

Descendants of John Metcalfe

Generation No. 1

1. JOHN³ METCALFE (*GEORGE², JOHN¹*) was born Abt. 1675, and died Bef. 1741. He married MARY UNKNOWN Bet. Aug 1715 - Apr 1716 in Prince George's Co., Maryland. She was born Abt. 1680, and died Aft. 1767 in Prince George's Co., Maryland.

Notes for JOHN METCALFE:

John Metcalf witness to bond between John Prather Sr. and John Riddle Jr. 6 Nov 1740. Recorded 11 Mar 1740 in Prince Georges Co. MD.

John Metcalfe may have been the son of George Metcalf and Elizabeth Spinks. George was the son of John Metcalfe, one of the adventurers who arrived in Maryland in 1634 on the Ark & Dove.

Posted by E. Perry, GenForum, 9/18/1998

Many of the MD>KY Metcalf/Medcalf's trace their ancestry to George Medcalf bc1650 and Elizabeth Spink, who had at least two sons: William Medcalf who m Susannah Smith and John Medcalf who m Mary Smith-- both were daughters of Peter Smith.

Colo Tilghman from the Upper House Delivers Mr Speaker the petition of John Medcalf a Prisoner in Prince Georges County thus Endorst viz.

By the Upper House of Assembly.

October the 2d 1723.

We think it would be proper to give timely notice to the Creditors of the within named John Medcalf of the Intent The Lower House.of His petition which with the Petition, We recommend to the Consideration of the Lower House of Assembly.

Sign'd p Order. Sam Skippon Cl. Up. Ho.

By the Upper house of Assembly

October the 16th 1724

The Petition of John Medcalf was read and leave given to bring in a Bill for his relief with a provisoe that he Ship annually after this year four hogsheads of Tobacco to be applied to the use of his Creditors.

Maryland State Archives, Liber LL, 5

Acts 1724

An Act for the Relief of Sundry Languishing Prisoners therein mentioned. Whereas John Medcalf and Susanna Mitchell of Prince Georges County Ann Braham John Hurst Edward Norwood and Frances Dorsey widow of Baltemore County, Edward Jones of Talbott County Thomas Oldham and William Norton of Cecill County Mathew Ashley and Thomas Shore of Ann Arrundall County John Clements of Dorchester County, John Olliver of Kent County William Owen and Jacob Ratcliffe of Queen Anns County have by their Humble Petitions to this Present generall Assembly Severally Sett forth that they have Continued Prisoners for debt in the Custody of the Severall Sheriffs of the Countys afd for some considerable time Past, and Still Continue in the like deplorable Circumstances not being able to Redeem their Bodies with all the Estate or Interest they have in the World Which they would readily Surrender up and Part with to their Several and Respective Creditors if they would Accept the same And Grant the said Petitioners their Liberty which seems so unlikely to Obtain that unless relieved by a Particular Act

to be past in their favour (which by their Said Petitions they have humbly Prayed) they must Inevitably Continue Prisoners for Life And thereby their families Utterly ruined And for that the truth of the said Petitioners Allegations is made Appear to this Generall

Assembly by Sufficient Testimony and for that the said Petitioners and their families are fit Objects of Charity And that lying in Goal Can be no Benefit to their Creditors It is humbly Prayed that they may be relieved According to their Prayer And that it may be Enacted And be it Enacted by the Right Honourable the Lord Proprietor by and with the Advice and Consent of his Lordships Governour and the Upper and lower houses of this present Generall Assembly And the Authority of the Same that

