when including text in a complaint verbatim, where its appearance in that form is germane to the case, or is required to be included. |  |  |
| [*in limine*](https://en.wikipedia.org/wiki/In_limine) | At the threshold | A [motion](https://en.wikipedia.org/wiki/Motion_%28legal%29) to a judge in a case that is heard and considered outside the presence of the jury. |  |  |
| [*in loco parentis*](https://en.wikipedia.org/wiki/In_loco_parentis) | In the place of a parent | Used to refer to a person or entity assuming the normal parental responsibilities for a minor. This can be used in transfers of legal guardianship, or in the case of schools or other institutions that act in the place of the parents on a day-to-day basis. | [/ɪn ˌloʊkoʊ pəˈrɛntɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in mitius*](https://en.wikipedia.org/wiki/In_mitius) | In the milder | A type of retroactive law that decriminalizes offenses committed in the past. Also known as an [amnesty law](https://en.wikipedia.org/wiki/Amnesty_law). |  |  |
| [*in omnibus*](https://en.wikipedia.org/wiki/In_omnibus) | In all | Used to mean "in every respect." Something applying to every aspect of a situation. |  |  |
| [*in pari delicto*](https://en.wikipedia.org/wiki/In_pari_delicto) | In equal offense | Used when both parties to a case are equally at fault. |  |  |
| [*in pari materia*](https://en.wikipedia.org/wiki/In_pari_materia) | In the same matter | Refers to a situation where a law or statute may be ambiguous, and similar laws applying to the matter are used to interpret the vague one. |  |  |
| [*in personam*](https://en.wikipedia.org/wiki/In_personam) | In person | Used in the context of "directed at this particular person", refers to a judgement or subpoena directed at a specific named individual. C.f. [*in rem*](https://en.wikipedia.org/wiki/In_rem). |  |  |
| [*in pleno*](https://en.wikipedia.org/w/index.php?title=In_pleno&action=edit&redlink=1) | In full |  |  |  |
| [*in prope persona*](https://en.wikipedia.org/wiki/In_prope_persona) | On one's own person | One who represents themselves in court without the [official] assistance of an attorney. |  |  |
| [*in propria persona*](https://en.wikipedia.org/wiki/In_propria_persona) | In one's own proper person | Alternate form of *in prope persona*. One who represents themselves in court without the [official] assistance of an attorney. |  |  |
| [*in re*](https://en.wikipedia.org/wiki/In_re) | In the matter [of] | Used in the title of a decision or comment to identify the matter they are related to. | [/ɪn ˈriː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in rem*](https://en.wikipedia.org/wiki/In_rem) | About a thing | Used in the context of a case against property, as opposed to a particular person. See also [in rem jurisdiction](https://en.wikipedia.org/wiki/In_rem_jurisdiction). C.f. [*in personam*](https://en.wikipedia.org/wiki/In_personam). | [/ɪn ˈrɛm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in situ*](https://en.wikipedia.org/wiki/In_situ) | In position | Often used in the context of decisions or rulings about a property or thing "left in place" after the case as it was before. | [/ɪn ˈsaɪtjuː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ɪn ˈsɪtjuː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*in solidum*](https://en.wikipedia.org/w/index.php?title=In_solidum&action=edit&redlink=1) | For the whole | Where a group of persons share liability for a debt, such as co-signers to a loan, the debtor can sue a single party *in solidum*, that is, to recover the entire amount owed. |  |  |
| [*in terrorem*](https://en.wikipedia.org/wiki/In_terrorem) | In order to frighten | A warning or threat to sue, made in the hopes of convincing the other party to take action to avoid a lawsuit. |  |  |
| [*in terrorem clause*](https://en.wikipedia.org/wiki/In_terrorem_clause) | Clause "in order to frighten" | A clause in a will that threatens any party who contests the will with being disinherited. Also called a [no-contest clause](https://en.wikipedia.org/wiki/No-contest_clause). |  |  |
| [*in toto*](https://en.wikipedia.org/wiki/In_toto) | In total |  | [/ɪn ˈtoʊtoʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*indicia*](https://en.wiktionary.org/wiki/indicia) | Indications | Often used in copyright notices. Refers to distinctive markings that identify a piece of intellectual property. |  |  |
| [*infra*](https://en.wikipedia.org/wiki/Infra) | Below or Under |  |  |  |
| [*innuendo*](https://en.wikipedia.org/wiki/Innuendo) | By nodding | An intimation about someone or something, made indirectly or vaguely suggesting the thing being implied. Often used when the implied thing is negative or derogatory. |  |  |
| [*inter alia*](https://en.wikipedia.org/wiki/Inter_alia) | Among others | Used to indicate an item cited has been pulled from a larger or more complete list. | [/ˌɪntər ˈeɪli.ə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*inter arma enim silent leges*](https://en.wikipedia.org/wiki/Inter_arma_enim_silent_leges) | For among arms, the laws fall silent | A concept that during war, many illegal activities occur. Also taken to mean that in times of war, laws are suppressed, ostensibly for the good of the country. |  |  |
| [*inter rusticos*](https://en.wikipedia.org/wiki/Inter_rusticos) | Among rustics | Refers to contract, debts, or other agreements made between parties who are not legal professionals. |  |  |
| [*inter se*](https://en.wikipedia.org/wiki/Inter_se) | Amongst themselves | Refers to obligations between members of the same group or party, differentiated from the whole party's obligations to another party. |  |  |
| [*inter vivos*](https://en.wikipedia.org/wiki/Inter_vivos) | Between the living | Refers to a gift or other non-sale transfer between living parties. This is in contrast to a will, where the transfer takes effect upon one party's death. | [/ˌɪntər ˈvaɪvɒs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*intra*](https://en.wiktionary.org/wiki/intra) | Within |  |  |  |
| [*intra fauces terra*](https://en.wikipedia.org/wiki/Intra_fauces_terra) | Within the jaws of the land | This term refers to a nation's [territorial waters](https://en.wikipedia.org/wiki/Territorial_waters). |  |  |
| [*intra legem*](https://en.wikipedia.org/wiki/Intra_legem) | Within the law | Used in various contexts to refer to the legal foundation for a thing. |  |  |
| [*intra vires*](https://en.wikipedia.org/wiki/Intra_vires) | Within the powers | Something done which requires legal authority, and the act is performed accordingly. C.f.[ultra vires](https://en.wikipedia.org/wiki/Ultra_vires). |  |  |
