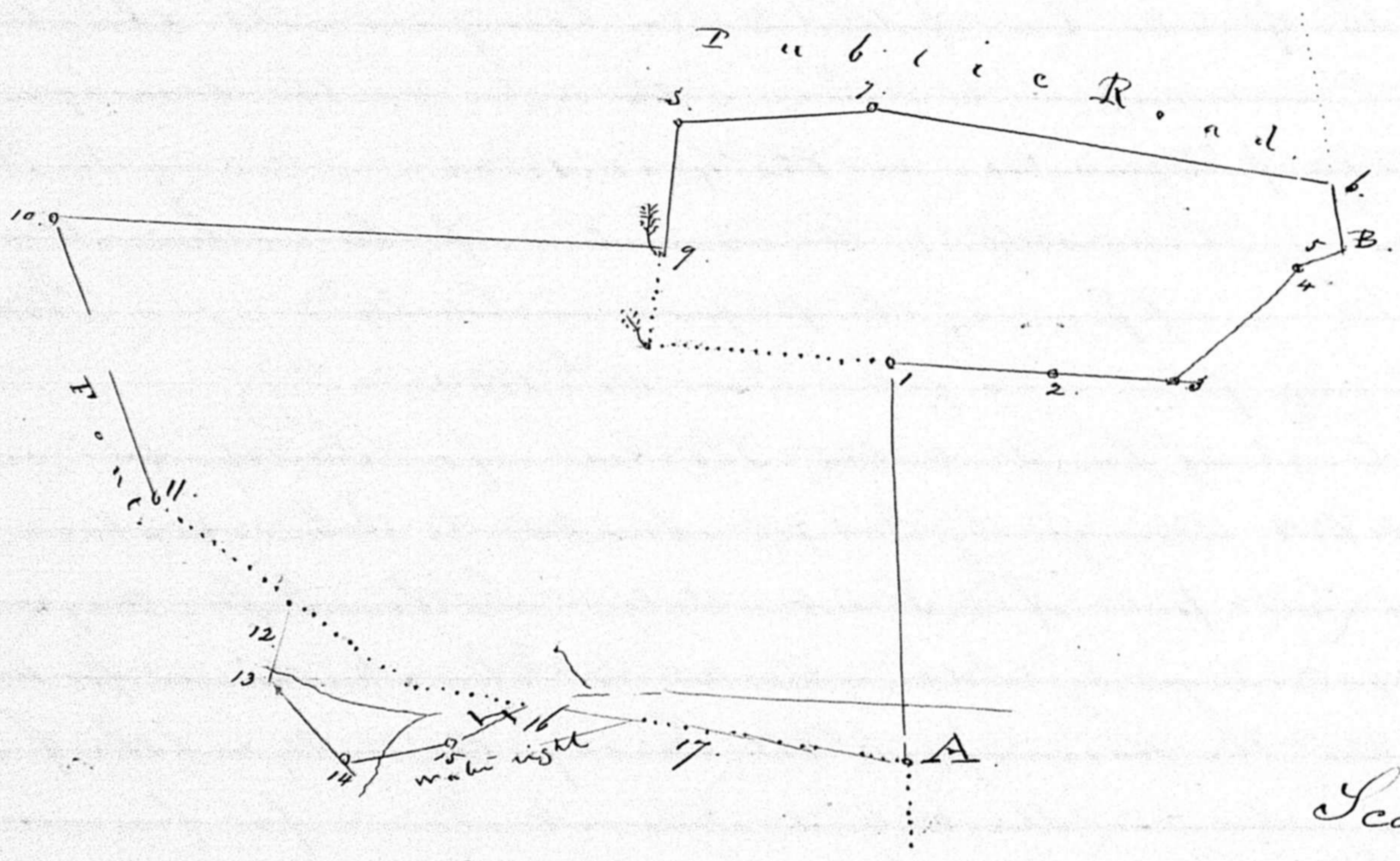


a stone formerly planted at $26\frac{3}{4}$ E. 30 ps. to a stone formerly planted at the root of a black oak tree (now fallen and removed) at the end of the third line of the deed from Adam Mackel to John Nusbaum. aforesaid. then with & bounding on the fourth line thereof, allowing 2' for retrograde variation S. $66\frac{1}{4}$: E. $13\frac{1}{2}$ ps to a stone formerly planted at the beginning of the deed from Jacob Smith to Andrew Worman. then with and bounding on the first line thereof connecting the course to correspond with stones heretofore planted at $1\frac{1}{2}$ N. 60 ps. to a stone formerly planted at the end of the 7th line of the deed from Adam Mackel to Caspar Deivilkiss. bounding bearing date the 20th day of November - 1807. then reversing, and bounding on the lines thereof, allowing 2' for retrograde variation N. $27\frac{1}{2}$ W. 44 ps. to a stone N. 36 : E. $16\frac{1}{4}$ ps. to a stone N. 22 : W. 26 ps. to a stone N. 79 : W. $24\frac{3}{4}$ ps. to a stone S. $85\frac{1}{2}$ W. $19\frac{1}{2}$ ps. to a stone N. 36 : E. $16\frac{1}{4}$ ps. to a stone N. 22 : W. 26 ps. to a stone N. 79 : W. $24\frac{3}{4}$ ps. to a stone S. $85\frac{1}{2}$: N. 61 : W. $85\frac{1}{2}$ ps to the place of beginning. Containing & now laid out for 149 aces. of land.

Surveyed, Calculated and plotted the 9th day of December 1854.
D. W. Nail.



Scale of 50.

The following answer was filed Dec. 14. 1854.

Snader } No. 2589. Equity. In the Circuit Court, for Frederick County.
vs. } November Term 1854. The answer of Peter Engel, to the Bill
Engel et al. } of Complaint, in this case. This defendant admits the facts set forth in said Bill. he knowing them to be true as stated, and states specially that the personal estate left by said Joshua Barnes is not sufficient for payment of his debts

Maryland Frederick County, to wit: On this 18th day of December, 1854. being since the death of Joshua Barnes, personally appeared before me the subscriber, a Justice of the peace, for said County - Peter Engel & solemnly, sincerely & truly affirmed & declared - that the above facts are true & correct as set forth to the best of his belief.

affirmed before
A. H. Ovington.

Whereupon the following Decree was passed, viz.

Snader } No. 2589. Equity. In the Circuit Court, for Frederick County
vs. } January Term 1855. This cause standing ready for hearing & being submitted without arguments, the proceedings were read Engel et al and considered, and it appearing to the Court - That the complainant is entitled to the relief prayed. It is this 15th day of January eighteen hundred and fifty five adjudged, ordered, & decreed, that the Real Estate of which Joshua Barnes, died seized & possessed,