Book X.
Title LXXV.

That public taxes must not be used.
(De his quae ex publica collatione illata sunt non usurpandis.)

10.75.1. Emperor Constantine.
   No judge (governor) shall touch or attempt to touch, and use as a loan, property
which he receives from a city as taxes.¹
Given at Treves March 6 (325).
C. Th. 12.9.1.

10.75.2. Emperor Gratian, Valentinian and Theodosius to Polladius.
   No judge (governor) shall use any property put into storehouses or contained in a
treasury, unless he shall previously have received the right to take it by order of the
Sublime Powers (Counts of the Imperial Exchequer etc.).
Given at Constantinople April 11 (382).
C. Th. 2.9.2.

10.75.3. Emperors Arcadius and Honorius to Messala, Praetorian Prefect.
   The judges (governors) must know that the rent of the Crown Domain, or other
payments belonging to the same source, must not be diverted for other purposes, unless
they want their unlawful conduct restrained by severe punishment.
Given at Milan May 17 (399).
C. Th. 11.65.5; 12.9.3.

¹ [Blume] See C. 10.6. Blume listed this as one of this book’s “difficult points” and
wrote—“e republica, is that city?” [In fact, the phrase in the Latin text is “a re publica.”]