| [*ipse dixit*](https://en.wikipedia.org/wiki/Ipse_dixit) | He himself said it | An assertion given undue weight solely by virtue of the person making the assertion. | [/ˈɪpsiː ˈdɪksɨt/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ipsissima verba*](https://en.wikipedia.org/wiki/Ipsissima_verba) | The very words | Referring to a document or ruling that is being quoted by another. |  |  |
| [*ipso facto*](https://en.wikipedia.org/wiki/Ipso_facto) | By the fact itself | Used in the context that one event is a direct and immediate consequence of another. "In and of itself." | [/ˈɪpsoʊ ˈfæktoʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*iudex non calculat*](https://en.wikipedia.org/wiki/Iudex_non_calculat) | The judge does not calculate | A principle that calculation errors made by the court do not invalidate the judgement on a technicality. Also taken to mean that the judge does not tally up the arguments of both sides and decide in favor of the more numerous, but rather weighs all of the evidence without regard to the number of arguments made. |  |  |
| [*jura novit curia*](https://en.wikipedia.org/wiki/Jura_novit_curia) | The court knows the law | Concept that parties to a case do not need to define how the law applies to their case. The court is solely responsible for determining what laws apply. |  |  |
| [*jurat*](https://en.wikipedia.org/wiki/Jurat) | (He) swears | Appears at the end of an [affidavit](https://en.wikipedia.org/wiki/Affidavit), where the party making the affirmation signs the oath, and the information on whom the oath was sworn before is placed. |  |  |
| [*juris et de jure*](https://en.wikipedia.org/w/index.php?title=Juris_et_de_jure&action=edit&redlink=1) | Of law, and from law | Incontrovertible and fundamental presumptions of law. One cannot argue against, or try to otherwise refute these. |  |  |
| [*jus*](https://en.wikipedia.org/wiki/Ius) | Law, right | Essentially: Law. |  |  |
| [*jus accrescendri*](https://en.wikipedia.org/w/index.php?title=Jus_accrescendri&action=edit&redlink=1) | Right of survivorship | In property law, on the death of one tenant, that tenant's interest passes automatically to the surviving tenant(s) to hold jointly until the estate is held by a sole tenant. The only way to defeat the right of survivorship is to sever the joint tenancy during the lifetime of the parties, jus accrescendi takes priority over a will or interstate accession rules. |  |  |
| [*jus ad bellum*](https://en.wikipedia.org/wiki/Jus_ad_bellum) | Laws to war | Refers to legalities considered before entering into a war, to ensure it is legal to go to war initially. Not to be confused with [*ius in bello*](https://en.wikipedia.org/w/index.php?title=Ius_in_bello&action=edit&redlink=1) (q.v.), the "laws *of* war" concerning how war is carried out. |  |  |
| [*jus civile*](https://en.wikipedia.org/wiki/Jus_civile) | Civil law | A codified set of laws concerning citizenry, and how the laws apply to them. |  |  |
| [*jus cogens*](https://en.wikipedia.org/wiki/Jus_cogens) | Compelling law | Internationally agreed laws that bear no deviation, and do not require treaties to be in effect. An example is law prohibiting [genocide](https://en.wikipedia.org/wiki/Genocide). |  |  |
| [*jus commune*](https://en.wikipedia.org/wiki/Jus_commune) | Common law | Not actually referring to [common law](https://en.wikipedia.org/wiki/Common_law), this term refers to common facets of [civil law](https://en.wikipedia.org/wiki/Civil_law_%28legal_system%29) that underlie all aspects of the law. |  |  |
| [*jus gentium*](https://en.wikipedia.org/wiki/Jus_gentium) | Law of nations | [Customary law](https://en.wikipedia.org/wiki/Customary_law) followed by all nations. Nations being at peace with one another, without having to have an actual peace treaty in force, would be an example of this concept. |  |  |
| [*jus in bello*](https://en.wikipedia.org/wiki/Jus_in_bello) | Law in war | Laws governing the conduct of parties in war. |  |  |
| [*jus inter gentes*](https://en.wikipedia.org/wiki/Jus_inter_gentes) | Law between the peoples | Laws governing treaties and international agreements. |  |  |
| [*jus naturale*](https://en.wikipedia.org/wiki/Jus_naturale) | Natural law | Laws common to all people, that the average person would find reasonable, regardless of their nationality. |  |  |
| [*jus primae noctis*](https://en.wikipedia.org/wiki/Jus_primae_noctis) | Right of the first night | Supposed right of the lord of an estate to take the virginity of women in his estate on their wedding night. |  |  |
| [*jus sanguinis*](https://en.wikipedia.org/wiki/Jus_sanguinis) | Right of blood | Social law concept wherein citizenship of a nation is determined by having one or both parents being citizens. | [/ˈdʒʌs ˈsæŋɡwɨnɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*jus soli*](https://en.wikipedia.org/wiki/Jus_soli) | Right of soil | Social law concept wherein citizenship of a nation is determined by place of birth. | [/ˈdʒʌs ˈsoʊlaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*jus tertii*](https://en.wikipedia.org/wiki/Jus_tertii) | Law of the third | Arguments made by a third party in disputes over possession, the intent of which is to question one of the principal parties' claims of ownership or rights to ownership. |  |  |
| [*lacunae*](https://en.wikipedia.org/wiki/Lacuna_%28law%29) | Void, gap | A situation arising that is not covered by any law. Generally used in International Law, as all countries codify according to their own systems of law. |  |  |
| [*leges humanae nascuntur, vivunt, moriuntur*](https://en.wikipedia.org/wiki/Leges_humanae_nascuntur%2C_vivunt%2C_moriuntur) | The laws of man are born, live, and die | Illustrates that laws are made, are in force for a period, and then become obsolete. |  |  |
| [*lex communis*](https://en.wikipedia.org/w/index.php?title=Lex_communis&action=edit&redlink=1) | Common law. | Alternate form of [jus commune](https://en.wikipedia.org/wiki/Jus_commune). Refers to common facets of civil law that underlie all aspects of the law. |  |  |
| [*lex lata*](https://en.wikipedia.org/wiki/Lex_lata) | The law borne | The law as it has been enacted |  |  |
| [*lex loci*](https://en.wikipedia.org/wiki/Lex_loci) | The law of the place | The law of the country, state, or locality where the matter under litigation took place. Usually used in contract law, to determine which laws govern the contract. | [/ˈlɛks ˈloʊkaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*lex posterior derogat priori*](https://en.wikipedia.org/wiki/Lex_posterior_derogat_priori) | Later law removes the earlier | More recent law overrules older ones on the same matter. |  |  |
| [*lex retro non agit*](https://en.wikipedia.org/wiki/Lex_retro_non_agit) | The law does not operate retroactively | A law cannot make something illegal that was legal at the time it was performed. See [ex post facto law](https://en.wikipedia.org/wiki/Ex_post_facto_law). |  |  |
