

4848 freedom other than the exercise clause and the establishment  
4849 clause, that would clearly be referenced by my amendment?

4850 And I would yield to any member who identifies—

4851 Mr. Gohmert. Well, if the gentleman would yield, even  
4852 with—I am sorry.

4853 Mr. Davis. I will yield.

4854 Mr. Gohmert. Even with your amendment, you still have  
4855 to go back to the "rule of evidence" at page 15 of the  
4856 underlying bill. And it says that these things may not be  
4857 introduced as substantive evidence at trial unless the  
4858 evidence specifically relates to the offense.

4859 And if I understood the gentleman's amendment—and I will  
4860 put the question back to you—if a minister preaches that  
4861 sexual relations outside of marriage of a man and woman is  
4862 wrong, and somebody within that congregation goes out and  
4863 does an act of violence, and that person says that that  
4864 minister counseled or induced him through the sermon to  
4865 commit that act, are you saying under your amendment that in  
4866 no way could that ever be introduced against the minister?

4867 Mr. Davis. No.

4868 Chairman Conyers. The gentleman's time has again  
4869 expired.

4870 Mr. Gohmert. And he answered no before the time ran  
4871 out.

4872 Chairman Conyers. Let's see. We have been on this