the natural rights of Costa Rica, her opinion or advice, as mentioned in Article
VIII of the Treaty, should be more than “advisory” or “consultative.” It would
seem in such cases that her consent is necessary, and that she may thereupon
demand compensation for the concessions she is asked to make; but she is not
entitled as a right to share in the profits that the Republic of Nicaragua may
reserve for herself as a compensation for such favors and privileges as she, in
her turn, may concede.

In testimony whereof, I have hereunto set my hand and have caused the
Seal of the United States to be hereunto affixed.

[SEAL.]

Done in duplicate at the City of Washington, on the
twenty-second day of March, in the year one thousand
eight hundred and eighty-eight, and of the Independence
of the United States the one hundred and twelfth.

GROVER CLEVELAND.

By the President:

T. F. BAYARD,
Secretary of State.

Convention on border demarcation concluded between
the Republic of Costa Rica and the Republic of Nicaragua
signed at El Salvador on 27 March 1896*

The Presidents of Costa Rica and Nicaragua, having accepted the
mediation of the Government of El Salvador in resolving the issue of
demarcating the border between their two countries, have respectively
designated as their extraordinary and plenipotentiary envoys, their
Excellencies, Mr. Leonidas Pacheco and Mr. Manuel C. Matus. Following
various meetings held in the presence of His Excellency, Mr. Jacinto
Castellanos, Minister for Foreign Affairs of El Salvador, specially mandated
representative of that Government, and their full powers having been found to
be in good and proper form, the envoys have signed the following Convention.
His Excellency, General Rafael A. Gutiérrez, President of the Republic of El
Salvador, attended the signing ceremony to confer greater solemnity to the
event.

ARTICLE I. — The Contracting Governments are bound to appoint a
Commission, respectively, each composed of two engineers, or surveyors, for
the purpose of duly defining and marking out the dividing line between the
Republcs of Costa Rica and Nicaragua according to the stipulations of the

* Original Spanish version, translation by the Secretariat of the United Nations.
Treaty of 15 April 1858 and the award of the President of the United States of America, Mr. Grover Cleveland.

ARTICLE II. — The Commissions established under article I shall include an engineer appointed by the President of the United States of America at the request of the two Parties, whose mandate shall include the following: to resolve any dispute between the Commissions of Costa Rica and Nicaragua arising from the operations. He shall have broad powers to decide whatever kind of differences may arise in the course of any operations and his ruling shall be final.

ARTICLE III. — Within three months of the signing of this Convention, which shall be duly ratified by the respective Congresses, the Representatives of both Contracting Governments in Washington shall jointly request the President of the United States of America to appoint the aforementioned engineer and confirm such appointment. Should such joint request fail to be made by the Representative in Washington of either Government or for any other reason within the stipulated time limit, upon expiration of such time limit, the Representatives of either Costa Rica or Nicaragua in Washington may separately make such request, which shall be as valid as if it had been made jointly by both Parties.

ARTICLE IV. — Upon confirmation of the appointment of the United States engineer and within three months of such appointment, the engineer shall proceed with demarcations of the border line and such operation shall be completed within 20 months of its starting date. The Commissions of the Contracting Parties shall meet in San Juan del Norte as agreed and shall begin their work at the extremity of the border starting from the Atlantic coast, as provided for by the aforementioned Treaty and award.

ARTICLE V. — The Contracting Parties agree that if, on the scheduled start date of the work, either one of the Commissions of the Republics of Costa Rica or Nicaragua failed for any reason to appear at the designated venue, the Commission of the other Republic present shall begin the work with the agreement of the United States Government engineer and such work as shall have been done shall be valid and definitive and shall not be open to appeal by the Republic that failed to send its Commissioners. The same shall apply should any or all the Commissioners of either Contracting Republic be absent once the work starts or refuse to carry out such operations as provided for in the award and Treaty referred to herein or as decided by the engineer appointed by the President of the United States.

ARTICLE VI. — The Contracting Parties agree that the deadline for the completion of the boundary marking is not mandatory so that any operations carried out upon the expiration thereof shall be valid either because such operations could not have been completed within the deadline or because the commissioners of Costa Rica and Nicaragua have agreed together with the United States Government engineer to temporarily suspended such operations.
so that the time remaining would not allow for the completion of the operations.

ARTICLE VII. — Should the demarcation work be temporarily suspended, such work as has been completed until then shall be considered final and completed, with the borders being fixed at that particular location even where such suspension were to be extended indefinitely as a result of unforeseen and insuperable circumstances.

ARTICLE VIII. — The records of the operations shall be in triplicate and shall be duly signed and sealed by the commissioners and shall constitute the definitive demarcation document of the borders of the Republics with no approval or any other formality being required on the part of the signatory Republics.

ARTICLE IX. — The records to which reference is made in the foregoing article shall be prepared as follows: every day, at the end of operations, such operations as are completed shall be documented in a detailed manner, including the starting point of the operations of the day, the types of survey markers constructed, the distances separating them, the direction of the line as based on the common boundary. Any dispute arising between the Commissions of Costa Rica and Nicaragua with respect to any particular point shall be documented in the relevant record along with the ruling of the United States engineer. The records shall be in triplicate: the Commissions of Costa Rica and Nicaragua shall each keep a copy and the third copy shall be kept by the United States engineer to be deposited upon completion of the operations with the Department of State in Washington.

ARTICLE X. — The expenses relating to the travel and subsistence of the United States engineer as well as to the salary payable during his functions shall be defrayed equally by the signatory Republics.

ARTICLE XI. — The Contracting Parties undertake to cause this Convention to be ratified by their respective Congresses within six months starting from this date, even if such ratification were to require convening extraordinary sessions of the said Congresses, and the subsequent exchange shall take place within a month following the date of the last such ratification, at San José de Costa Rica or at Managua.

ARTICLE XII. — Failure to complete the acts to which reference is made earlier within the deadlines stipulated shall not render this Convention void and the Republic which failed to complete such act shall endeavour to do so as soon as possible.

In witness whereof, the parties have signed and sealed this Convention in duplicate, at the City of San Salvador on the twenty-seventh of March eighteen hundred and ninety-six.¹

¹ Memoria de Relaciones Exteriores (Costa Rica), 1897, p. 28.