Unless All or Any of the Creditors of the said John Medcalf, Susannah Mitchell Ann Braham, John Hurst Edward Norwood, Frances Dorsey widow, Edward Jones, Thomas Oldham, William Norton Mathew Ashley Thomas Shore John Clements, John Oliver William Owen and Jacob Ratcliffe or the Creditor or Creditors of any or Either of them or the Attorney or Attorneys of such Creditor or Creditors or Any or Either of them afd within this Province within Twenty Days after the End of this Session of Assembly go to the Sheriffs of the Several Countys in which the Prisoners before mentioned are Respectively Detained or kept in Custody and give good Security to Pay the Imprisonment ffees at Ten Pounds of Tobacco per Day that shall or May become Due from the said Prisoners or Any or Either of them after the End of the said Twenty Days And Also to find the said Prisoners or Any or Either of them Sufficient Meat Drink and Cloathing during their future Imprisonment in Case they or Any of them the Prisoners aforesaid shall Deliver up and Surrender or Cause to be Delivered up and Surrendred to the Sheriff of the County in whose Custody they Are in the Presence of two Justices of the Peace in Each of the said Counties whom the said Sheriff are hereby required to Sumon on the request of the said Prisoners or Any of them at the Dwelling Plantations or Places of Abode of the said Prisoners or any of them at Some Convenient time between the first day of November next and the Tenth day of December next All their Real and Personal Estate Either in Possession Reversion Remainder or in trust or in or Unto which they have or Any or Either of them hath any Claim or Interest whatsoever And Do likewise betwixt the Days aforementioned Convey Assign Transfer and Make Over unto the Sheriff of Such County wherein the said Prisoners or Any of them are Detained in Goal for the Use of their said Creditors All such their Estate Interest or Claim as aforesaid after Such Manner as by the Said Sheriff and the Major Part of the said Creditors or of Such of them as shall think fit to Direct therein or their Councill learned in the Law shall reasonably Devise or require. At the Cost and Charges of such Persons as shall Claim the Benefit thereof so as the said Prisoners nor Any of them be not burthened with Any warrantys thereby Other then from themselves And those that Claim by from or Under them And that the said Prisoners and Every One of them at the time of Such their Surrender and transferring their Estates as aforesaid shall take his or their Solemn Oath before the said two Justices of the Several and Respective Counties afd so to be Summoned as afd to the Effect following Viz.

I A B Do Solemnly Swear that the Goods Debts and Effects which I have Delivered Assigned & Made Over to the Sheriff of County And in trust for the Use of my Creditors is the whole Estate both real and Personal of my Own in Possession or have Any Title to in the world (save as to John Medcalfe such Lands as I now hold, or have Any Title to in Right of my Wife) And that I have not Any Estate Goods or Effects of any kind whatsoever left Either in Possession Reversion or Remainder (the Necessary wearing Apparrell for my Self wife and Children Excepted) And that I have not directly or Indirectly Sold Leased or Otherwise Conveyed Disposed off or Intrusted All or Any Part of my Estate thereby to Secure the Same to receive or Expect Any Profit or Advantage thereof. So help me God It shall and May be lawfull for the Sheriffs of the Several Counties aforesaid after the End of the said twenty Days And the Said Sheriffs are hereby required to Discharge the Persons of the said Several Prisoners out of their Custody And to Suffer them to go at large And the Persons of the said Debtors so as aforesaid Discharged out of the Custody of the Sheriff and Suffered to go at Large shall never Any more be lyable to be taken in Execution for or upon the Account of Any Debts Dues or Demands of what nature Soever that at the time of the makeing this Act was Due from the aforesaid Debtors to any of their Creditors. Provided Always and be it Enacted by the Authority aforesaid that "Notwithstanding the Discharge of the Persons of the Prisoners aforesaid upon takeing the Oath aforesaid All and Every Judgment now had and taken or that shall hereafter be Obtained had and taken against Any of the Aforenamed Prisoners by Any of their Creditors for Any Debt or Debts now Owing and Due from any of them to such their Creditors shall be and Stand Good and Effectual in Law to All Intents and Purposes against the Lands Tenements Hereditaments Goods and Chattells that the said Several prisoners so Discharged as aforesaid shall hereafter Acquire And Come to the Possession of in their own Right Only And it shall and May be lawfull to and for the Creditors of the said Several Prisoners so Discharged as aforesaid their Executors Admrs or Assigns to take out any New Execution Against the Lands Tenements Hereditaments Goods and Chattells of the Prisoner or Prisoners aforesaid (his or her wearing Apparell Bedding for him and his or her Family and Tools necessary for his or her trade or Occupation And what may be Necessary for their Subsistance not Exceeding the Value of Ten Pounds Current money only Excepted) for the Satisfaction of his or their Said Debt in such Sort manner and form as he or they might have Done if the Person or Persons of the said Several Prisoners so Discharged as afd had never been taken in Execution Any Act Statute or Custom to the Contrary Notwithstanding And Be it further Enacted by the Authority afd by and with the Advice and Consent afd that in Case the said Sheriffs or