| [*lex scripta*](https://en.wikipedia.org/wiki/Lex_scripta) | Written law | Law that specifically codifies something, as opposed to [common law](https://en.wikipedia.org/wiki/Common_law) or [customary law](https://en.wikipedia.org/wiki/Customary_law). |  |  |
| [*lex specialis derogat legi generali*](https://en.wikipedia.org/wiki/Lex_specialis_derogat_legi_generali) | Specific law takes away from the general law | Where several laws apply to the same situation, the more specific one(s) take precedence over more general ones. |  |  |
| [*liberum veto*](https://en.wikipedia.org/wiki/Liberum_veto) | Free *veto* | An aspect of a [unanimous voting](https://en.wikipedia.org/wiki/Unanimity#Voting) system, whereby any member can end discussion on a proposed law. |  |  |
| [*lingua franca*](https://en.wikipedia.org/wiki/Lingua_franca) | The Frankish language | A language common to an area that is spoken by all, even if not their mother tongue. Term derives from the [name given to a common language](https://en.wikipedia.org/wiki/Mediterranean_Lingua_Franca) used by traders in the Mediterranean basin dating from the Middle Ages. |  |  |
| [*lis alibi pendens*](https://en.wikipedia.org/wiki/Lis_alibi_pendens) | Lawsuit elsewhere pending | Refers to requesting a legal dispute be heard that is also being heard by another court. To avoid possibly contradictory judgements, this request will not be granted. |  |  |
| [*lis pendens*](https://en.wikipedia.org/wiki/Lis_pendens) | Suit pending | Often used in the context of public announcements of legal proceedings to come. |  |  |
| [*locus*](https://en.wikipedia.org/w/index.php?title=Locus_(law)&action=edit&redlink=1) | Place |  |  |  |
| [*locus delicti*](https://en.wikipedia.org/wiki/Locus_delicti) | Place of the crime | Shorthand version of *Lex locus delcti commissi*. The "scene of the crime". |  |  |
| [*locus in quo*](https://en.wikipedia.org/wiki/Locus_in_quo) | The place in which | The location where a cause of action arose. |  |  |
| [*locus poenitentiae*](https://en.wikipedia.org/w/index.php?title=Locus_poenitentiae&action=edit&redlink=1) | Place of repentance | When one party withdraws from a contract before all parties are bound. |  |  |
| [*locus standi*](https://en.wikipedia.org/wiki/Locus_standi) | Place of standing | The right of a party to appear and be heard before a court. | [/ˈloʊkəs ˈstændaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*mala fide*](https://en.wikipedia.org/wiki/Mala_fide) | (In) bad faith | A condition of being fraudulent or deceptive in act or belief. |  |  |
| [*maleficia propositis distinguuntur*](https://en.wikipedia.org/wiki/Maleficia_propositis_distinguuntur) | evil acts are distinguished from (evil) purposes/crimes are distinguished by evil intent | evil acts are distinguished from evil purposes |  |  |
| [*malum in se*](https://en.wikipedia.org/wiki/Malum_in_se) | Wrong in itself | Something considered a universal wrong or evil, regardless of the system of laws in effect. |  |  |
| [*malum prohibitum*](https://en.wikipedia.org/wiki/Malum_prohibitum) | Prohibited wrong | Something wrong or illegal by virtue of it being expressly prohibited, that might not otherwise be so. |  |  |
| [*mandamus*](https://en.wikipedia.org/wiki/Mandamus) | We command | A writ issue by a higher court to a lower one, ordering that court or related officials to perform some administrative duty. Often used in the context of legal oversight of government agencies. | [/mænˈdeɪməs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*mare clausum*](https://en.wikipedia.org/wiki/Mare_clausum) | Closed sea | A body of water under the jurisdiction of a state or nation, to which access is not permitted, or is tightly regulated. | [/ˈmɛərriː ˈklɔːzəm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*mare liberum*](https://en.wikipedia.org/wiki/International_waters) | Open sea | A body of water open to all. Typically a synonym for International Waters, or in other legal parlance, the "High Seas". |  |  |
| [*mens rea*](https://en.wikipedia.org/wiki/Mens_rea) | Guilty mind | One of the requirements for a crime to be committed, the other being [*actus reus*](https://en.wikipedia.org/wiki/Actus_reus), the guilt act. This essentially is the basis for the notion that those without sufficient mental capability cannot be judged guilty of a crime. | [/ˈmɛns ˈriː.ə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*modus operandi*](https://en.wikipedia.org/wiki/Modus_operandi) | Manner of operation | A person's particular way of doing things. Used when using [behavioral analysis](https://en.wikipedia.org/wiki/Behavioral_analysis) while investigating a crime. Often abbreviated "M.O." | [/ˈmoʊdəs ɒpəˈrændaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ˈmoʊdəs ɒpəˈrændiː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*mora accipiendi*](https://en.wikipedia.org/w/index.php?title=Mora_accipiendi&action=edit&redlink=1) | Delay of creditor | Delay in payment or performance in the part of the creditor or obligor |  |  |
| [*mora solvendi*](https://en.wikipedia.org/w/index.php?title=Mora_solvendi&action=edit&redlink=1) | delay of debtor | Delay in payment or performance in the part of the debtor or the obligee |  |  |
| [*mortis causa*](https://en.wikipedia.org/w/index.php?title=Mortis_causa&action=edit&redlink=1) | Caused by death | Donation that is made in contemplation of death |  |  |
| [*mos pro lege*](https://en.wikipedia.org/w/index.php?title=Mos_pro_lege&action=edit&redlink=1) | Custom for law | That which is the usual custom has the force of law. |  |  |
| [*motion in limine*](https://en.wikipedia.org/wiki/Motion_in_limine) | Motion at the start | Motions offered at the start of a trial, often to suppress or pre-allow certain evidence or testimony. |  |  |
| [*mutatis mutandis*](https://en.wikipedia.org/wiki/Mutatis_mutandis) | Having changed [the things that] needed to be changed | A caution to a reader when using one example to illustrate a related but slightly different situation. The caution is that the reader must adapt the example to change what is needed for it to apply to the new situation. |  |  |
| [*ne exeat*](https://en.wikipedia.org/wiki/Ne_exeat) | Let him not exit [the republic] | Shortened version of *ne exeat repiblica*: "let him not exit the republic". A writ to prevent one party to a dispute from leaving (or being taken) from the court's jurisdiction. | [/ˈniː ˈɛksi.æt/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*ne bis in idem*](https://en.wikipedia.org/wiki/Ne_bis_in_idem) | Not twice in the same | Prohibition against [double jeopardy](https://en.wikipedia.org/wiki/Double_jeopardy). A legal action cannot be brought twice for the same act or offense. |  |  |
