

1 and, in addition, in the case of amendments or supple-
2 ments provided for by Subsection 4 of this Section, by
3 funds available therefor in conformity with estimates
4 made by the Governor, such estimates being subject to
5 Subsection 5 of this Section.

6 Let me explain that. The law now is that each
7 supplemental appropriation bill must provide the revenues
8 to pay the appropriation by a tax. That is to say,
9 every bill has to contain its own tax for that specific
10 purpose. That was the heart, one of the hearts of the
11 Goodnow Amendment in the 1916 Budget Amendment which has
12 been in our law ever since. We may have added to that,
13 though, bear in mind, this provision that says that where
14 the Governor has suggested a supplement to correct an
15 omission like that, and then the budget bill becomes
16 effective by operation of law through inaction, that sup-
17 plement goes over and becomes a supplemental appropriation
18 bill. Now, assume that the Governor has funded his sup-
19 plement by an increase in the revenue estimates, which
20 is usually the way it is done. Generally speaking, the
21 supplemental budget bill of the Governor is funded in this