before their own assent is given, to the Governor-in-Chief under whom they respectively act. If the Governor-in-Chief shall insist on any amendment as the indispensable condition on which alone the Lieutenant-governor may assent to the Bill, that amendment, with the unobjectionable provisions of the Bill, must be incorporated into a new Act, or, when the forms of proceeding require it, the Bill, though not actually amended as required by the Governor-in-Chief, may be assented to by the Lieutenant-governor on the express engagement of the Council and Assembly to give effect to the Governor-in-Chief's recommendation by a supplementary enactment.