Enzi	Lankford	Rounds
Ernst	Lee	Rubio
Fischer	Loeffler	Sasse
Gardner	McConnell	Scott (FL)
Graham	McSally	Scott (SC)
Grassley	Moran	Shelby
Hawley	Murkowski	Sullivan
Hoeven	Paul	Thune
Hyde-Smith	Perdue	Tillis
Inhofe	Portman	Toomey
Johnson	Risch	Wicker
Konnody	Roberts	Voling

The motion was rejected.

RECESS SUBJECT TO THE CALL OF THE CHAIR

The CHIEF JUSTICE. Under the previous order, the Senate stands in recess subject to the call of the Chair.

Thereupon, at 5:42 p.m., the Senate, sitting as a Court of Impeachment, recessed until 7:13 p.m.; whereupon the Senate reassembled when called to order by the CHIEF JUSTICE.

PROVIDING FOR RELATED PROCEDURES CON-CERNING THE ARTICLES OF IMPEACHMENT AGAINST DONALD JOHN TRUMP, PRESIDENT OF THE UNITED STATES

Mr. McCONNELL. Mr. Chief Justice. I send a resolution to the desk, and I ask the clerk to report.

Mr. CHIEF JUSTICE. The clerk will report the resolution by title.

The legislative clerk read as follows: A resolution (S. Res. 488) to provide for related procedures concerning the articles of impeachment against Donald John Trump, President of the United States

Resolved, That the record in this case shall be closed, and no motion with respect to reopening the record shall be in order for the duration of these proceedings.

The Senate shall proceed to final arguments as provided in the impeachment rules, waiving the two person rule contained in Rule XXII of the Rules of Procedure and Practice in the Senate When Sitting on Impeachment Trials. Such arguments shall begin at 11:00 am on Monday, February 3, 2020, and not exceed four hours, and be equally divided between the House and the President to be used as under the Rules of Impeachment.

At the conclusion of the final arguments by the House and the President, the court of impeachment shall stand adjourned until 4:00 pm on Wednesday, February 5, 2020, at which time the Senate, without intervening action or debate shall vote on the Articles of Impeachment.

Thereupon, the Senate, sitting as a Court of Impeachment, proceeded to consider the resolution.

The CHIEF JUSTICE. The majority leader.

Mr. McCONNELL. Mr. Chief Justice. I ask unanimous consent that the Democratic leader or designee be allowed to offer up four amendments to the resolution; further, that I be recognized to make a motion to table the amendment after it has been reported with no intervening action or debate.

The CHIEF JUSTICE. Without objection, it is so ordered.

The Democratic leader is recognized. Mr. SCHUMER. Mr. Chief Justice, I

have a parliamentary inquiry.
The CHIEF JUSTICE. The Democratic leader will state the inquiry.

Mr. SCHUMER. Is the Chief Justice aware that in the impeachment trial of President Johnson, Chief Justice Chase, as Presiding Officer, cast tiebreaking votes on both March 31 and April 2, 1868?

The CHIEF JUSTICE. I am, Mr. Leader. The one concerned a motion to adjourn. The other concerned a motion to close deliberations. I do not regard those isolated episodes 150 years ago as sufficient to support a general authority to break ties.

If the Members of this body, elected by the people and accountable to them, divide equally on a motion, the normal rule is that the motion fails.

I think it would be inappropriate for me, an unelected official from a different branch of government, to assert the power to change that result so that the motion would succeed.

AMENDMENT NO. 1295

(Purpose: To subpoena certain relevant witnesses and documents.)

Mr. SCHUMER. Mr. Chief Justice, I send an amendment to the desk to subpoena Mulvaney, Bolton, Duffey, Blair, and the White House, OMB, DOD, and State Department documents, and I ask that it be read.

The CHIEF JUSTICE. The clerk will read the amendment.

The senior assistant legislative clerk read as follows:

The Senator from New York [Mr. SCHUMER] proposes an amendment numbered 1295.

Mr. SCHUMER. Mr. Chief Justice, I ask unanimous consent that amendment be considered as read.

