way. As a matter of fact, I can think of no other supplemental appropriation bill sent down by the Governor's
office that was funded in any other way in recent or
modern times than through an increase in revenue estimates,
but what this provision says is that that same thing will
carry over and that, as far as the supplement is concerned,
which now becomes a supplemental appropriation bill, it
doesn't have to be funded by a tax, but can instead be
funded by a change in the revenue estimates made by the
Governor.

That is in effect, what it says, and with reference to Section 5 at the end, that is the Section which deals with the message, I think. This Section makes it clear that you cannot do by supplemental appropriation bill that which you cannot do under Section 5.

The next sentence is, No supplementary appropriation bill shall become law unless it be passed in each house by a vote of a majority of the whole number of members elected, and the yeas and nays recorded on its final passage, and such bill shall be presented to the Governor as provided in Section 17 of Article 2 of the