Any of them shall be sued for any Matter or thing required of them or Either of them to be done by this Act that then the said Sheriffs or either of them whom it may concern may Enter a Common Appearance without speciall Bail to any such Action or Actions as shall be brought against them any or either of them and plead thereto the Generall Issue and give this Act or the Exemplification thereof with the Special matter ariseing thereon in Evidence and that in Case the Plaintiff or Plaintiffs Commencing and bringing such Action or actions as afd shall be Nonsuit the Defendant or defendants shall recover against him or them double costs of Suit any Law Statute Usage or Custom to the Contrary Notwithstanding.

And be it further Enacted by the Authority Advice and Consent afd that the Sheriffs of the Severall and respective Countys afd and every of them shall after such Surrender and Delivery up as afd give Publick Notice at the Churches Court houses and Mills within the said, Countys of some Precise time by them the said Sheriffs and the said two Justices to be appointed for the distribution of the Effects of the said severall Prisoners or any or either of them not less then twenty days after the time of the makeing of the said Surrender and shall then and there in the Presence of two Justices as afd and by their advice and directions make Distribution of the Estate or Estates of the said Severall Prisoners or of the Estate or Estates of any or either of them so as aforesaid to be Surrendered delivered up or Transferred amongst such of their said Creditors only as shall their by themselves or their Attorney or Attorneys think fitt to be Present at such distribution by an equall and Proportionable distribution thereof to every such Creditor with respect had and in Proportion to the largeness of his or her debt the Proceedings of the said Justices and Sheriffs in that Behalf to be certified to the Courts of the Severall Countys aforesaid and there Lodged for the Perusall of any of the Creditors of the severall Debtors aforesaid that shall require the same dud without any fee to be Paid thereon, or for such Lodging thereof Saving the right of the right Honourable the Lord Propy his heirs and Successors, and of all Bodies Politick and Corporate and all others not mentioned in this Act Provided nevertheless that in Case the said Severall Prisoners or either of them shall at any time after the making such his her or their Oath or Oaths as afd be convict of willfull and Corrupt Perjury thereupon or of a willfull Breach or non Compliance with the Tenour of such Oath that then the said severall Prisoners or such or so many of them as shall be Convict as afd shall upon such Conviction be adjudged to stand two hours in the Pillory, And have his her or their left Ear Cutt of and shall be wholly deprived of all and Singular the benefitts designed them or either of them by this Law and shall be thence forth liable to be Prosecuted for any debts or demands whatsoever in the same Manner as if this Act had never been made any thing therein Contained to the Contrary Notwithstanding. Provided nevertheless that the Person of Edward Norwood one of the Petitioners before mentioned shall not be discharged and Set at large by the Sheriff in whose Custody he is untill he has fully Accounted with Mr Thomas Worthington on Oath and Proved in Proper form the outstanding debts that shall appear by such Account to be such anything in this Act Contained to the Contrary in any wise notwithstanding. And it is hereby likewise Provided and required that the Sheriff of Queen Anns County in whose Custody Jacob Ratcliffe one of the afd Prisoners now is shall upon Notice given him of this Act forthwith discharge and Sett at large the Person of the afd Jacob Ratcliffe out of his Custody in regard of his Present Sickness and indisposition of Body and for so doing the said Sheriff shall be Indemnified and Saved harmless in the same manner as is Provided by this Act for Notwithstanding. Provided also that nothing in this Act shall be Construed to debar or hinder the said Jacob Ratcliffe from Applying for his remedy against any Person by whom he has unjustly Suffered by Sueing in forma Pauperis.