| [*negotorium gestio*](https://en.wikipedia.org/w/index.php?title=Negotorium_gestio&action=edit&redlink=1) | management of estate | Obligation arising from good works affecting other people, obliging the creditor to pay for the reimbursement of the cost that was used in doing good works |  |  |
| [*nemo auditur propriam turpitudinem allegans*](https://en.wikipedia.org/wiki/Nemo_auditur_propriam_turpitudinem_allegans) | no one can be heard, who invokes his own guilt | Nobody can bring a case that stems from their own illegal act |  |  |
| [*nemo dat quod non habet*](https://en.wikipedia.org/wiki/Nemo_dat_quod_non_habet) | no one gives what he does not have | If someone purchases something that the seller has no right to (such as stolen property), the purchaser will likewise have no legal claim to the thing bought. |  |  |
| [*nemo debet esse iudex in propria*](https://en.wikipedia.org/w/index.php?title=Nemo_debet_esse_iudex_in_propria&action=edit&redlink=1) | no one shall be a judge in his own case | In the past it was thought that it included just two rules namely (1) nemo debet esse judex in propria causa (no one shall be a judge in his own case) |  |  |
| [*nemo judex in sua causa*](https://en.wikipedia.org/wiki/Nemo_judex_in_sua_causa) | no one shall be a judge in his own case | Prevents conflict of interest in courts. Often invoked when there is really no conflict, but when there is even the appearance of one. |  |  |
| [*nemo plus iuris ad alium transferre potest quam ipse habet*](https://en.wikipedia.org/w/index.php?title=Nemo_plus_iuris_ad_alium_transferre_potest_quam_ipse_habet&action=edit&redlink=1) | no one can transfer a greater right than he himself has | A purchaser of stolen goods will not become the rightful owner thereof, since the seller himself was not the owner to begin with. |  |  |
| [*nihil dicit*](https://en.wikipedia.org/wiki/Nihil_dicit) | he says nothing | A judgement rendered in the absence of a plea, or in the event one party refuses to cooperate in the proceedings. |  |  |
| [*nisi*](https://en.wikipedia.org/wiki/Decree_nisi) | unless | A decree that does not enter into force unless some other specified condition is met. | [/ˈnaɪsaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*nisi prius*](https://en.wikipedia.org/wiki/Nisi_prius) | unless first | Refers to the court of original jurisdiction in a given matter. | [/ˈnaɪsaɪ ˈpraɪ.əs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*nolle prosequi*](https://en.wikipedia.org/wiki/Nolle_prosequi) | Not to prosecute | A statement from the prosecution that they are voluntarily discontinuing (or will not initiate) prosecution of a matter. | [/ˈnɒliː ˈprɒsɨkwaɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*nolo contendere*](https://en.wikipedia.org/wiki/Nolo_contendere) | I do not wish to dispute | A type of plea whereby the defendant neither admits nor denies the charge. Commonly interpreted as "No contest." | [/ˈnoʊloʊ kɒnˈtɛndɨriː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*non adimpleti contractus*](https://en.wikipedia.org/w/index.php?title=Non_adimpleti_contractus&action=edit&redlink=1) | Of a non-completed contract | In the case where a contract imposes specific obligations on both parties, one side cannot sue the other for failure to meet their obligations, if the plaintiff has not themselves met their own. |  |  |
| [*non compos mentis*](https://en.wikipedia.org/wiki/Non_compos_mentis) | not in possession of [one's] mind | not having mental capacity to perform some legal act |  |  |
| [*non constat*](https://en.wikipedia.org/wiki/Non_constat) | it is not certain | Refers to information given by one who is not supposed to give testimony, such as an attorney bringing up new information that did not come from a witness. Such information is typically nullified. |  |  |
| [*non est factum*](https://en.wikipedia.org/wiki/Non_est_factum) | It is not [my] deed | A method whereby a signatory to a contract can invalidate it by showing that his signature to the contract was made unintentionally or without full understanding of the implications. |  |  |
| [*non est inventus*](https://en.wikipedia.org/w/index.php?title=Non_est_inventus&action=edit&redlink=1) | He is not found | Reported by a sheriff on writ when the defendant cannot be found in his county or jurisdiction. |  |  |
| [*non faciat malum, ut inde veniat bonum*](https://en.wikipedia.org/w/index.php?title=Non_faciat_malum,_ut_inde_veniat_bonum&action=edit&redlink=1) | not to do evil that good may come | Performing some illegal action is not excused by the fact that a positive result came therefrom. Often used to argue that some forms of expression, such as graffiti or pornographic films, cannot be given the protection of law (e.g. copyright) as they are or may be considered illegal or morally reprehensible. |  |  |
| [*non liquet*](https://en.wikipedia.org/wiki/Non_liquet) | it is not clear | A type of verdict where positive guilt or innocence cannot be determined. Also called "not proven" in legal systems with such verdicts. |  |  |
| [*non obstante verdicto*](https://en.wikipedia.org/wiki/Non_obstante_verdicto) | notwithstanding the verdict | A circumstance where the judge may override the jury verdict and reverse or modify the decision. |  |  |
| [*novus actus interveniens*](https://en.wikipedia.org/wiki/Novus_actus_interveniens) | a new action coming between | a break in causation (and therefore probably liability) because something else has happened to remove the causal link |  |  |
| [*noscitur a sociis*](https://en.wikipedia.org/wiki/Noscitur_a_sociis) | it is known by friends | An ambiguous word or term can be clarified by considering the whole context in which it is used, without having to define the term itself. |  |  |
| [*nota bene*](https://en.wikipedia.org/wiki/Nota_bene) | note well | A term used to direct the reader to cautionary or qualifying statements for the main text. |  |  |
| [*nudum pactum*](https://en.wikipedia.org/wiki/Nudum_pactum) | naked promise | An unenforceable promise, due to the absence of [consideration](https://en.wikipedia.org/wiki/Consideration) or value exchanged for the promise. |  |  |
| [*nulla bona*](https://en.wikipedia.org/wiki/Nulla_bona) | no goods | Notation made when a defendant has no tangible property available to be seized in order to comply with a judgement. |  |  |
| [*nulla poena sine lege*](https://en.wikipedia.org/wiki/Nulla_poena_sine_lege) | no penalty without a law | One cannot be prosecuted for doing something that is not prohibited by law. |  |  |
| [*nullum crimen, nulla poena sine praevia lege poenali*](https://en.wikipedia.org/wiki/Nullum_crimen%2C_nulla_poena_sine_praevia_lege_poenali) | no crime, no punishment without a previous penal law | One cannot be prosecuted for doing something that was not prohibited by law at the time and place it was committed, notwithstanding laws made since that time. A form of prohibition on retroactive laws. |  |  |
