

day of September
hundred and one,
an Woodhouse Esq.
esq; house dec'd of the
i. Reuben Gourtoon,
seth, that for and
and current money
d. paid by the said
way of these presents
thereof and of every
charge the said Reuben
she the said Lisha
esq; house dec'd, by virtu
uted bargained sold
to de grant bargain
unto his his heirs or
containing thirty three
an Woodhouse estate,
over written, and be
Reuben Scott, and is
Elizabeth Chapple

told the sixth day of
two duly proved and
the act of Princps
the said Land barga
counts belonging to
us for ever to his and

, 80,

their own proper use and behoof of the said Lisha Land do hereby com
out and premise that the said land is free from every incumbrance
whatsoever had made done committed or suffered by them the said
Lisha Land for myself my heirs Executors and Administrators the
said bargained premises unto the said Reuben Gourto his heirs and
Assigns forever will warrant and defend against all and every person
or persons whatsoever, In witness whereof the s^d Lisha Land
have hereunto set her hand and Seal the day and year first above written
Signed Sealed and delivered
in the presence of us — }

Edw^r Cannon

Reuben Gourto Jr.

Elizabeth Gourto

Lisha Land

At a Court held for Prince Anne County September the 7th day 1811,
This Indenture of bargain & sale was Acknowledged by Lisha
Land, Executrix of Jonathan Woodhouse dec'd to Reuben Gourto and
Ordered to be Recorded —

Seal,
E H. Moseley

This Indenture made January the fifteenth day in the year
of our Lord Christ One thousand eight hundred and one, Between,
Witloughby Whitchurst of the County of Prince Anne in the Colony
of Virginia on the one part and Jeremiah Whitchurst of the County and
Colony aforesaid of the other part, Witloughby Whitchurst that for and in con
sideration of the sum of Sixty pounds ten shillings lawful money of
Virginia to him in hand paid by the said Jeremiah Whitchurst at
the sealing and delivery of these presents the receipt whereof Witloughby
Whitchurst and Francis his wife acknowledge both and every part and

part thereof doth acquit release and discharge the said Jeremiah
Whitchurst his heirs Executors administrators and Assigns forever,
both granted bargained sold and confirmed and by these presents doth
bargain sell and confirm unto the said Jeremiah Whitchurst his heirs
and Assigns forever, one certain Tract or part of land lying in the
County of said and bounded as followeth beginning at the south side
of a Bridge running S 15° E 100 links thence S 12° E 50 links
thence S 45° W 60 links to a tree gum thence running eastwardly to a
branch and bounded by the same to the road then down the road North
wards to the corner of a small thicket thence N 15° E 13 links thence
S 75° to the Marsh line thence to the first station for Nineteen Acres
of Land and on pr^w with rents issues and profits thereof and all the
estate right and title interest claim and demand whatsoever of him the
said Witloughby Whitchurst and Francis his wife his heirs Executors
Administrators and Assigns or either of them of or over to the same and
way part and parcel thereof with the appurtenances, To have and
to hold the said Tract of Land and singular the appurtenances
hereby granted or intended to be granted with the said Jeremiah White
hurst his heirs Executors Administrators and Assigns to only proper
use and behoof of him the said Jeremiah Whitchurst his heirs and
Assigns forever and the said Witloughby Whitchurst and Francis his
wife for themselves their heirs Executors Administrators doth convey
it to and with the said Jeremiah Whitchurst his heirs and Assigns
shall for ever peaceably and quietly hold possess and enjoy the said lands
with the appurtenances without the molestation or interruption of
any person or persons and the Witloughby Whitchurst and Francis
his wife his heirs and assigns shall and will at any time or times
hereafter make and execute all such other conveyance or assurance
for the better confirming the said Land and premises hereby Granted