

riority No. 328, which is also Adobe and Mineral Creek priority No. 14; that said ditch is owned by Abram D. Rhodes and William Tennant; that said ditch is used for the irrigation of five (5) acres of land, and is entitled, if diligence is hereafter used in clearing and cultivating the same, to sufficient water to irrigate fifty-five (55) acres more; that said ditch takes water from Adobe Creek and from certain "springs" through which it passes and that its headgate is located on the N. W. $\frac{1}{4}$ of the N. W. $\frac{1}{4}$ of Sec. 8, Tp. 21 S, R 69 West, in the County of Custer; and that there be allowed to flow into said ditch under priority No. 328 from said creek such an amount of water that, with what is derived from said "springs", the whole amount flowing into said ditch shall be three fourths ($\frac{3}{4}$) of one cubic foot of water per second of time, or so much thereof as shall be necessary to irrigate said sixty acres of land, subject to reduction by further order of court if diligence is not shown in clearing and cultivating said land.

No. 344—The Hillside Ditch.

That said ditch is entitled to Arkansas River priority No. 329, which is also West Creek priority No. 3; that said ditch is owned by Wm. H. Latham; that said ditch takes its water from said West Creek and its headgate is situate on the South bank thereof; that said ditch is used for the irrigation of fifteen (15) acres of land; that there be allowed to flow into said ditch, for the use of the said owner thereof, under and by virtue of priority No. 329, one cubic foot of water per second of time for and during such time and times as is sufficient for the irrigation of said fifteen acres of land.