RBROOKE PHONINGS. Some one or two years ago, Mrs. Mary L. Johnson applied to County Atty. Murray for a divorce from her husband, but owing to her not having the wherewith all to put up for the legal proceedings the case hung fire until some time last fall, when Treasurer Nelson signified his willingness, to the County Attorney, to stand good for the costs. During all this time the bickerings and jars of an unhappy family continued. When Atty. Murray learned that the costs in the case would be all right, he started the action and behold it transpires that Mrs. Johnson skipped out a week or two ago and left her little child with Mons Stordal. She told Stordal that he was to take the child to Atty. Murray's and he would take care of it. It seems that Treasurer Nelson now claims that he is not responsible for the costs of the action up to date and the County Atty. has a heavy burden to carry as a consequence of the circumstances. Murray offers to release Mr. Nelson from the responsibility of the costs in the Divorce Case providing he takes care of the abandoned child.