Book X.
Title XIV.

If a beneficiary of imperial liberality should die without an heir.
(Si liberalitatis imperialis socius sine herede defecerit.)

Bas. 56.7.12.

   We order that if a person to whom we have made a gift, jointly with another,
   should perchance die without leaving an heir, his part of the gift shall belong to his
   associate in the gift, rather than to another person.
   Given at Milan June 17 (348).
   C. Th. 10.14.2.

   Note.
   This law related to escheats. If a joint donee of property given by the emperor
died without heirs, it did not escheat to the fisc, but went to the surviving donee. See also
C. 6.62.1 and note. As to escheats generally, see C. 6.51.

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1 Blume added two question marks here.