

flow therein, for two days; of 24 hours each, out of each and every five days; and that when the water shall fail through natural causes as to flow in said creek in quantities not sufficient to be of use to said Daniel Hall, then, and during the time of said insufficient flow, said Fear shall have the exclusive use of any and all natural springs which rise upon his (said Fear's) ranch.

#### No. 230—The Arch South Ditch.

That said ditch is entitled to Arkansas River priorities No. 187 and 214, which is also Middle Fork of Tallahassee Creek priorities No. 8 and 10; that said ditch is owned by George A. Hall; that said ditch is taken out of the South side of the North Prong of the Middle Fork of Tallahassee Creek; that its headgate is situate in the N. E.  $\frac{1}{4}$  of the N. W.  $\frac{1}{4}$  of Sec. 21, Tp. 17 S, R. 73 West; that said ditch is used for the irrigation of four (4) acres of land; that there be allowed to flow into said ditch, for the use of the owner thereof, under and by virtue of said priority No. 187, so much water as a ditch 18 inches wide, 13 inches deep and having a grade of two inches to the rod, will carry for as many periods in each year, of one day each, as is sufficient for the irrigation of one acre of land; and that said amount of water be further allowed to flow into said ditch, under and by virtue of priority No. 214, for such additional number of periods in each year, of one and one half days each, as is necessary to irrigate three (3) additional acres of land; Provided, however, that as between the said George A. Hall and Daniel Hall the said George A. Hall shall have all the water, in the irrigating season, which shall flow down the North Prong of the