And it is also further Provided and it is hereby declared that John Medcalf one of the aforesaid Prisoners shall not after the last day of May Seventeen hundred and twenty Six reap any further Benefitt or advantage by this Act unless he shall Annually deliver unto Master Robert Tyler and Master Thomas Lancaster four good clean prized hogsheads of Tobacco Each hogshead to Contain Six hundred weight discharging and Setting at large the Persons of the other Prisoners mentioned therein any thing in this Act to the Contrary in any wise of Neat Tobacco in trust for the use of all his Creditors to be Shipt by them on the Risque of the said John Medcalf and Consigned to such Merchant in London as he shall direct the neat Produce of which to be distributed by the said Robert Tyler and Thomas Lancaster amongst all the Creditors of the said Medcalf in equall Proportion to their Severall Claims at any time when they shall Require it and so from time to time untill such Creditors shall have Received their full debts due and now Oweing to them from the said Medcalf

anything in this Act to the Contrary in any wise Notwithstanding.
And Whereas it is represented to this Present generall Assembly that Samuel Sweringen of Prince Georges County Planter stands bound for the aforesaid John Medcalf to Phillip Lee Esqr high Sheriff of Prince Georges County on a ne Exeat Provinciam taken out by a certain Richard Lancaster against the said John Medcalf in a Considerable Sume of money and Tobacco as the Proper debt of the said John Medcalf which the said Sweringen would be liable to Pay in case the said Medcalf should depart this Province during the force of the said Bond. And notwithstanding his the said Medcalfes being discharged in the manner Prescribed by this Act Be it therefore Enacted by the right honrble the Lord Proprietary by and with the Advice and Consent aforesaid that upon the said John Medcalf his Complying with what is required of him by this Act in respect to his Surrender as aforesaid and after his discharge thereupon the said Samuel Sweringen shall and is hereby declared to be acquitted released Discharged and Saved harmless from any damage he might Sustain by being bound as aforesaid any Law Usage or Custom to the Contrary thereof in any wise Notwithstanding. Provided nevertheless and be it further Enacted by the Authority Advice and Consent aforesaid that in Case all or any of the Prisoners aforesaid shall at any time after the makeing this Act leave this Province such Prisoner as aforesaid doing the same shall notwithstanding any thing in this Act be Sued for their debts in the same manner as if this Act had never been made.

An Act for the Relief of sundry languishing Prisoners, therein mentioned. Lib.

L. N° 5. fol. 17. PR. Passed 4th Nov. 1724

Viz. John Medcalf and Susannah Mitchell, in Prince George's County, Anne Braham, John Hurst, Edward Norwood, and Frances Dorsey, Widow in Baltimore County; Edward Jones, in Talbot County; Thomas Oldham, and William Norton, in Cæcil County; Matthew Ashley and Thomas Shore, in Ann-Arundel County; John Clements, in Dorchester County; John Oliver, in Kent County; and William Owen, and John Ratcliffe, in Queen-Anne's County.

Notes for MARY UNKNOWN:

A List of Captain Tobias Belt's Company Taken in the year of our Lord 1748, Frederick Co., MD. Listed below are the children of Mary Butt Metcalfe:

Thomas Butt
Richard Butt
Vachell Madcalf
George Madcalf
Nicholas Butt

Prince George's County Land Records 1739-1743 (TLC):

Page 379. Mary Metcalfe of Prince Georges, widow, for the love I have for my children and grandchildren, and for other good and valuable considerations, I give them as follows, viz., to Susan Metcalfe, my daughter, 1 feather bed and furniture, 1 cow, a warming pan, 1 iron pot, a box of iron and heaters, a gray mare, a spinning wheel, a breeding sow, a pewter candle mold. And to my son George Metcalfe, a heifer, 1 pair of mill stones, a large iron pot, 2 sows and a barrow, 1 frying pan. And unto my son Vachell Metcalfe, a sorrel horse colt with a bald face, 3 barrows, 1 iron pot, and 1 5 foot chest. And unto my son Nicholas Butt, 1 iron pot. And unto my daughter Dina Green, a pewter candle mold, a calcmanco gown, and a quilted petticoat, and a chellico gown. And unto my grandson Archibald Butt, 1 bay horse branded AR. And unto my granddaughter Lidia Butt, 1 breeding sow. Signed Aug 5, 1741 - Mary (M her mark) Metcalfe. Wit - John (+++ his mark) Lockland, Elizabeth (E her mark) Webb, Amey (I her mark) Charleton, Joseph Chapline. (Memorandum. The true intent of the within deed is that none of the within gifts is to be good until after the death of the giver. Recorded Sep 2, 1741.

