

NICARAGUA CANAL BILL IS PASSED

VOICE OF THE SENATE STANDS 48 TO 6.

At the End of a Long and Weary Debate the Measure Receives an Overwhelming Majority—Senator Spooner's Amendment Accepted. Interests of the Government Are Safeguarded in Most Satisfactory Style.

Washington, Jan. 22.—After a long and weary debate the senate yesterday passed the bill authorizing the construction of the Nicaragua Canal by the overwhelming vote of 48 to 6. The roll call showed Senators Bate, Caffery, Cockrell, Mantle, Martin and Smith opposed to the bill.

The bill was amended so as to remove all possible objection to it. Senator Spooner, of Wisconsin, who was opposed to the measure as originally drawn, offered an amendment that safeguards completely the interests of the United States and other amendments adopted make it impossible for the Maritime Canal company to get pay from the government for anything but the actual value of its property rights, etc.

The Spooner amendment reads as follows: "That if the president shall be unable to secure from the governments of Nicaragua and Costa Rica such concessions as will enable the United States to build and perpetually own and control said canal, the president is authorized to negotiate for a control of or a right to construct, maintain and perpetually control some other canal connecting the Atlantic and Pacific oceans, and the president is requested to negotiate for the abrogation or modification of any and all treaty obligations, if any such exist, as shall in any wise interfere with the construction, ownership and perpetual control of any such canal: Provided, that no payments shall be made under the vision of this act to or for the benefit of the stockholders of the Maritime Canal company or for any of its property, unless the president shall decide to construct a canal under the concessions granted to said company."

BILL AS IT PASSED.

The Nicaragua canal bill as it passed continues the name of the Maritime Canal company. It provides for the issuing of \$1,000,000 shares of stock, of \$100 each. The canal company is required to call in all the stock issued except that held by the Nicaragua and Costa Rican governments. The company is also required to redeem and cancel all bonds and scrip heretofore issued by the company and to satisfy all cash liabilities. To enable the company to comply with this requirement treasury warrants to the amount of \$5,000,000 are authorized, with a proviso to the effect that only so much of the amount shall be paid as shall be required to pay the actual value of the rights, privileges, franchises and property at the time of the payment, the value to be determined by commissioners to be appointed by the president. This being done the secretary of the treasury is authorized to subscribe for 925,000 shares of the company's stock for the government of the United States. The present members of the board of directors are then to resign and a board of seven is to be appointed in their stead, consisting of five on behalf of the United States and two on behalf of Nicaragua and Costa Rica. The directors on behalf of the United States are to be appointed by the president and continued by the senate. No two of them are to be residents of any one state and no person who has heretofore been interested in the canal company is to be appointed to this office. They are also prohibited from being interested in contracts on the canal. Each of the directors, except the president, is to be a citizen of one of the United States. The company is authorized to contract for the completion of the canal within six years, the payments to be \$2,000,000 annually. The canal is to be large enough for "the use of large sea-going vessels at a cost not to exceed the estimate of the engineers, and not to exceed \$15,000,000." This amount is made a permanent appropriation for the work to be used as occasion may require.

The bill gives the government a lien upon the property to secure the repayment of the money advanced and the president is empowered to declare forfeiture of the property to the United States without necessity of judicial or other proceedings. Thereafter full title is to rest in the government of the United States. The president is authorized to suspend payments at any time. The president is also authorized to secure any change in or modification of the terms of the concession, either from the concessionaires or from Nicaragua and Costa Rica. In case of failure in such negotiation the president is empowered to negotiate for another route across the isthmus. He is further requested to open negotiations for the abrogation of the Clayton-Bulwer treaty, or any other treaty found to be in existence and standing in the way of the construction of the canal. The neutrality of the canal is guaranteed, but the right to protect it against the interruptions of business between the Atlantic and the Pacific coasts of the United States is reserved.

OREGON NOT GOING TO SAMOA

After Coaling at Honolulu She Will Proceed to Manila. Washington, Jan. 22.—The Oregon is not going to Samoa, but will go straight ahead to Manila after taking coal at Honolulu, according to the officials at the navy department. The dispatch of the ocean-going tug Itouyas yesterday from San Francisco to Honolulu was not inspired by a desire to change the Oregon's orders, for, as a matter of fact, the navy department arranged two months ago to use the Itouyas as a dispatch boat between San Francisco and Honolulu, pending the laying of a cable, and this trip was projected at that time.

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THE PEOPLE'S EXCHANGE.

