

2021i South Dakota Legislature

Senate Resolution 702

SENATE LEGISLATIVE PROCEDURE ENGROSSED

Introduced by: Senator Schoenbeck

A RESOLUTION, Establishing the Senate rules for the impeachment trial of Attorney
General Jason Ravnsborg.
WHEREAS, the Senate has the sole power to try an impeachment pursuant to S.D. Const.,
Art. XVI, § 2; and
WHEREAS, on April 12, 2022, the House of Representatives, during this Second Special
Session of the Ninety-Sixth Legislature of the State of South Dakota, issued articles of
impeachment against Jason Ravnsborg, attorney general of the State of South Dakota, which
were then transmitted by the Chief Clerk of the House to the Secretary of the Senate; and
WHEREAS, the Senate, now resolved into a Court of Impeachment, shall designate the
rules governing the procedures for the impeachment trial of Attorney General Jason
Ravnsborg:
NOW, THEREFORE, BE IT RESOLVED, by the Senate of the Second Special Session of the
Ninety-Sixth Legislature of the State of South Dakota, that the following rules governing the
impeachment trial of Attorney General Jason Ravnsorg are adopted:
SENATE RULES
TRIAL OF IMPEACHMENT
CHAPTER 1.
1-1. Upon receiving articles of impeachment from the House of Representatives
exhibited against Jason Ravnsborg, attorney general of the State of South Dakota,
the Senate shall adopt a resolution setting the date and time for commencement
of the trial of impeachment and summoning Attorney General Ravnsborg to file a

1		written answer to the articles of impeachment by June 1, 2022, and to appear
2		personally or by counsel before the Senate in the Senate chamber at the date and
3		time for trial. For each article of impeachment, the written answer shall state
4		whether Attorney General Ravnsborg pleads guilty or not guilty.
5	<u>1-2.</u>	The Senate shall serve Attorney General Ravnsborg or his counsel with a copy of
6		the articles of impeachment and the resolution by certified mail and shall file a
7		return of service with the Senate.
8	<u>1-3.</u>	The secretary of the Senate shall transmit a copy of the resolution to the House of
9		Representatives.
10		CHAPTER 2.
11		ORGANIZATION
12	<u>2-1.</u>	When the Senate sits as a Court of Impeachment, the president of the Senate shall
13		preside. In the absence of the president, the president pro tempore shall preside.
14	<u>2-2.</u>	The Secretary of the Senate shall administer an oath to the presiding officer. The
15		oath to be administered is as follows: "I solemnly swear (or affirm) to act fairly as
16		presiding officer of the Senate sitting as a court of impeachment, to the best of my
17		ability."
18	<u>2-3.</u>	The presiding officer or the Secretary of the Senate shall administer an oath to
19		each witness and perform such other duties as are necessary to assist in the
20		administration of the Court of Impeachment.
21	<u>2-4.</u>	The oath to be administered to a witness is as follows: "I do solemnly swear (or
22		affirm) that the testimony I am about to give in this matter is the truth, the whole
23		truth, and nothing but the truth."
24	<u>2-5.</u>	Any decision or ruling of the presiding officer is subject to appeal to the Senate by
25		a Senator.
26	<u>2-6.</u>	If a Senator has asked that the Senate override a decision or ruling of the presiding
27		officer, the presiding officer shall submit the question to the Senate without debate
28		and state the question as follows: "Shall the ruling of the presiding officer be
29		sustained?"
30	<u>2-7.</u>	The ruling of the presiding officer is sustained if a majority of members-elect vote
31		to sustain the ruling by roll call vote.
32	<u>2-8.</u>	The Secretary of the Senate shall keep a full and correct record of all proceedings
33		and publish them in the journal, which shall be a public record, and shall perform

