

riority No. 203, which is also middle Fork of Tallahassee Creek priority No. 9; that said ditch is owned by George Fear; that said ditch is taken out of and from the South side of the South branch of the middle Fork of Tallahassee Creek, at a point 100 yards East of the point where the West line of the S. W. $\frac{1}{4}$ of the S. E. $\frac{1}{4}$ of Sec. 21, Tp. 17 S, R 73 West crosses said branch of said middle Fork; that said ditch is used for the irrigation of three acres of plowed land and ten square rods of garden; and that there be allowed to flow into said ditch, for the use of the said owner thereof, under and by virtue of said priority as much water as a ditch 6 inches wide, five inches deep, and having a grade of two inches to the rod, will carry for as many periods in each year, of two days each, as shall be sufficient to irrigate said three acres of plowed land and said garden. Provided, however, that as between this ditch and the ditches of Daniel Hall herein decreed on, this ditch shall have the prior right to the use of all the water flowing in, and to flow in, the middle fork of Tallahassee Creek above and at the junction of the North and South prongs thereof, at the natural and unobstructed flow therein, for two days of 24 hours each, out of each and every five days, and that when the said water shall fail through natural causes to flow in said creek in quantities sufficient to be of use to the said Daniel Hall, then, and during such period of insufficient flow, the said Fear shall have the exclusive use of any and all springs which rise upon his (said Fear's) ranch.

No. 244—The Chivvis Ditch No. 1.

That said ditch is entitled to Arkansas River priorities No's 203 and 253, which are also main Talla-