| [*nunc pro tunc*](https://en.wikipedia.org/wiki/Nunc_pro_tunc) | now for then | An action by a court to correct a previous procedural or clerical error. |  |  |
| [*obiter dictum*](https://en.wikipedia.org/wiki/Obiter_dictum) | a thing said in passing | in law, an observation by a judge on some point of law not directly relevant to the case before him, and thus neither requiring his decision nor serving as a precedent, but nevertheless of persuasive authority. In general, any comment, remark or observation made in passing |  |  |
| [*pacta sunt servanda*](https://en.wikipedia.org/wiki/Pacta_sunt_servanda) | agreements must be kept | A fundamental principle of law |  |  |
| [*par delictum*](https://en.wikipedia.org/wiki/Par_delictum) | equal fault | Used when both parties to a dispute are at fault |  |  |
| [*parens patriae*](https://en.wikipedia.org/wiki/Parens_patriae) | parent of the nation | Refers to the power of the State to act as parent to a child when the legal parents are unable or unwilling. |  |  |
| [*pater familias*](https://en.wikipedia.org/wiki/Pater_familias) | father of the family | The [head of household](https://en.wikipedia.org/wiki/Head_of_household), for purposes of considering the rights and responsibilities thereof. |  |  |
| [*pendente lite*](https://en.wikipedia.org/wiki/Pendente_lite) | while the litigation is pending | Court orders used to provide relief until the final judgement is rendered. Commonly used in [divorce](https://en.wikipedia.org/wiki/Divorce) proceedings. |  |  |
| [*per capita*](https://en.wikipedia.org/wiki/Per_capita) | by head | dividing money up strictly and equally according to the number of beneficiaries |  |  |
| [*per contra*](https://en.wiktionary.org/wiki/per_contra) | by that against | Legal shorthand for "in contrast to" |  |  |
| [*per curiam*](https://en.wikipedia.org/wiki/Per_curiam) | through the court | A decision delivered by a multi-judge panel, such as an appellate court, in which the decision is said to be authored by the court itself, instead of situations where those individual judges supporting the decision are named. | [/ˌpɜrr ˈkjʊəri.æm/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*per incuriam*](https://en.wikipedia.org/wiki/Per_incuriam) | by their neglect | A judgement given without reference to precedent. |  |  |
| [*per minas*](https://en.wikipedia.org/wiki/Per_minas) | through threats | Used as a defense, when illegal acts were performed under duress |  |  |
| [*per quod*](https://en.wikipedia.org/wiki/Per_quod) | by which | Used in legal documents in the same sense as "whereby". A *per quod* statement is typically used to show that specific acts had consequences which form the basis for the legal action. |  |  |
| [*per se*](https://en.wiktionary.org/wiki/per_se) | by itself | Something that is, as a matter of law. |  |  |
| [*per stirpes*](https://en.wiktionary.org/wiki/per_stirpes) | by branch | An estate of a decedent is distributed per stirpes, if each branch of the family is to receive an equal share of an estate. |  |  |
| [*periculum in mora*](https://en.wikipedia.org/wiki/Periculum_in_mora) | danger in delay | A condition given to support requests for urgent action, such as a protective order or restraining order. |  |  |
| [*persona non grata*](https://en.wikipedia.org/wiki/Persona_non_grata) | unwelcome person | A person who is officially considered unwelcome by a host country in which they are residing in a diplomatic capacity. The person is typically expelled to their home country. | [/pərˈsoʊnə nɒn ˈɡrɑːtə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/pərˈsoʊnə nɒn ˈɡreɪtə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*posse comitatus*](https://en.wikipedia.org/wiki/Posse_comitatus_%28common_law%29) | power of the county | A body of armed citizens pressed into service by legal authority, to keep the peace or pursue a fugitive. | [/ˈpɒsiː ˌkɒmɨˈteɪtəs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*post mortem*](https://en.wikipedia.org/wiki/Post_mortem) | after death | Refers to an [autopsy](https://en.wikipedia.org/wiki/Autopsy), or as a qualification as to when some event occurred. |  |  |
| [*post mortem auctoris*](https://en.wikipedia.org/wiki/Post_mortem_auctoris) | after the author's death | Used in reference to intellectual property rights, which usually are based around the author's lifetime. |  |  |
| [*praetor peregrinus*](https://en.wikipedia.org/wiki/Praetor_peregrinus) | magistrate of foreigners | The Roman Praetor (magistrate) responsible for matters involving non-Romans. |  |  |
| [*prima facie*](https://en.wikipedia.org/wiki/Prima_facie) | at first face | A matter that appears to be sufficiently based in the evidence as to be considered true. | [/ˈpraɪmə ˈfeɪʃi.iː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [**prior tempore potior iure**](https://en.wikipedia.org/w/index.php?title=Prior_tempore_potior_iure&action=edit&redlink=1) | earlier in time, stronger in law | A legal principle that older laws take precedent over newer ones. Another name for this principle is *lex posterior*. |  |  |
| [*prius quam exaudias ne iudices*](https://en.wikipedia.org/w/index.php?title=Prius_quam_exaudias_ne_iudices&action=edit&redlink=1) | before you hear, do not judge |  |  |  |
| [*probatio vincit praesumptionem*](https://en.wikipedia.org/w/index.php?title=Probatio_vincit_praesumptionem&action=edit&redlink=1) | proof overcomes presumption |  |  |  |
| [*pro bono*](https://en.wikipedia.org/wiki/Pro_bono) | For good | Professional work done for free. | [/ˈproʊ ˈboʊnoʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*pro bono publico*](https://en.wikipedia.org/wiki/Pro_bono_publico) | For the public good | [/ˈproʊ ˈboʊnoʊ ˈpʌblɨkoʊ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |  |
| [*pro forma*](https://en.wikipedia.org/wiki/Pro_forma) | as a matter of form | Things done as formalities. |  |  |
| [*pro hac vice*](https://en.wikipedia.org/wiki/Pro_hac_vice) | for this turn | Refers to a lawyer who is allowed to participate (only) in a specific case, despite being in a jurisdiction in which he has not been generally admitted |  |  |
| [*pro per*](https://en.wikipedia.org/wiki/Pro_per) | Abbreviation of propria persona, meaning "one's own person" | Representing oneself, without counsel. Also known as *pro se* representation. |  |  |
| [*pro rata*](https://en.wiktionary.org/wiki/pro_rata) | from the rate | A calculation adjusted based on a proportional value relevant to the calculation. An example would be a tenant being charged a portion of a month's rent based on having lived there less than a full month. The amount charged would be proportional to the time occupied. |  |  |