1767 26 Oct "Mary Medcalf widow formerly relict of Richard Butt the Eldest deceased" for good will and love for her grandsons, Richard Butt and Thomas Butt and also for 5 shillings conveyed them "Batchelor's Delight", being a portion of "Darnall's Grove" (indicates her son Richard was dead as the will of Richard Butt Sr. called for him to receive the land). Signed Mary (M) Metcalf - Maryland Hall of Records, Vol. BB #2, pages 65-66.

Mary may have been the daughter of Peter Smith.

More About JOHN METCALFE and MARY UNKNOWN:

Marriage: Bet. Aug 1715 - Apr 1716, Prince George's Co., Maryland

Children of JOHN METCALFE and MARY UNKNOWN are:

2. i. VACHEL⁴ METCALFE, b. Abt. 1717, Prince George's Co., Maryland.
3. ii. GEORGE METCALFE, b. Abt. 1719, Prince George's Co., Maryland; d. Abt. 1780, Berkeley Co., Virginia.
- iii. SUSAN METCALFE, b. Abt. 1721.

Generation No. 2

2. VACHEL⁴ METCALFE (*JOHN³, GEORGE², JOHN¹*) was born Abt. 1717 in Prince George's Co., Maryland. He married ANN UNKNOWN.

Notes for VACHEL METCALFE:

Frederick Co. Land Abstract, Book 6, pgs 461, 462:

1 Feb 1762 - Lease between Vachel Medcalf of County of Frederick to George Medcalf of County of Prince George's in Maryland consideration of five shillings ... tract of land containing one hundred and fifty acres it being part of a greater piece of three hundred acres lying on Potomack River the said Land being granted to said Vachel Medcalf by way of Patent out of Proprietor's Office of Northern Neck date 1755 to river that least from Shephard's Mill to Mr. Hickman's Plantation Corner to Jeremiah York Rent of one pepper corn on Lady day Signed Vachel Medcalf. Wit: Richard (+) Butt, William (W) Green, Thomas Swearingen. Recorded 2 Feb 1762.

2 Feb 1762 - Release between Vachel Medcalf and Ann, his wife of County of Frederick to George Medcalf of Prince George's County in Maryland consideration of twenty five pounds 150 acres (same as above) Signed Vachel Medcalfe, Ann (X) Medcalfe. Wit: same as above. Recorded 2 Feb 1762.

Calendar of Maryland State Papers, Archives of Maryland LVI, 504-506:

1758/59 - Vestrymen, Churchwardens and Freeholders of Prince George's Parish, Frederick County to Gov. Horatio Sharpe and the Upper & Lower Houses of Assembly. Petition for an act to divide the parish by a line drawn from the lower falls of Potomack to William Richardson's Bridge that Crosses Patuxent River by said Richardson's Dwelling Plantation or at any other place your honors think more convenient:

Vachel Medcalfe is one of the signers.

7 Jan 1755 - Vachel Medcalf received patent for 300 acres in Frederick County Virginia bordering Abraham James, Thomas Swearingen and Jeremiah York.

The Jonathan Clark Notebook, 1786 (Improvements in the Northern Neck); one of the commissioners appointed to describe improvements made on farms in a portion of the northern Shenandoah Valley: Vachil Medcalf - Buildings; a half worn log dwelling house 25 x 20 with an outside stone chimney; a log barn worth 0-0-0; one old round log kitchen 20 x 16 with inside cat and clay chimney; round log corn house 16 x 8 covered by clap boards, 3 years built; land in cultivated and in pretty good order 60 acres first rate high land; 160 apple trees.

Amos Medcalf, son to V. Medcalf, Buildings; old log cabin 16 x 12, and the land assessed to V. Medcalf (sic), tended between them.

Child of VACHEL METCALFE and ANN UNKNOWN is:

4. i. AMOS⁵ METCALFE, b. Abt. 1745, Virginia; d. Abt. 1820, Mohican Twp., Ashland Co., Ohio.

3. GEORGE⁴ METCALFE (*JOHN³, GEORGE², JOHN¹*) was born Abt. 1719 in Prince George's Co., Maryland, and died Abt. 1780 in Berkeley Co., Virginia. He married MARGARET UNKNOWN Abt. 1745 in Prob. Prince George's Co., Maryland. She died 1803 in Ohio Co., Virginia.

