

**AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO H. RES. 488
OFFERED BY MR. GOODLATTE OF VIRGINIA**

Strike all 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 14 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 following:

11 (1) The removal of James B. Comey from his
12 position as the director of the Federal Bureau of In-
13 vestigation.

14 (2) The participation of Attorney General Jef-
15 ferson Sessions in the removal of Director Comey.

16 (3) The scope or application of Attorney Gen-
17 eral Sessions' recusal from "any existing or future

1 investigations of any matters in any way related to
2 the campaigns for President of the United States”.

3 (4) The application of Attorney General Ses-
4 sions’ recusal to the removal of Director Comey.

5 (5) The scope or application of executive privi-
6 lege as applied to the June 13, 2017, testimony of
7 Attorney General Sessions before the Senate Select
8 Committee on Intelligence.

9 (6) President Donald J. Trump’s statement,
10 communicated via Twitter on May 12, 2017, at 8:26
11 a.m.: “James Comey better hope that there are no
12 ‘tapes’ of our conversations before he starts leaking
13 to the press!”.

14 (7) Any system used by the White House to se-
15 cretly record conversations between President
16 Trump and Director Comey.

17 (8) Any contemporaneous account of any meet-
18 ing between President Trump and Director Comey.

19 (9) Any communication Donald Trump, Jr.,
20 Paul Manafort, or Jared Kushner may have had
21 with the Department of Justice or the Federal Bu-
22 reau of Investigation that relates to their June 9,
23 2016, meeting with Natalia Veselnitskaya, Rinat
24 Akhmetshin, and Irakly Kaveladze.

1 (10) Any analysis regarding the violation of any
2 criminal law with respect to that June 9, 2016,
3 meeting, including any analysis of the Federal Elec-
4 tion Campaign Act of 1971, the Computer Fraud
5 and Abuse Act, or the Espionage Act of 1917 as it
6 may pertain to a Federal campaign’s attempt to ob-
7 tain information that “would incriminate Hillary”
8 from a foreign government.

9 (11) The disposition or review of any applica-
10 tion for a security clearance submitted by White
11 House advisor Jared Kushner or Attorney General
12 Sessions.

