

quantities not sufficient to be of use to said Daniel Hall, then, and during such time of insufficient flow, said Fear shall have the exclusive use of any and all natural springs which rise upon his (said Fear's) ranch.

No. 207—The Coffman Ditch.

That said ditch is entitled to Arkansas River priority No. 171, which is also Beaver Creek priority No. 31; that said ditch is owned by Lafayette U. Coffman; that said ditch is used for the irrigation of forty (40) acres of land; that John V. Callen, David C. Green and Jacob A. Betts use water from this ditch by consent of the said Coffman; that said John V. Callen irrigates 11 acres therefrom, Green 4 acres, and Betts one acre; and that there be allowed to flow into said ditch, for the use and benefit of the parties entitled thereto, for the irrigation said forty acres of land, under and by virtue of said priority No. 171, continuously during the irrigation season, one and six tenths (1.6) cubic feet of water per second of time.

No. 208—The Abbott & Prengle Ditch.

That said ditch is entitled to Arkansas River priority No. 171, which is also Texas Creek priority No. 29, and Spruce Creek priority No. 4; that Taliaferro Witcher owns an undivided one half of said ditch and Thomas Balman an undivided one half; that said ditch is used for the irrigation of lands by both of said owners, but that the testimony does not disclose how many acres of land Witcher irrigates thereby or what his rights thereunder are; that said ditch takes its water from said Spruce Creek and its headgate is situate at a point on the