

3. 10 OFFERS NO DEFENSE.

**Mrs. Hamilton Silent on the Subject
of Her Husband's Death.**

PRELIMINARY HEARING OVER,

Her Trial for Murder Which May Be Reached Within a Month.

Mrs. Hamilton offered no testimony this morning when the prosecution rested in the case of the preliminary hearing before Justice Wenger, where she was accused of murder. She had been a witness of her witnesses not to do so, and under the circumstances

could be given her. In any event—

It was stated last evening that should the jury find the defendant guilty, she would be held in the district court.

follow the example of her brother-in-law, and tell all she knew of the case.

and impenetrable pall over her life; that her family and friends were also curious to have her do so, all of them believing it would somewhat smooth the rocky road of the future. But if such an idea had been entertained it was not given expression to by her mother. On the contrary Mr. McGovern said to a NEWS correspondent, "I am sure there are some

and declared the officers had been touring in a motorcade in the city.

she had withdrawn all indictments and attempts. He asked, or said further, would never be prosecuted.

Nothing of importance transpired in the case yesterday after the close of the news report and at the end of the trial, County Attorney Vaucl said: "The prosecution rests."

NO DEFENSE TO OFFER.

*The defense does not desire to introduce any evidence at this time. *

The court—Well, the only question to be passed upon then is that of bonds — of admitting the defendant to bail.

the giving of bonds, if your honor
thinks the case is not a balance one.

The court—At the present I will refuse her permission to sail, but I can't take it up to the alternative.

The county attorney—It appears to me there is no reason why it cannot be disposed of right now. There is absolutely no occasion for delay; the statute is very clear on that point.

to discuss a trademark and other

A defendant charged with an offense punishable with death cannot be admitted in fact, when the proof of guilt is evident or the presumption thereof is strong.

[illegible]

went between the two sisters who have sat faithfully at her side and encouraged her throughout the trying ordeal through which she has passed. Mrs. Hamilton was preceded on her way from the court room by Miss Mary Hamilton, sister of the unfortunate dead man, but she went back to her comfortable home and the sister to her

and picture and one that told an eloquent story of the tragedy that is without parallel or precedent in the annals

LINE OF DEFENSE.

The line of defense that will be mapped out by Mrs. Hamilton's attorneys is entirely problematical. Up to the present they have discreetly refrained from mentioning it. It is generally believed among lawyers that there are but two courses open

set by a third party whose identity has not yet even been hinted at. While

certain that the evidence theory was considered a strong card a few days ago and there are indications that it may yet be adopted to, though the slowness of the counsel's inquiry and the preliminary hearing have to the ordinary mind placed it beyond the range of possible contemplation. As in the evidence theory it is assumed that Mrs. Hamilton can ver-

number that we grant her a divorce
on other grounds than those that

to her marriage vows; that he, seized and quarreled with her asking her to return his pistol; that she declined to comply with his request while he was in a passion; that a struggle ensued for its possession and he struck her and she left vindictive marks across her upper and lower lip.

11428- attempt to show that the mysterious man who stalked Holmes and Watson

away immediately after the shooting was responsible for the greenness (regards). It is one of three claims that could be made by a defendant in a trial in the minds of a jury. But should that be accepted the greenish color, it is said, will bring a surprise on the defense by showing who the mythical man under the fence rail is.

already was almost from the city, and by every weight proof than that that the only

beneath the partial protection of its