

**SUBSTITUTE FOR THE AMENDMENT IN THE
NATURE OF A SUBSTITUTE TO H. RES. 446
OFFERED BY MR. GAETZ OF FLORIDA**

Strike all that follows after the resolving clause and
insert the following:

1 That the President is requested, and Attorney General of
2 the United States is directed, to transmit, respectively (in
3 a manner appropriate to classified information, if the
4 President or Attorney General determines appropriate), to
5 the House of Representatives, not later than 60 days after
6 the date of the adoption of this resolution, copies of any
7 document, record, audio recording, memo, correspondence,
8 or other communication in their possessions, or any por-
9 tion of any such communication, that refers or relates to
10 the firing of James B. Comey in the following respects:

11 (1) Then-Attorney General Loretta Lynch di-
12 recting James B. Comey to mislead the American
13 people by stating that he should refer to the inves-
14 tigation into the mishandling of classified data and
15 use of an unauthorized email server by former Sec-
16 retary of State Hillary Clinton as a “matter”, rather
17 than a criminal “investigation”.

1 (2) Leaks by James B. Comey to Columbia
2 University law professor, Daniel Richman, regarding
3 conversations had between President Donald Trump
4 and then-FBI Director James B. Comey, and how
5 the leaked information was purposefully released to
6 lead to the appointment of special counsel, Robert
7 Mueller, a longtime friend of James B. Comey.

8 (3) The propriety and consequence of immunity
9 deals given to possible Hillary Clinton co-conspira-
10 tors Cheryl Mills, Heather Samuelson, John Bentel,
11 and potentially others, by the Federal Bureau of In-
12 vestigation, during the criminal investigation James
13 B. Comey led into Hillary Clinton's misconduct.

14 (4) The decision by James B. Comey to usurp
15 the authority of then-Attorney General Loretta
16 Lynch in his unusual announcement that criminal
17 charges would not be brought against Hillary Clin-
18 ton following her unlawful use of a private email
19 server and mishandling of classified information.

20 (5) James B. Comey's knowledge and impres-
21 sions of any ex-parte conversation between then-At-
22 torney General Loretta Lynch and former President
23 Bill Clinton on June 27, 2016, at a Phoenix airport
24 on a private jet.

1 (6) James B. Comey's knowledge of the com-
2 pany "Fusion GPS", including—

3 (A) its creation of a "dossier" of informa-
4 tion about Mr. Donald Trump;

5 (B) that dossier's commission and dissemi-
6 nation in the months before and after the 2016
7 Presidential Election; and

8 (C) the intelligence sources of Fusion GPS
9 or any person or company working for Fusion
10 GPS or its affiliates.

11 (7) Any and all potential leaks originated by
12 James B. Comey and provided to author Michael
13 Schmidt dating back to 1993.

14 (8) James B. Comey's knowledge of—

15 (A) the purchase of a majority stake in the
16 company Uranium One by the company
17 Rosatom;

18 (B) whether the approval of the sale was
19 connected to any donations made to the Clinton
20 Foundation;

21 (C) what role then-Secretary of State Hil-
22 lary Clinton played in the approval of that sale;
23 and

1 (D) whether the sale could have affected
2 the national security of the United States of
3 America.

4 (9) James B. Comey's refusal to investigate
5 then-Secretary of State Hillary Clinton regarding—

6 (A) selling access to the U.S. State De-
7 partment through Clinton Foundation dona-
8 tions;

9 (B) Huma Abedin's dual employment at
10 the State Department and the Clinton Founda-
11 tion simultaneously; or

12 (C) utilization of the State Department to
13 further paid speaking opportunities for her hus-
14 band.

15 (10) Any collusion between former FBI Direc-
16 tor James B. Comey and special counsel Robert
17 Mueller; including—

18 (A) the information James B. Comey ad-
19 mitted to leaking to the Columbia University
20 law professor, being intentional such that a spe-
21 cial counsel, his longtime friend, Robert
22 Mueller, would be appointed to lead the inves-
23 tigation against the Trump administration; and

1 (B) any communication between Robert
2 Mueller and James B. Comey in advance of the
3 Senate Intelligence Committee hearing.

4 (11) Whether James B. Comey had any knowl-
5 edge of—

6 (A) efforts made by any federal agency—

7 (i) to monitor communications of
8 then-candidate Donald Trump;

9 (ii) to assess any knowledge by James
10 B. Comey about the “unmasking” of indi-
11 viduals on Donald Trump’s campaign
12 team, transition team, or both;

13 (iii) to assess the role that former Na-
14 tional Security Adviser Susan Rice played
15 in the unmasking of these individuals; or

16 (iv) to reveal the purpose served by
17 unmasking any individual or individuals
18 serving on the staff of then-candidate Don-
19 ald Trump; or

20 (B) the dissemination of unredacted infor-
21 mation to various intelligence agencies, and any
22 attempts to use surveillance of then-candidate
23 Donald Trump for the purposes of damaging

1 the credibility of his campaign, his presidency,
2 or both.

