for new State programs, or for the exceptional case of where a supplement has been offered by the Governor to the budget bill, the bill has become law by inaction and the supplement then is transferred to this Section for its procedural life.

I will now read it. It is somewhat long:

Neither house shall consider other appropriations until
the budget bill has become law. That is what the present
Constitution says, and is the very important thing which
I emphasized a minute ago. It should be retained.

Any such appropriation shall be embodied i. a separate bill limited to some single work, object or purpose as clearly defined therein, and such bill shall be called a supplementary appropriation bill. That is the existing law and present Subsection 8, which if you are following it with your red book, is on Page 32.

Each supplementary appropriation bill, including amendments or supplements to the budget bill which have not become law, shall provide the revenue necessary to pay the appropriation by a tax, direct or indirect, to be levied and collected as shall be directed in said bill,