POPULAR CLEARING HOUSE for the Benefit of All Who Have Houses to Rent, Real Estate or Other Property to Sell or Exchange, or Who Want Situations or Help—These Small Advertisements Cost One Cent a Word, Six Insertions for Five Cents a Word—Except Situations Wanted, Which Are Inserted Free.

FOR RENT ELEGANT, LUXURIOUS HOUSES, suitable for parties, with dining room, kitchen and butler's sink, with down grate and handsome mantel in hall; parlor, 12 rooms with hot and cold water, convenient in adjoining dressing rooms; hot and cold water on third floor; laundry, bath, etc. Inquire at 211 Spruce street.

BACHELOR'S APARTMENTS—PARLOR, bed room, closet, marble top, steam heat, rich decorations. Jones, 311 Spruce street.

BEFORE YOU RENT THIS COMING year do yourself the justice to call upon Jones, 211 Spruce street.

FOR RENT—APRIL 1, STORE 27 WYOMING AVENUE, with or without floor overhead. Inquire M. W. Squire, 225 Jefferson avenue.

OFFICES IN COMMONWEALTH BUILDING, suitable for rent, with hot and cold water, electric light, etc. Inquire at 211 Spruce street.

FOR RENT—HANDSOME RESIDENCE, 67 North Washington avenue. Possession about February 1 if desired; also with carpets, shades, etc. Inquire at Goldsmith's, 211 Spruce street.

FOR RENT—TWO FLOORS 4230 EACH, Inquire 121 Penn avenue.

FOR RENT—LARGE ROOM OR SHARER of office second floor front, Coal Exchange. Call at room 15.

FOR RENT—SECOND FLOOR, 701 Quincy.

FOR SALE—TWO BAKER CHAIRS and fixtures. Inquire J. Gilday, Old Federal Building.

FOR SALE—A GOOD HOTEL PROPERTY on desirable location. Apply Dickson Brewing company, Dickson, Pa.

FOR SALE—PIANOS AND ORGANS AT Guernsey Brothers' rooms, 78 Burr building. Goods the best, prices the lowest. Terms the easiest. Call will convince all.

DESIRABLE LOTS ON COLFAX AVENUE. For particulars address Box 145, Scranton, Pa.

FOR SALE—TEN R-I-P-A-N-S FOR 6 cents at drugstore. One gives relief.

Third National Bank, 355 ... 30
Throp Novelty Mfg. Co. ... 30
Scranton Railway Co. ... 30
Economy Light Heat & Power Company ... 45
Scranton Building ... 45
Traders' National Bank ... 100
Lacka Lumber Co. ... 150
Clark & Hoover Co., Inc. ... 150
Scranton Paper Co. ... 150
Clark & Hoover Co., Inc. ... 150
Scranton Axe Works ... 150
Scr. Iron Fce & Mfg. Co. ... 150

BONDS. Scranton Pass, Railway, first mortgage, due 1909, 115 ... 115
People's Street Railway, first mortgage, due 1909, 115 ... 115
People's Street Railway, second mortgage, due 1909, 115 ... 115
Lacka Township School 5% ... 102
City of Scranton St. Imp. 5% ... 102
Scranton Coal & Coke Co. 5% bonds ... 105
Commonwealth 5% bonds ... 100

New York Grain and Produce Market. New York, Jan. 21.—Flour—Dull and easy; winter patents, \$1.74; winter patents, \$1.74; winter extra, \$1.74; winter No. 1, \$1.74; winter No. 2, \$1.74; winter No. 3, \$1.74; winter No. 4, \$1.74; winter No. 5, \$1.74; winter No. 6, \$1.74; winter No. 7, \$1.74; winter No. 8, \$1.74; winter No. 9, \$1.74; winter No. 10, \$1.74; winter No. 11, \$1.74; winter No. 12, \$1.74; winter No. 13, \$1.74; winter No. 14, \$1.74; winter No. 15, \$1.74; winter No. 16, \$1.74; winter No. 17, \$1.74; winter No. 18, \$1.74; winter No. 19, \$1.74; winter No. 20, \$1.74; winter No. 21, \$1.74; winter No. 22, \$1.74; winter No. 23, \$1.74; winter No. 24, \$1.74; winter No. 25, \$1.74; winter No. 26, \$1.74; winter No. 27, \$1.74; winter No. 28, \$1.74; winter No. 29, \$1.74; winter No. 30, \$1.74; winter No. 31, \$1.74; winter No. 32, \$1.74; winter No. 33, \$1.74; winter No. 34, \$1.74; winter No. 35, \$1.74; winter No. 36, \$1.74; winter No. 37, \$1.74; winter No. 38, \$1.74; winter No. 39, \$1.74; winter No. 40, \$1.74; 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