Montana Territory, with a branch from the mouth of Turtle Hill River, or such other point as may be selected, to Omaha.

Second. A road from a point at or near the mouth of the Big Sioux River, via Yankton, Dakota Territory, to a point at or near the mouth of the Big Sheyenne River, thence up said river to its main forks, thence up the north fork to a point of intersection with the road from Niobrara.

Third. For a road from a point on the western boundary of Minnesota, to be determined by the Secretary of the Interior, to a point at or near the mouth of the Big Sheyenne River.

Fourth. A road from Virginia City, in Montana, upon the most practicable route, to Lewiston, in Idaho.

SEC. 2. And be it further enacted, That, to enable the Secretary of the Interior to carry out the provisions of the foregoing section, the sum of one hundred and forty thousand dollars be, and the same is hereby, appropriated out of any money in the treasury not otherwise appropriated, fifty thousand dollars of which shall be applied to the construction of the road from Virginia City to Lewiston; fifty thousand dollars shall be applied to the construction of the road from Niobrara and branch to Omaha; twenty thousand dollars shall be applied to the construction of the road from the mouth of the Big Sheyenne to its intersection with the Niobrara road; ten thousand dollars shall be applied to the construction of a bridge over the Big Sioux River, or so much of this sum as may be necessary, and any balance remaining to be applied to continuing and improving the road from Sioux City, Iowa, to the Big Sheyenne, Dakota Territory, and the remainder shall be applied to the construction of the road from the western boundary of Minnesota to the Big Sheyenne River: Provided, That any unexpended money now in the treasury, appropriated for the construction of a road from Sioux City to Fort Randall, Dakota Territory, shall be, and is hereby, transferred from the War Department to the Department of the Interior.

APPROVED, March 3, 1865.

CHAP. C. — An Act to authorize the Coinage of Three-Cent Pieces, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so soon as practicable after the passage of this act, there shall be coined at the mint of the United States a three-cent piece, composed of copper and nickel in such proportions, not exceeding twenty-five per centum of nickel, as shall be determined by the director of the mint, the standard weight of which shall be thirty grains, with no greater deviation than four grains to each piece, and the shape, mottoes, and devices of said coin shall be determined by the director of the mint, with the approval of the Secretary of the Treasury. And the laws now in force relating to the coins of the United States, and the striking and coinage of the same, to the extent that said laws are applicable, shall so far as applicable be extended to the coinage herein authorized, whether said laws are penal or otherwise, for the security of the coin, regulating and guarding the process of striking and coinage, for preventing debasement, or counterfeiting, or for any other purpose. And the director of the mint shall prescribe suitable regulations to insure a due conformity to the required weights and proportions of alloy in the said coin, and shall order trials thereof to be made from time to time, by the assayer of the mint, whereof a report shall be made in writing to the director.

SEC. 3. And be it further enacted, That the said coin shall be a legal
tender in any payment to the amount of sixty cents. And it shall be lawful to pay out said coins in exchange for the lawful currency of the United States, (except cents or half-cents or two-cent pieces issued under former acts of congress,) in suitable sums by the treasurer of the mint, and by such other depositaries as the Secretary of the Treasury may designate, and under general regulations approved by the Secretary of the Treasury. And under the like regulations the same may be exchanged in suitable sums for any lawful currency of the United States; and the expenses incident to such exchange, distribution, and transmission, may be paid out of the profits of said coinage, and the net profits of said coinage, ascertained in like manner as is prescribed in the second section of the act entitled "An act relating to foreign coins, and the coinage of cents at the mint of the United States," approved February twenty-first, eighteen hundred and fifty-seven, shall be transferred to the treasury of the United States: Provided, That from and after the passage of this act, no issues of fractional notes of the United States shall be of a less denomination than five cents, and all such issues of a less denomination, at that time outstanding, shall, when paid into the treasury or any designated depository of the United States, or redeemed or exchanged as now provided by law, be retained and cancelled.

SEC. 4. And be it further enacted, That if any person or persons shall knowingly make, issue, or pass, or cause to be made, issued, or passed, any coin, card, token, or device, whatsoever, in metal or its compounds, intended to pass or be passed as money, for the coin authorized by this act, or for coin of equal value, such person or persons shall be deemed guilty of a misdemeanor, and shall on conviction thereof be punished by a fine not exceeding one thousand dollars, and by imprisonment for a term not exceeding five years, at the discretion of the court.

SEC. 5. And be it further enacted, That, in addition to the devices and legends upon the gold, silver, and other coins of the United States, it shall be lawful for the director of the mint, with the approval of the Secretary of the Treasury, to cause the motto "In God we trust" to be placed upon such coins hereafter to be issued as shall admit of such legend thereon.

SEC. 6. And be it further enacted, That the one and two cent coins of the United States shall not be a legal tender for any payment exceeding four cents in amount; and so much of the laws of the United States heretofore enacted as are in conflict with the provisions of this act, are hereby repealed.

Approved, March 3, 1865.