The CHIEF JUSTICE. Without objection, it is so ordered.

(The amendment is printed in today's RECORD under "Text of Amendments.") The CHIEF JUSTICE. The majority

leader is recognized.

MOTION TO TABLE

Mr. McCONNELL. Mr. Chief Justice, I move to table the amendment, and I ask for the yeas and nays.

The CHIEF JUSTICE. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The legislative clerk called the roll.

The CHIEF JUSTICE. Are there any other Senators in the Chamber wishing to vote or change their vote?

The result was announced—yeas 53, nays 47, as follows:

[Rollcall Vote No. 28]

YEAS-53

	12110 00	
Alexander Barrasso Blackburn Blunt Boozman Braun Burr Capito Cassidy Collins Cornyn Cotton Cramer Crapo Cruz Daines Enzi Ernst	Fischer Gardner Graham Grassley Hawley Hoeven Hyde-Smith Inhofe Johnson Kennedy Lankford Lee Loeffler McConnell McSally Moran Murkowski Paul	Perdue Portman Risch Roberts Romney Rounds Rubio Sasse Scott (FL) Scott (SC) Shelby Sullivan Thune Tillis Toomey Wicker Young

NT A 37 C1 4F7

NA15-41				
Baldwin	Brown	Casey		
Bennet	Cantwell	Coons		
Blumenthal	Cardin	Cortez Masto		
Booker	Carper	Duckworth		

Durbin Feinstein Gillibrand Harris	Manchin Markey Menendez Merkley	Shaheen Sinema Smith Stabenow
Hassan	Murphy	Tester
Heinrich	Murray	Udall
Hirono	Peters	Van Hollen
Jones Kaine	Reed Rosen	Warner
King	Sanders	Warren Whitehouse
Klobuchar	Schatz	Wyden

The motion to table is agreed to; the amendment is tabled.

The CHIEF JUSTICE. The Democratic leader is recognized.

AMENDMENT NO. 1296

Mr. SCHUMER. Mr. Chief Justice, I send an amendment to the desk to subpoena John R. Bolton, and I ask that it

The CHIEF JUSTICE. The clerk will read the amendment.

The senior assistant legislative clerk read as follows:

The Senator from New York [Mr. SCHUMER] proposes an amendment numbered 1296.

The amendment is as follows:

(Purpose: To subpoena John Robert Bolton)

At the appropriate place in the resolving clause, insert the following:

SEC. Notwithstanding any other provision of this resolution, pursuant to rules V and VI of the Rules of Procedure and Practice in the Senate When Sitting on Impeachment Trials, the Chief Justice of the United States, through the Secretary of the Senate, shall issue a subpoena for the taking of testimony of John Robert Bolton, and the Sergeant at Arms is authorized to utilize the services of the Deputy Sergeant at Arms or any other employee of the Senate in serving the subpoena authorized to be issued by this section.

MOTION TO TABLE

The CHIEF JUSTICE. The majority leader is recognized.

Mr. McCONNELL. Mr. Chief Justice, I move to table the amendment, and I ask for the yeas and nays.

The CHIEF JUSTICE. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

The CHIEF JUSTICE. Are there any other Senators in the Chamber desiring to vote or change his or her vote?

The result was announced—yeas 51, nays 49, as follows:

[Rollcall Vote No. 29]

YEAS-51

Alexander	Fischer	Paul
Barrasso	Gardner	Perdue
Blackburn	Graham	Portman
Blunt	Grassley	Risch
Boozman	Hawley	Roberts
Braun	Hoeven	Rounds
Burr	Hyde-Smith	Rubio
Capito	Inhofe	Sasse
Cassidy	Johnson	Scott (FL)
Cornyn	Kennedy	Scott (SC)
Cotton	Lankford	Shelby
Cramer	Lee	Sullivan
Crapo	Loeffler	Thune
Cruz	McConnell	Tillis
Daines	McSally	Toomey
Enzi	Moran	Wicker
Ernst	Murkowski	Young