Notes for GEORGE METCALFE:

In a letter from Samuel McKone to Robert Green dated sometime in the 1979/80, he writes " Joist Hite, the land promoter who sold land out on Terrapin Neck to Vachel Medcalf, 300 acres, which he split with George, his brother, and father of John who died, apparently was buried somewhere near the Antietam

Battlefield. I write a Thomas Turner who has an old cemetery on his Turner farm - says most of the tombstones have sunk into the ground and no one knows who is buried there. " I believe the Turner farm is on the property once owned or adjacent to the Regnal & William Green property. In an earlier letter to Robert Green dated June 5, 1979 Sam says " John Metcalf was in a Maryland unit when he was killed in the Revolution and "heir at large of George Metcalf".

The Jonathan Clark Notebook, 1786 (Improvements in the Northern Neck); one of the commissioners appointed to describe improvements made on farms in a portion of the northern Shenandoah Valley: George Adler tenant to George Medcalf's widow - Buildings; a round log cabin 20 x 16 with a floor above and below; a very old round log barn 44 x 20 covered with clap boards, no doors and worth very little; land in cultivated and in pretty good order 45 acres first rate high land.

Thomas Boydstone under George Medcalf - Buildings; old round log dwelling house 20 x 16 covered with clap boards, with outside cat and clay chimney; old round log kitchen 16 x 12 covered with clap boards with outside cat and clay chimney; one new round log barn 60 x 20 covered with clap boards, no floor or doors; land in cultivated and in pretty good order 36 acres first rate high land; 70 apple trees.

Chronicles of the Scotch-Irish Settlement in Virginia, Chalkley; Extracted from the Original Court Records of Augusta County 1745-1800 Circuit Court Records, Section "1. " Judgments. Page 95: Boydstone vs. Sheppard-O. S. 69; N. S. 23. In 1751 Thomas Caton took up 196 acres on the Potomac and obtained patent from Fairfax. Caton sold to William Stork, who sold to Thomas Boydstone, orator, in 1761 In 1755 Vachael Metcalf obtained patent for a tract adjoining above which he conveyed to his brother, George Metcalf, from whom it descended to Allen Metcalf, heir of George. George's wife died 1803. Early in the 18th century the upper parts of Virginia were unknown and unsettled and many adventurers settled there, although the bounds of the Northern Neck were unknown whence arose dispute between Fairfax and the King, which was settled in 1745 and carried out by the Act of 1748, by which all persons were secured in their grants obtained from the Crown. Among the adventurers was the company of which Jost Hite was the head. They had obtained orders of Council for large tracts on condition of settling a certain number of persons thereon in a given time which, however, was frequently extended. On 12th June, 1734, a final order of Council was entered, giving the company until 25th December, 1735, to comply with terms of all former orders. Surveys were accordingly made, but no patents issued on account of caveats enter by Fairfax on his arrival in 1736. By the compromise between Fairfax and the King, Hite's company were left entirely at the mercy of Fairfax for all lands for which patents had not been obtained, and in 1750 suit was brought by Hite's Company against Fairfax, in which in 1769 an interlocutory order was entered, in pursuance of which Thomas Marshall, and also Commissioners, made a report of the lands surveyed for Hite and of the persons by whom they were held. Copy deed dated 6th February, 1792, Thomas Boydstone of Berkeley County to Joshua and John Writson Browning and Roseman Keating, all of Maryland. Recorded in Berkeley 21st February, 1792. Recites that John Browning, deceased, in his life time bought from Jost Hite 1,200 acres on Potomac in present Berkeley, then Orange, by title bond dated 6th November, 1736, which grantees are entitled to by several mesne devises under and from sd. John Browning. Anthony Turner deposes 13th February, 1798, that he came to Berkeley with his father, Anthony Turner, deceased, in 1740, when he was between eight and nine. He lived there until 1752, when he moved to New Castle, and made several moves before August, 1762, when he went to Carolina, remained there two years, returned to Virginia and in August, 1765, removed to North and South Carolina, made several other moves and is now living in Berkeley. In 1741-1742 Jeremiah Yorke was living on the land in controversy. John Hite, aged 43, deposes at same time as above. He is grandson of Jost Hite. Nicholas McIntire deposes 6th September, 1797, in Berkeley: He has known the land (Terrapin Neck) upwards of 50 years. Jeremiah York and Van Swearingen were the first settlers. Presley Boydston, brother of Thomas and Benjamin Boydston, deposes. David Osborn deposes September, 1797: He was on the land first in 1766-67. Joseph Foreman deposes, that he knows the land since 1761. John Van Meter says he was born in Berkeley in the neighborhood of the land. John Welch, brother-in-law of Benj. Boydstone, deposes: He married a sister of Benjamin's wife. Thomas Boydstone is very old, without either wife or children. Jacob Bellar, born in 1736, moved with his father in 1742 on land adjoining Terrapin Neck. Defendants in this suit are, viz: Abraham Shepherd; Joshua and John Writson Browning; William Keating, Jr.; Thomas Sappington and Mary, his wife, late Keating; Richard Johnston and Sarah, late Keating; John and Mary and Sarah Williams, daughters and heirs of Rachel Williams, deceased, late Keating; heirs and representatives of Rozamond Keating, deceased, late Browning-also Benjamin Biggs and Priscilla Israel, his wife, late Priscilla Israel Metcalf; Benjamin Beaths and Margery, his wife, late Metcalf; George, John, Allen, Andrew, Thomas Metcalf. David Owens is son and heir of Lucy Owens,

