

and forty-five (145) acres of land; and that no other allowance be made to said ditch under and by virtue of priority No. 334, as no additional water was then appropriated by said ditch; and it is hereby further adjudged and decreed that said ditch is entitled to Four Mile Creek priority No. 5 which is also Arkansas River priority No. 192; and that it crosses said Four Mile Creek at grade so that when there is water in said Four Mile Creek, this ditch can take water therefrom; and it is adjudged and decreed that, at any time when the full amount of water above decreed cannot be had from Hard-scrabble Creek, if, at the same time, water can be taken from said Four Mile Creek without interference with the rights of the ditches having Four Mile Creek priorities from one to four inclusive, then, and in that case, this ditch shall have the right to make up the amount above decreed to this ditch from said Four Mile Creek under and by virtue of said Four Mile Creek priority No. 5.

No. 224—The Hight Ditch.

That said ditch is entitled to Arkansas River priority No. 183, which is also Beaver Creek priority No. 33; that William P. Hight owns an undivided two-thirds of said ditch and William M. Johnson an undivided one third; that said ditch is used for the irrigation of thirty-three (33) acres of land; and that there be allowed to flow into said ditch for the irrigation of thirty acres owned by said Hight and three acres owned by said Johnson under and by virtue of said priority No. 183, one cubic foot of water per second of time, for and during such time and times as is necessary for the irrigation of said thirty-three acres of land.