PUBLIC SAFETY
25. The contractor shall use all possible care to protect the property and life of persons. He shall maintain proper barricades, danger signs, red lights, etc., He shall post in conspicuous places warning and detourationsigns, and use the greatest precaution in the use of explosives. He shall be responcible for all the damage to persons and property and for injury to others, caused by any negligent act of his employees, and in no case shall the county by liable for any damages whatsoever, caused by the contractor.

FINAL ACCEPTANCE
26. The contractor shall not open any part of the work to the use of the public travel, which has been ordered closed for construction purposes, until such portion of the same has been finally accepted by the Engineer. The contractor shall be responsible for all damage to the work, whether caused by members of his organization, tresspassers. acts of the elements, or otherwise until the same has been accepted by the engineer.

STAKES.
27. All lines, stakes, grades, and measurements will be given by the engineer, or his representatives, and the contractor shall see that such stakes are properly preserved. Whenever the work or any portion thereof has those restaked, caused by the negligence of the contractors forces, then the cost of such restaking shall be charged to the contractor and then taken from his final estimate,

INSPECTION
28. The work and material shall at all times be open for inspection by the engineer, or his representatives and no material commended as unfit shall be used in the work, but shall at once be removed from the job.

DEFECTIVE WORK.
29. No defective work, or unfit material, shall be qccepted, but such defective work shall be torm up and replaced with new material.

CLEANING UP.

30. On completion of the work and before the same is considered ready for acceptance, the contractor shall remove all forms, temporary structures and excess materials. Written acceptance of the work will be withheld until this is donw.

SUSPENSION OF WORK.
31. The Board of County Commissioners shall have authority to suspend the work and annul the contract whenever it has been proven that the contractor is unable to carry out the provisions of his contract, and in event such proceedure becomes necessary, the contractor shall receive renumeration for the actual amount of work done by him, up to the time oftnotice of the cancellation of his contract, less any damages which the county may have sustained by reason of the failure of the contractor, and such estimated damages, if any, shall be with held from the contractor in making final settlement with him.

PENALTY.

22. For each working day that any work shall remain uncompleted, after the time specified for the contract, for the completion of the work, there shall be deducted from the money due the contractor on final estimate the sum of Fifteen (\$15.00) Dollats, not as a penalty, but as liquidated damages, provided however, the time may be extended by action of the Board of county Commissioners.

MEASUREMENTS OF QUANTITIES.

33. All measurements of quantities shall be made by the engineer, in accordance with the contract and pland, and shall include only such work as shown therein, and for which final payment will be made, when properly accepted by the engineer,

FINAL PAYMENT: 35. Upon the completion of the work and the final acceptance of the same My the engineer, ginal payment will be made the contractor of all maneys due him.

KIND OF WORK 36. The work to be done under these specifications and contract, shall consist of the following reinforced concrete culverts.

4x3x24 Ft. Concrete Culverts, on Mile 6, Sec. D.
4x3x24 Ft. Concrete Culverts, on Mile 6, Sec. R.
4x3x24 Ft. Concrete Culverts, on Mile 6, Sec. R.
8x4x24 Ft. Concrete Culverts, on Mile 4. Sec. M.
8x4x24 Ft. Concrete Culverts, On Mile 4, Sec. M.
6x4x24 Ft. Concrete Chlverts, on Mile 4, Sec. L.
6x4x24 Ft. Concrete Culverts, on Mile 4, Sec. L.