| [*pro se*](https://en.wikipedia.org/wiki/Pro_se) | for himself | Representing oneself, without counsel. Also known as *pro per* representation. | [/ˌproʊ ˈsiː/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ˌproʊ ˈseɪ/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*pro tanto*](https://en.wikipedia.org/wiki/Pro_tanto) | for so much | A partial payment of an award or claim, based on the defendant's ability to pay. |  |  |
| [*pro tem*](https://en.wikipedia.org/wiki/Pro_tem) | Abbreviation of *pro tempore*, meaning "for the time being" | Something, such as an office held, that is temporary. |  |  |
| [*pro tempore*](https://en.wikipedia.org/wiki/Pro_tempore) | for the time being | Something, such as an office held, that is temporary. |  |  |
| [*propria persona*](https://en.wikipedia.org/wiki/Propria_persona) | proper person | Refers to one reperesenting themselves without the services of a lawyer. Also known as *pro per* representation. |  |  |
| [*prout patet per recordum*](https://en.wikipedia.org/wiki/Prout_patet_per_recordum) | as appears in the record | Used to cite something that has already been admitted into the record. |  |  |
| [*qua*](http://en.wiktionary.org/wiki/qua#English) | which; as | In the capacity of |  |  |
| [*quareitur*](https://en.wikipedia.org/w/index.php?title=Quareitur&action=edit&redlink=1) | it is sought | The question is raised. Used to declare that a question is being asked in the following verbiage. |  |  |
| [*quaere*](https://en.wikipedia.org/wiki/Quaere) | query | Used in legal drafts to call attention to some uncertainty or inconsistency in the material being cited. |  |  |
| [*quantum*](https://en.wiktionary.org/wiki/quantus) | how much |  |  |  |
| [*quantum meruit*](https://en.wikipedia.org/wiki/Quantum_meruit) | as much as it deserves; as much as she or he has earned | In contract law, a quasi-contractual remedy that permits partial reasonable payment for an incomplete piece of work (services and/or materials), assessed proportionately, where no price is established when the request is made.In contract law, and in particular the requirement for consideration, if no fixed price is agreed upon for the service and/or materials, then one party would request a reasonable price for the said services and/or materials at the end of the job. A common example would be a plumber requested to fix a leak in the middle of the night. |  |  |
| [*quantum valebant*](https://en.wikipedia.org/wiki/Quantum_valebant) | as much as they were worth | Under Common Law, i.e. a remedy to compute reasonable damages when a contract has been breached—the implied promise of payment of a reasonable price for goods.In contract law, for requirements of consideration, reasonable worth for goods delivered.Usage: [quantum meruit](https://en.wikipedia.org/wiki/Quantum_meruit) has replaced quantum valebant in consideration; |  |  |
| [*quasi*](https://en.wiktionary.org/wiki/quasi) | as if | Resembling or being similar to something, without actually being that thing. |  |  |
| [*qui facit per alium facit per se*](https://en.wikipedia.org/wiki/Qui_facit_per_alium_facit_per_se) | who acts through another, acts himself | One who delegates a task to another, takes full responsibility for the performance of that act as if he himself had done it. Basis for the [law of agency](https://en.wikipedia.org/wiki/Law_of_agency) |  |  |
| [*qui tam*](https://en.wikipedia.org/wiki/Qui_tam) | Abbreviation of *qui tam pro domino rege quam pro se ipso in hac parte sequitur*, meaning "who pursues in this action as much for the king as himself". | In a *qui tam* action, one who assists the prosecution of a case is entitled to a proportion of any fines or penalties assessed. |  |  |
| [*quid pro quo*](https://en.wikipedia.org/wiki/Quid_pro_quo) | this for that | An equal exchange of goods or services, or of money (or other consideration of equal value) for some goods or services. |  |  |
| [*quo ante*](https://en.wikipedia.org/w/index.php?title=Quo_ante&action=edit&redlink=1) | as before | Returning to a specific state of affairs which preceded some defined action. |  |  |
| [*quo warranto*](https://en.wikipedia.org/wiki/Quo_warranto) | by what warrant? | A request made to someone exercising some power, to show by what legal right they are exercising that power. A type of [writ](https://en.wikipedia.org/wiki/Writ). |  |  |
| [*quoad hoc*](https://en.wikipedia.org/w/index.php?title=Quoad_hoc&action=edit&redlink=1) | as to this | Used to mean "with respect to" some named thing, such as when stating what the law is in regards to that named thing. |  |  |
| [*quod est necessarium est licitum*](https://en.wikipedia.org/w/index.php?title=Quod_est_necessarium_est_licitum&action=edit&redlink=1) | What is necessary is lawful |  |  |  |
| [*R*](https://en.wikipedia.org/wiki/R) | Rex or Regina | King or Queen. In British cases, will see R v Freeman meaning Regina against Freeman. Changes with King or Queen on throne at time. |  |  |
| [*ratio decidendi*](https://en.wikipedia.org/wiki/Ratio_decidendi) | Reason for the decision | The point in a legal proceeding, or the legal precedent so involved, which led to the final decision being what it was. |  |  |
| [*ratio scripta*](https://en.wikipedia.org/wiki/Ratio_scripta) | written reason | The popular opinion of Roman law, held by those in the Medieval period. |  |  |
| [*rationae soli*](https://en.wikipedia.org/wiki/Rationae_soli) | by reason of the soil | "Certain rights may arise by virtue of ownership of the soil upon which wild animals are found." |  |  |
| [*rebus sic stantibus*](https://en.wikipedia.org/wiki/Rebus_sic_stantibus) | things thus standing | A qualification in a treaty or contract, that allows for nullification in the event fundamental circumstances change. |  |  |
| [*reddendo singula singulis*](https://en.wikipedia.org/wiki/Statutory_interpretation#Canons) | referring solely to the last | The [canon of construction](https://en.wikipedia.org/wiki/Canon_of_construction) that in a list of items containing a qualifying phrase at the end, the qualifier refers only to the last item in the list. |  |  |
| [*res*](https://en.wikipedia.org/w/index.php?title=Res_(law)&action=edit&redlink=1) | thing, matter, issue, affair |  |  |  |
| [*res communis*](https://en.wikipedia.org/wiki/Res_communis) | common to all | Property constructs like airspace and water rights are said to be res communis - that is, a thing common to all, and that could not be the subject of ownership. With airspace, the difficulty has been to identify where the fee simple holder's rights to the heavens end. Water is a bit more defined — it is common until captured. |  |  |
| [*res gestae*](https://en.wikipedia.org/wiki/Res_gestae) | things done | Differing meaning depending on what type of law is involved. May refer to the complete act of a felony, from start to finish, or may refer to statements given that may be exempt from [hearsay](https://en.wikipedia.org/wiki/Hearsay) rules. |  |  |
