SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

DATE OF REPORT: DECEMBER 20, 1999

QUANTA SERVICES, INC.

(Exact name of registrant as specified in its charter)

Delaware 001-13831 74-2851603 (State or other jurisdiction) (Commission (IRS Employer of incorporation File Number) Identification No.)

1360 Post Oak Boulevard, Suite 2100

Houston, Texas 77056 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (713) 629-7600

ITEM 5. OTHER EVENTS.

Quanta Services, Inc. is filing this report on Form 8-K to provide additional details about its sales of unregistered securities during the period from January 1, 1999 until September 30, 1999. In the first nine months of 1999, the Company completed 30 acquisitions in which some or all of the consideration was unregistered securities of the Company. The aggregate consideration paid in these transactions was \$273.6 million in cash and notes and 8.8 million shares of Common Stock. The Company considers the acquisitions of H. L. Chapman Pipeline Construction, Inc., H. L. Chapman Pipeline Leasing Co., Inc., Austin Trencher, Inc. and Sullivan Welders, Inc. to be one acquisition as these companies were all part of a related business. None of the other acquisitions were affiliated with each other prior to acquisition by the Company. Additionally, the Company sold shares of its Series A Preferred Stock in an unregistered transaction in September, 1999.

Except for the sale of Series A Preferred Stock to UtiliCorp United Inc. on September 21, 1999, all securities listed on the following table were shares of Common Stock. The Company relied on Section 4(2) of the Securities Act of 1933, as amended, as the basis for exemption from registration. The shares of Series A Preferred Stock are convertible into 6,200,000 shares of Common Stock, subject to adjustment as set forth in the Company's Certificate of Designations. For all issuances, the purchasers were "accredited investors" as defined in Rule 501 promulgated pursuant to the Securities Act of 1933, as amended. All issuances, other than the issuance of Series A Preferred Stock, were to the owners of businesses acquired in privately negotiated transactions, not pursuant to public solicitation. The issuance of Series A Preferred Stock was negotiated with one purchaser as part of a strategic alliance and not pursuant to a public solicitation.

<TABLE> <CAPTION>

DATE	NUMBER OF SHARES	, PURCHASERS	CONSIDERATION
<\$> 2/3/99	<c> 22,178</c>	<pre><c> Sole owner of Tip Top Arborists, Inc.</c></pre>	<c> Acquisition of Tip Top Arborists, Inc.</c>
2/12/99	433,018	Three owners of R.A. Waffensmith & Co., Inc.	Acquisition of R. A. Waffensmith & Co., Inc.
2/12/99	438,560	Five owners of Dillard Smith Construction Company	Acquisition of Dillard Smith Construction Company
2/12/99	263,665	Five owners of The Ryan Company, Inc.	Acquisition of The Ryan Company, Inc.
2/16/99	666,948	Four owners of Northern Line Layers, Inc.	Acquisition of Northern Line Layers, Inc.
3/3/99	113 , 367	Four owners of Western Directional, Inc.	Acquisition of Western Directional, Inc.

3/9/99	396,040	Seven owners of Valverde Communications, Inc. and VCI Telcom, Inc.	Acquisition of Valverde Communications, Inc. and VCI Telcom, Inc.
3/23/99	168,618	Two owners of P.D.G. Electric Company	Acquisition of P.D.G. Electric Company
4/15/99	430,990	Construction Company	Acquisition of Tom Allen Construction Company
5/12/99	54,039		Acquisition of TTM, Inc.
5/14/99	35 , 907		Acquisition of Seaward Corporation
5/14/99	639,841	Three owners H. L. Chapman Pipeline Construction, Inc. and H. L. Chapman Leasing Co., Inc.	Acquisition of H. L. Chapman Pipeline Construction, Inc. and H. L. Chapman Leasing Co., Inc.
5/14/99	19,893	Three owners of Austin Trencher, Inc.	Acquisition of Austin Trencher, Inc.
5/14/99	6,492	Two owners of Sullivan Welders, Inc.	Acquisition of Sullivan Welders, Inc.
5/14/99	232 , 258	Sole owner of Driftwood Electrical Contractors, Inc. and The 27 Digging Company	Acquisition of Driftwood Electrical Contractors, Inc. and The 27 Digging Company
5/28/99	183,136	Two owners of GEM Engineering Co., Inc.	Acquisition of GEM Engineering Co., Inc.
6/15/99	266 , 667	Sole owner of W.C. Communications, Inc.	Acquisition of W.C. Communications, Inc.
7/9/99	13,206	Sole owner of Specialty Drilling Technology, Inc.	Acquisition of Specialty Drilling Technology, Inc.

	NUMBER ()F				
DATE	SHARES	PURCHASERS	CONSIDERATION			
		Two owners of Sky Antenna	``` Acquisition of Sky Antenna ```			
7/15/99	640,820	Systems, Inc. and North Pacific Utility Contractors, Inc.	Systems, Inc. and North Pacific Utility Contractors, Inc.			
7/21/99		Inc.	Acquisition of Taylor Built, Inc.			
7/22/99	17,766	Sole owner of Allmat, Inc.	Acquisition of Allmat, Inc.			
		Sole owner of Utilco, Inc.	Acquisition of Utilico, Inc. and Utilco Constructors, Inc.			
7/23/99	20,418	Two Owners of Intermountain				
8/13/99	2,034,849	Sole owner of Crown Fiber	Acquisition of Crown Fiber Communications, Inc.			
8/13/99	192,269	Sole owner of T.H. Cable Construction, Inc.	Acquisition of T.H. Cable Construction, Inc.			
8/13/991	160,224	Sole owner of World CATV	Acquisition of World CATV Communications, Inc.			
			Acquisition of W.C.E., Inc.			
8/27/99		Sole owner of Computapole, Inc.	Acquisition of Computapole, Inc.			
	702,439	Sole owner of Haines Construction Company	Acquisition of Haines Construction Company			
9/21/99	1,860,000 Series A Preferred Stock	UtiliCorp United Inc.	\$186,000,000			

9/22/99	122,378	Two owners of Ranger Directional, Inc.	Acquisition of Ranger Directional, Inc.
9/22/99	58,145	Two owners of Hudson & Poncetta, Inc.	Acquisition of Hudson & Poncetta, Inc.
9/22/99	124,188	Three owners of Renaissance Construction, Inc., Renaissance Construction of Utah, Inc. and Renaissance Construction of Nevada, Inc.	Acquisition of Renaissance Construction, Inc., Renaissance Construction of Utah, Inc. and Renaissance Construction of Nevada, Inc.

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

QUANTA SERVICES, INC.

Date: December 20, 1999 By: /s/ Brad Eastman

Brad Eastman Vice President, Secretary and General Counsel