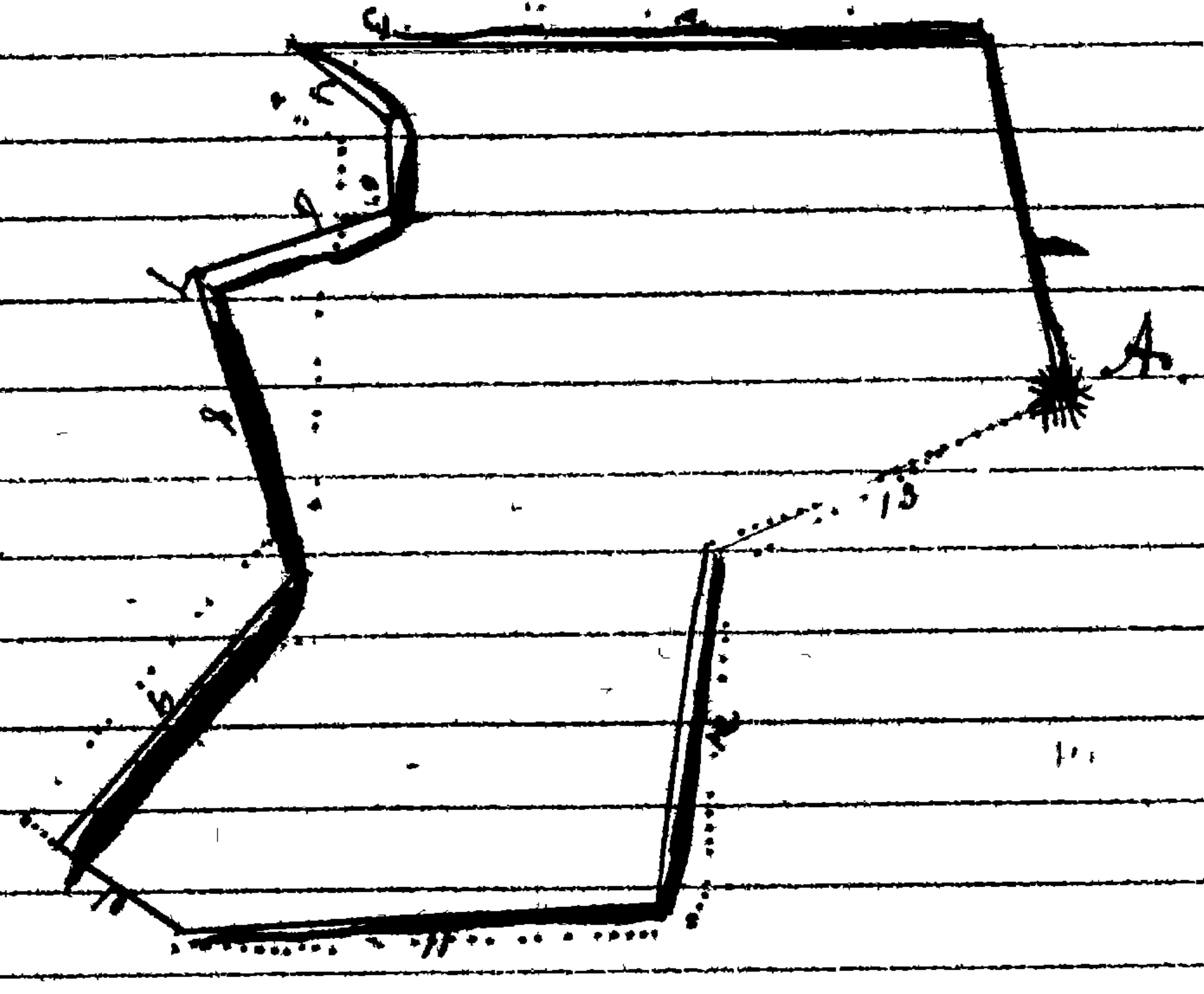


Bearings &c

A the original being Beginning of the
a part of the Recovery Boundary at A
on good Neighbourhood thence
+ running thence

1	N 77 1/2° E	480	1	N 77 1/2° E	43 3/10
2	Nath	62	2	N 1° W	62 3/4
3	N 39° W	22 1/2	3	N 1° W	15 1/2
4	S 30° W	11	4	S 35 1/4° W	15
5	S 82° W	7	5	S 86 3/4° W	11
6	N 18° W	13 1/2	6	N 18 1/4° W	24
7	S 87 1/4° W	25 1/2	7	S 71° W	6 1/10
8	N 18° W	57	8	S 71° W	30 1/2
9	S 35° W	25	9	N 18 1/4° W	43
10	S 3° E	57 1/2	10	S 35 1/2° W	17
11	S 83 1/2° E	43	11	S 2 1/2° E	58
thence by a straight		12	S 83 1/2° E	12	
line to the beginning		13	S 2 1/2° E	4 1/2	
Containing 50					



By a scale of 30 fms

Exhibits
Nos 4 & 5

By the Honorable John Harritt one of the Judges of the Orphans
Court for Frederick County.

The Petitioner of Jacob Her of L. an
insolvent debtor respectfully sheweth that your petitioners from
various misfortunes is unable to pay his debts and that
he is now actually under arrest in the custody of John
McHarlan Const of Fredk County for debt and for no other
Cause. Your petitioners is willing and hereby offers to deliver
up for the use of his Creditors all his property real personal
and mixed (the necessary wearing apparel and bedding
of himself and family excepted to which he is in any wise
entitled. Your petitioners therefore prays your Honor to grant
him relief according to the provisions of the Act of Assembly
entitled An Act for the relief of insolvent debtors
passed at November Session 1805 and the several Supplements
thereto and your petitioners will ever pray &c

Jacob Her of L.
Maryland Frederick County to Wit

On this 15th day of April 1842 personally appeared Jacob
Her of L. before me the Subscriber a Justice of the Peace
in and for said County who makes oath on the Holy Evangelists
of Almighty God that he has not within the two year next
preceeding this date obtained the benefit of the Insolvent Law
of 1805 or any of its Supplements

Sworn before J. Shaw

Jacob Her of L. a Citizen of the State of Maryland having
made application to me for the benefit of the insolvent
Law 1805 and the several Supplements thereto I do therefore