| [*res ipsa loquitur*](https://en.wikipedia.org/wiki/Res_ipsa_loquitur) | the thing speaks for itself | used in tort law when there is no proof of what caused the harm, but it is most likely only the thing that could have caused the harm |  |  |
| [*res judicata*](https://en.wikipedia.org/wiki/Res_judicata) | a matter judged | A matter that has been finally adjudicated, meaning no further appeals or legal actions by the involved parties is now possible. | [/ˈriːz dʒuːdɨˈkeɪtə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/ˈreɪz/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English), [/dʒuːdɨˈkɑːtə/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*res nullius*](https://en.wikipedia.org/wiki/Res_nullius) | nobody's thing | Ownerless property or goods. Such property or goods are able and subject to being owned by anybody. |  |  |
| [*res publica*](https://en.wikipedia.org/wiki/Res_publica) | public affair | All things subject to concern by the citizenry. The root of the word [republic](https://en.wikipedia.org/wiki/Republic). |  |  |
| [*res publica christiana*](https://en.wikipedia.org/wiki/Res_publica_christiana) | Christian public affair | All things of concern to the worldwide body of Christianity |  |  |
| [*respondeat superior*](https://en.wikipedia.org/wiki/Respondeat_superior) | let the master answer | A concept that the master (e.g. employer) is responsible for the actions of his subordinates (e.g. employees). |  |  |
| [*restitutio in integrum*](https://en.wikipedia.org/wiki/Restitutio_in_integrum) | total reinstatement | (1) Restoration of something, such as a building or damaged property, to its original condition.(2) In contract law, when considering breach of contract and remedies, to restore a party to an original position. |  |  |
| [*rex non potest peccare*](https://en.wikipedia.org/w/index.php?title=Rex_non_potest_peccare&action=edit&redlink=1) | The king can do no wrong | Used to describe the basis for [sovereign immunity](https://en.wikipedia.org/wiki/Sovereign_immunity) |  |  |
| [*salus populi suprema lex esto*](https://en.wikipedia.org/wiki/Salus_populi_suprema_lex_esto) | The good of the people shall be the supreme law | Used variously as a motto, a reminder, or a notion of how the law and governments in general should be. |  |  |
| [*scandalum magnatum*](https://en.wikipedia.org/wiki/Scandalum_magnatum) | scandal of the magnates | Defamation against a [peer](https://en.wikipedia.org/wiki/Peerage) in British law. Now repealed as a specific offense. |  |  |
| [*scienter*](https://en.wikipedia.org/wiki/Scienter) | knowingly | Used when offenses or torts were committed with the full awareness of the one so committing. |  |  |
| [*scire facias*](https://en.wikipedia.org/wiki/Scire_facias) | let them know | A writ, directing local officials to officially inform a party of official proceedings concerning them. |  |  |
| [*scire feci*](https://en.wikipedia.org/w/index.php?title=Scire_feci&action=edit&redlink=1) | I have made known | The official response of the official serving a writ of *scire facias*, informing the court that the writ has been properly delivered. |  |  |
| [*se defendendo*](https://en.wikipedia.org/wiki/Se_defendendo) | self-defense | The act of defending one's own person or property, or the well-being or property of another. |  |  |
| [*seriatim*](https://en.wikipedia.org/wiki/Seriatim) | in series | Describes the process in which the court hears assorted matters in a specific order. Also refers to an occasion where a multiple-judge panel will issue individual opinions from the members, rather than a single ruling from the entire panel. |  |  |
| [*sic utere tuo ut alienum non laedas*](https://en.wikipedia.org/wiki/Sic_utere_tuo_ut_alienum_non_laedas) | use your property so as not to injure that of your neighbours | While an individual is entitled to the use and enjoyment of one's estate, the right is not without limits. Restrictions can give rise to tort actions include trespass, negligence, strict liability, and nuisance. |  |  |
| [*sine die*](https://en.wikipedia.org/wiki/Sine_die) | without day | Used when the court is adjourning without specifying a date to re-convene. See also [adjournment sine die](https://en.wikipedia.org/wiki/Adjournment_sine_die). |  |  |
| [*sine qua non*](https://en.wikipedia.org/wiki/Sine_qua_non) | without which, nothing | Refers to some essential event or action, without which there can be no specified consequence. |  |  |
| [*situs*](https://en.wikipedia.org/wiki/Situs_%28law%29) | the place | Used to refer to laws specific to the location where specific property exists, or where an offense or tort was committed. |  |  |
| [*solutio indebiti*](https://en.wikipedia.org/w/index.php?title=Solutio_indebiti&action=edit&redlink=1) | Solution for undue | Obligation arising from undue payment, obliging the debtor to return the undue payment. |  |  |
| [*stare decisis*](https://en.wikipedia.org/wiki/Stare_decisis) | To stand by [things] decided. | The obligation of a [judge](https://en.wikipedia.org/wiki/Judge) to stand by a prior precedent. | [/ˈstɛəriː dɨˈsaɪsɨs/](https://en.wikipedia.org/wiki/Help%3AIPA_for_English) |  |
| [*status quo*](https://en.wikipedia.org/wiki/Status_quo)[*status quo ante*](https://en.wikipedia.org/wiki/Status_quo_ante_%28disambiguation%29)[*statu quo*](https://en.wikipedia.org/wiki/Statu_quo) | the state in which | In contract law, in a case of innocent representation, the injured party is entitled to be replaced in statu quo. Note the common usage is *status quo* from the Latin status quo ante, the "state in which before" or "the state of affairs that existed previously." |  |  |
| [*stratum*](https://en.wikipedia.org/wiki/Stratum) | a covering, from neuter past participle of sternere, to spread | 1) In property law, condominiums has said to occupy stratum many stories about the ground.2) Stratum can also be a societial level made up of individuals with similar status of social, cultural or economic nature.3) Stratum can refer to classification in an organized system along the lines of layers, levels, divisions, or similar grouping. |  |  |
| [*sua sponte*](https://en.wikipedia.org/wiki/Sua_sponte) | of its own accord | Some action taken by the court or another official body, without the prompting of another party. |  |  |
| [*sub judice*](https://en.wikipedia.org/wiki/Sub_judice) | under the judge | Refers to a matter currently being considered by the court. |  |  |
| [*sub modo*](https://en.wikipedia.org/wiki/Sub_modo) | subject to modification | Term in contract law that allows limited modifications to a contract after the original form has been agreed to by all parties. |  |  |
