



TUESDAY

Begins the

FASHION EXHIBIT

At This,

The Leading Store in Moline

At this time we will present to you a review of correct Fall and Winter styles—authentic in every particular—demonstrating our great facilities for the presentation of the season's latest models as typified by American makers.

AFTERNOON AND EVENING FROCKS, TAILORED AND DEM-TAILORED SUITS, COATS, WAISTS, MISSES' AND GIRLS' READY-TO-WEAR APPAREL, AND ATTRACTIVE FALL & WINTER MILLINERY.

Tuesday and Wednesday,

Sept. 16 and 17

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Smart Clothes

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GROSSMAN LEADS OTHERS FOLLOW

IN THE HEART OF MOLINE

Interest Runs High on Sulzer Impeachment; Sentiment Favors Governor Because Tammany Pushes Case

Sulzer the Eighth.
Seven other governors in the United States have faced impeachment proceedings. These men and the results that followed were:
Charles Robinson, Kansas, 1862, acquitted.
Harrison Reed, Florida, 1865, charges dropped.
William W. Holden, North Carolina, 1870, removed.
Powell Clayton, Arkansas, 1871, charges dropped.
David Butler, Nebraska, 1871, removed.
Henry C. Warmouth, Louisiana, 1872, term expired and proceedings dropped.
Adelbert Ames, Mississippi, 1876, resigned.

Albany, N. Y., Sept. 15.—As the impeachment proceedings against Governor Sulzer draw nearer, public interest grows intense. Since the fight against Sulzer is being carried on by Tammany hall, Sulzer finds public sympathy in his favor. Although the legislature is controlled by Tammany, the Tammany strength in the senate is not sufficient to remove the governor unless the charges against him are substantiated.

Sulzer has employed some of the very ablest lawyers in the state of New York to defend his case. Among them is William T. Jerome, former district attorney in New York city. Sulzer undoubtedly will make the fight

of his life. Chief Justice Cullen of the New York court of appeals, whose fairness is unquestioned, will preside at the trial.

Stripped of their legal verbiage, the articles of impeachment against Governor Sulzer are as follows:

1. That Governor Sulzer, in filing his statement of campaign expenses, set forth that his entire receipts were \$5,469 and his expenditures \$7,724; that this statement "was false and was intended by him to be false"; that his list of receipts failed to include eleven specific contributions, ranging in amount from \$100 to \$2,500.

2. That Governor Sulzer attached to his statement of campaign expenses an affidavit declaring that the statement was "a full and detailed statement of all moneys received or contributed or expended by him directly or indirectly." That this affidavit "was false and was corruptly made by him," and that he was "guilty of willful and corrupt perjury."

3. That Governor Sulzer "was guilty of mal and corrupt conduct in his office as governor and was guilty of bribing witnesses." The specific charge is that while the Frawley committee was investigating the governor's campaign accounts he "fraudulently induced" three witnesses (his campaign manager, a personal friend and a stock broker) "to withhold their testimony from said committee."

4. That the governor was guilty of "suppressing evidence" in violation of

the state penal law. The specific charge is that he "practiced deceit and

fraud and used threats and menaces with intent to prevent the Frawley committee from procuring the attendance and testimony of certain witnesses."

5. That the governor was guilty of "preventing and dissuading a witness from attending under a subpoena" the

sessions of the Frawley committee. The witness referred to is Frederick L. Colwell, alleged to have acted as Sulzer's agent in certain stock transactions.

6. That prior to his election the governor appropriated campaign contributions to his own use, "and used

the same, or a large part thereof, in speculating in stocks . . . and thereby stole such checks and was guilty of larceny."

7. That Governor Sulzer promised and threatened to use the authority and influence of his office for the purpose of affecting the vote or political action of certain public officers, including two assemblymen.

8. That he "corruptly used his authority as governor to affect the prices of securities on the New York stock exchange, in some of which he was speculating."

Militiamen Held for Theft.
Cairo, Ill., Sept. 15.—Theodore Wise and Fred Rudolph, members of company K., the local militia organization, who are charged with having

stolen a quantity of shoes and shirts and other effects from the storeroom in the armory are in the city jail facing a period of incarceration at the Leavenworth, Kas., federal prison. A warrant has been sworn out against them by the United States district attorney for misappropriation of government property.

"Can be depended upon" is an expression we all like to hear, and when it is used in connection with Chamberlain's Colic, Cholera and Diarrhoea Remedy it means that it never fails to cure diarrhoea, dysentery or bowel complaints. It is pleasant to take and equally valuable for children and adults. Sold by all druggists.—(Adv.)

All the news all the time—The Argus.



Committee of the New York assembly which will conduct Sulzer impeachment trial in senate; Governor Sulzer (left) and Chief Justice Cullen.

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