

AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO H.RES. 203
OFFERED BY MR. GOODLATTE

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

1 That the President is requested, and the Attorney General
2 of the United States is directed, to transmit, respectively
3 (in a manner appropriate to classified information, if the
4 President or the Attorney General determines appro-
5 priate), to the House of Representatives, not later than
6 14 days after the date of the adoption of this resolution,
7 copies of any document, record, memo, correspondence, or
8 other communication in their possessions, or any portion
9 of any such communication, that refers or relates to the
10 following:

11 (1) President Donald J. Trump's statement,
12 communicated via Twitter on March 4, 2017, at
13 3:35 a.m.: "Terrible! Just found out that Obama
14 had my 'wires tapped' in Trump Tower just before
15 the victory. Nothing found. This is McCarthyism!";

16 (2) President Trump's statement, commu-
17 nicated via Twitter on March 4, 2017, at 3:49 a.m.:
18 "Is it legal for a sitting President to be 'wire tap-

1 ping' a race for president prior to an election?
2 Turned down by court earlier. A NEW LOW!";

3 (3) President Trump's statement, commu-
4 nicated via Twitter on March 4, 2017, at 3:52 a.m.:
5 "I'd bet a good lawyer could make a great case out
6 of the fact that President Obama was tapping my
7 phones in October, just prior to Election!"; or

8 (4) President Trump's statement, commu-
9 nicated via Twitter on March 4, 2017, at 4:02 a.m.:
10 "How low has President Obama gone to tapp [sic]
11 my phones during the very sacred election process.
12 This is Nixon/Watergate. Bad (or sick) guy!"