| [*sub nomine*](https://en.wikipedia.org/wiki/Sub_nomine) | under the name | Abbreviated *sub nom.*; used in case citations to indicate that the official name of a case changed during the proceedings, usually after appeal (e.g., *rev'd sub nom.* and *aff'd sub nom.)* |  |  |
| [*sub silentio*](https://en.wikipedia.org/wiki/Sub_silentio) | under silence | A ruling, order, or other court action made without specifically stating the ruling, order, or action. The effect of the ruling or action is implied by related and subsequent actions, but not specifically stated. |  |  |
| [*subpoena*](https://en.wikipedia.org/wiki/Subpoena) | under penalty | A writ compelling testimony, the production of evidence, or some other action, under penalty for failure to do so. |  |  |
| [*subpoena ad testificandum*](https://en.wikipedia.org/wiki/Subpoena_ad_testificandum) | Under penalty to be witnessed | An order compelling an entity to give oral testimony in a legal matter. |  |  |
| [*subpoena duces tecum*](https://en.wikipedia.org/wiki/Subpoena_duces_tecum) | bring with you under penalty | An order compelling an entity to produce physical evidence or witness in a legal matter. |  |  |
| [*suggestio falsi*](https://en.wikipedia.org/w/index.php?title=Suggestio_falsi&action=edit&redlink=1) | false suggestion | A false statement made in the negotiation of a contract. |  |  |
| [*sui generis*](https://en.wikipedia.org/wiki/Sui_generis) | of its own kind/genus | Something that is unique amongst a group. |  |  |
| [*sui juris*](https://en.wikipedia.org/wiki/Sui_juris) | of his own right | Refers to one legally competent to manage his own affairs. Also spelled *sui iuris*. |  |  |
| [*suo motu*](https://en.wikipedia.org/wiki/Suo_moto) | of its own motion | Refers to a court or other official agency taking some action on its own accord. Similar to[*sua sponte*](https://en.wikipedia.org/wiki/Sua_sponte). |  |  |
| [*supersedeas*](https://en.wikipedia.org/wiki/Supersedeas) | refrain from | A bond tendered by an appellant as [surety](https://en.wikipedia.org/wiki/Surety) to the court, requesting a delay of payment for awards or damages granted, pending the outcome of the appeal. |  |  |
| [*suppressio veri*](https://en.wikipedia.org/w/index.php?title=Suppressio_veri&action=edit&redlink=1) | suppression of the truth | Willful concealment of the truth when bound to reveal it, such as withholding details of damage from an auto accident from a prospective buyer of the car in that accident. |  |  |
| [*supra*](https://en.wikipedia.org/wiki/Supra_%28grammar%29) | above | Used in citations to refer to a previously cited source. |  |  |
| [*terra nullius*](https://en.wikipedia.org/wiki/Terra_nullius) | no one's land | Land that has never been part of a sovereign state, or land which a sovereign state has relinquished claim to. |  |  |
| [*trial de novo*](https://en.wikipedia.org/wiki/Trial_de_novo) | trial anew | A completely new trial of a matter previously judged. It specifically refers to a replacement trial for the previous one, and not an appeal of the previous decision. |  |  |
| [*trinoda necessitas*](https://en.wikipedia.org/wiki/Trinoda_necessitas) | three-knotted need | Refers to a threefold tax levied on Anglo-Saxon citizens to cover roads, buildings, and the military. |  |  |
| [*uberrima fides*](https://en.wikipedia.org/wiki/Uberrima_fides) | most abundant faith | Concept in contract law specifying that all parties must act with the utmost good faith. |  |  |
| [*ultra posse nemo obligatur*](https://en.wikipedia.org/wiki/Ultra_posse_nemo_obligatur) | no one is obligated (to do) more than he can | Specifies that one should do what he can to support the community, but since everyone has different levels of ability, it cannot be expected that all will perform the same. |  |  |
| [*ultra vires*](https://en.wikipedia.org/wiki/Ultra_vires) | beyond the powers | An act that requires legal authority to perform, but which is done without obtaining that authority. |  |  |
| [*uno flatu*](https://en.wikipedia.org/wiki/Uno_flatu) | in one breath | Used to criticize inconsistencies in speech or testimony, as in: one says one thing, and in the same breath, says another contradictory thing. |  |  |
| [*uti possidetis*](https://en.wikipedia.org/wiki/Uti_possidetis) | as you possess | Ancient concept regarding conflicts, wherein all property possessed by the parties at the conclusion of the conflict shall remain owned by those parties unless treaties to the contrary are enacted. |  |  |
| [*uxor*](https://en.wikipedia.org/wiki/Uxor) | wife | Used in documents in place of the wife's name. Usually abbreviated [*et ux*](https://en.wikipedia.org/wiki/Et_ux). |  |  |
| [*vel non*](https://en.wikipedia.org/wiki/Vel_non) | or not | Used when considering whether some event or situation is either present or it is not. |  |  |
| [*veto*](https://en.wikipedia.org/wiki/Veto) | I forbid. | The power of an executive to prevent an action, especially the enactment of [legislation](https://en.wikipedia.org/wiki/Legislation). |  |  |
| [*vice versa*](https://en.wikipedia.org/wiki/List_of_Latin_phrases%3A_V#vice_versa) | the other way around | Something that is the same either way. |  |  |
| [*vide*](https://en.wikipedia.org/wiki/List_of_Latin_phrases_%28V%29#vide) | see | Used in citations to refer the reader to another location. |  |  |
| [*videlicet*](https://en.wikipedia.org/wiki/Videlicet) | Contraction of *videre licet*, meaning "it is permitted to see" | Used in documents to mean "namely" or "that is". Usually abbreviated *viz*. |  |  |
| [*vinculum juris*](https://en.wikipedia.org/wiki/List_of_Latin_phrases%3A_V#vinculum_juris) | the chains of the law | Something which is legally binding. |  |  |
| [*vis major*](https://en.wikipedia.org/wiki/Vis_major) | greater or superior force | Events over which no humans have control, and so cannot be held responsible. An "Act of God". In law, the more common term is the French phrase '[**Force majeure**](https://en.wikipedia.org/wiki/Force_majeure)**'**. See also [*casus fortuitus*](https://en.wikipedia.org/wiki/Casus_fortuitus) (chance occurrence). |  |  |
| [*viz.*](https://en.wikipedia.org/wiki/Viz.) | Abbreviation of [videlicet](https://en.wikipedia.org/wiki/Videlicet) | Namely |  |  |
| [*volenti non fit injuria*](https://en.wikipedia.org/wiki/Volenti_non_fit_injuria) | injury is not done to the willing | Notion that a person cannot bring a claim against another for injury, if said person willingly placed themselves in a situation where they knew injury could result. |  |  |
| [*vigilantibus non dormientibus aequitas subvenit*](https://en.wikipedia.org/wiki/Laches_%28equity%29) | Equity aids the vigilant, not the sleeping | Concept that if an opposing party unreasonably delays bringing an action, that it is no longer considered just to hear their claim, due to fundamental changes in circumstance brought upon by their delay. |  |  |