1		such duties as are necessary to assist in the administration of the Court of
2		Impeachment.
3	<u>2-9.</u>	Before the commencement of the impeachment trial, the Secretary of the Senate
4		shall administer an oath to each Senator. The oath to be administered is as follows:
5		"I solemnly swear (or affirm) that in all things pertaining to the impeachment trial
6		of Attorney General Jason Ravnsborg, I will do justice according to law and
7		evidence."
8	<u>2-10.</u>	The Senate shall employ one or more court reporters to make a transcript of the
9		trial proceedings.
10	<u>2-11.</u>	The prosecution of the articles of impeachment in the Senate shall be conducted
11		by one or more prosecutors as appointed by the president pro tempore.
12	<u>2-12.</u>	During the trial, only senators, officers and employees of the Senate, legislative
13		staff, the respondent, and counsel for the respondent may be present on the
14		Senate floor. Members of the press may be in the designated press area.
15		CHAPTER 3.
16		PRE-TRIAL PROCEDURE
17	<u>3-1.</u>	The following deadlines apply to the trial of impeachment:
17 18	<u>3-1.</u>	The following deadlines apply to the trial of impeachment: (1) The presiding officer shall take necessary steps to have the House's entire
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18 19	<u>3-1.</u>	(1) The presiding officer shall take necessary steps to have the House's entire impeachment file available for Senators to review. The Secretary of the
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1	3-3.	The Senate, under the direction of the presiding officer, shall ensure that each
2	<u> </u>	party receives assistance necessary to compel the attendance of a witness or the
3		production of papers or records required for the trial of the impeachment. Upon
4		application by a party, a subpoena shall be issued by the presiding officer in the
5		name of the Senate. A subpoena issued by the presiding officer shall be considered
6		to have been issued by the Senate and may be enforced as such. A party shall
7		submit each application for subpoena to the presiding officer by June 1, 2022.
8	<u>3-4.</u>	A party may not call a member of the legislature, a Senate officer or employee,
9		legislative staff, or counsel to either party as a witness, nor subpoena their personal
10		records.
11	<u>3-5.</u>	No depositions or other pre-trial discovery is permitted.
12		CHAPTER 4.
13		TRIAL PROCEDURE
14	<u>4-1.</u>	The Senate Rules and the Joint Rules, as adopted by the Second Special Session
15		of the Ninety-Sixth Legislature of the State of South Dakota, remain in effect and
16		apply to the trial of impeachment to the extent that the Senate Rules and Joint
17		Rules do not conflict with these rules.
18	<u>4-2.</u>	Evidence may be admitted if it is relevant, material, and not redundant. The South
19		Dakota Rules of Evidence do not apply to this proceeding. The presiding officer
20		shall decide all evidentiary questions.
21	<u>4-3.</u>	The presiding officer shall conduct the trial along the following approximate
22		timetable:
23		(1) The Senate shall convene to organize at 8 a.m. (CT) on June 21, 2022.
24		(2) The prosecuting attorneys shall have one hour for an opening statement
25		presenting the case for impeachment.
26		(3) The respondent's attorney shall have one hour to present the case opposing
27		impeachment.
28		 (4) The prosecuting attorney shall have a total of four hours to present witness
29		testimony, to present exhibits, and to cross-examine witnesses presented
30 21		(5) The respondent shall have a total of four hours to present witness
31		(5) The respondent shall have a total of four hours to present witness
32		testimony, to present exhibits, and to cross examine witnesses presented
33		by the prosecution.

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1		(6) If the respondent testifies, the respondent's testimony is not subject to the
2		time requirements provided in this section. The respondent is subject to
3		cross-examination.
4		(7) For each day the trial of impeachment is being held, the trial shall not
5		extend past 8 p.m. (CT), at which time the Senate shall recess to the next
6		<u>trial day.</u>
7		(8) Upon completion of the presentation of the case, each Senator shall have
8		the opportunity to submit additional questions for witnesses or either party,
9		through the presiding officer.
10		(9) Each party shall have one hour in closing to summarize their case.
11		<u>CHAPTER 5.</u>
12		VERDICT AND JUDGMENT
13	<u>5-1.</u>	After closing arguments, the Senate shall take a vote on each article of
14		impeachment against Attorney General Jason Ravnsborg. Each Senator shall vote
15		on each article of impeachment.
16	<u>5-2.</u>	The presiding officer shall state the question on each article of impeachment as
17		follows: "Shall the Senate sustain the article of impeachment against Attorney
18		General Jason Ravnsborg and remove him from the office of Attorney General."
19		This question is debatable. An article of impeachment and the question put to the
20		Senate is not divisible.
21	<u>5-3.</u>	Each vote on whether to sustain shall be taken as a roll call vote.
22	<u>5-4.</u>	If Attorney General Ravsnborg is acquitted on every article of impeachment, the
23		presiding officer shall pronounce a judgment of acquittal, which shall be entered in
24		the journal.
25	<u>5-5.</u>	If two-thirds of the members-elect vote to sustain any one of the articles of
26		impeachment, the presiding officer shall pronounce a judgment of conviction
27		against Jason Ravnsborg and that Jason Ravnsborg is thereby removed from the
28		office of the Attorney General. The judgment of conviction and removal from office
		shall be entered in the journal
29		shall be entered in the journal.
29 30	<u>5-6.</u>	If a judgment of conviction is pronounced, a vote shall be taken on whether Jason
	<u>5-6.</u>	

1	<u>5-7.</u>	The presiding officer shall state the disqualification question as follows: "Shall
2		Jason Ravnsborg be disqualified from holding any office of trust or profit under the
3		state?" This question is debatable.
4	<u>5-8.</u>	If two-thirds of the members-elect do not vote in favor of disqualification, the
5		presiding office shall pronounce that the question is lost, which shall be entered in
6		the journal.
7	<u>5-9.</u>	If two-thirds of the members-elect vote in favor of disqualification, the presiding
8		officer shall pronounce a judgment of disqualification, which shall be entered in the
9		journal.
10	<u>5-10.</u>	A motion to reconsider the vote by which an article of impeachment is sustained
11		or rejected is never in order. A motion to reconsider the vote by which
12		disqualification is sustained or rejected is also never in order.
13	<u>5-11.</u>	Upon conclusion of the voting under this section, the Senate shall adopt a
14		resolution memorializing the proceedings of the Court of Impeachment, which shall
15		be filed with the secretary of state. The Secretary of the Senate shall transmit a
16		copy of the resolution to the House of Representatives.