deceased, late Metcalf. Heirs, representatives and devisees of Allen Metcalf, deceased. Spa. addressed to Jefferson.

More About GEORGE METCALFE and MARGARET UNKNOWN:
Marriage: Abt. 1745, Prob. Prince George's Co., Maryland

Children of GEORGE METCALFE and MARGARET UNKNOWN are:

- i. JOHN⁵ METCALFE, b. Abt. 1750.
- ii. ALLEN METCALFE, b. Abt. 1753, Prob. Prince George's Co., Maryland; d. Abt. 1800, Ohio Co., Virginia.

Notes for ALLEN METCALFE:

Revolutionary War Pension Application:

Benjamin Biggs and Priscilla Metcalf W1866 Cert #66 issued May 15, 1849. Priscilla Biggs applied Dec 6 1848, age 70, living in Ohio Co. VA and declares she was the daughter of Allen Metcalf and is the widow of Benjamin Biggs who entered the service Apr 16, 1777 and served as Lieut. In the 13th VA Regt.; promoted to Capt. Dec 1, 1778 and served as such in 7th VA Regt until Nov 15, 1783. BLW 257,300. "I do hereby certify that on the 26th day of August 1795, Benjamin Biggs and Priscilla Metcalf were married by me pursuant to a license from the Clerk of Ohio County. James Dodridge. They had 10 children 7 of whom were living in 1848 but no names are given. They lived in the vicinity of West Liberty Ohio Co., VA until he died Dec. 2 1823.

Allen Metcalf, Ensign, Berkeley County VA Militia Rec. May 15, 1781.

Court Order Book 3, pg. 99, Ohio Co. WV: Served on jury duty case of Andrew Stigart vs. Frederick Lamb.

Same court as above: Examine ability of Allen Metcalf as a surveyor.

Court Order Book 3, pg. 268, Ohio Co. WV: Constantine O'Neal vs. Allen Metcalf. Pt. summons judgement for 10 lbs cost.

Court Order Book 3, pg. 247, year 1791, Ohio Co. WV: Commonwealth vs. Allen Metcalf. Indictment the defendant in ... to Court and the said Court Order that he the said defendant be fined the sum of .5 lbs and court costs. Later indictment dismissed.

Court Order Book 4, pg. 396, year 1795, Ohio Co. WV: Jonah Swan vs. Allen Metcalf. Pt. summons judgement for 1.19.2 lbs & costs.

Court Order Book 3, pg. 134, year 1789, Ohio Co. WV: Commonwealth vs. Allen Metcalf. Presentment the defendant pleads not guilty where upon the court aftering the premises order this cause dismissed.

Generation No. 3

4. AMOS⁵ METCALFE (*VACHEL⁴, JOHN³, GEORGE², JOHN¹*) was born Abt. 1745 in Virginia, and died Abt. 1820 in Mohican Twp., Ashland Co., Ohio. He married UNKNOWN.

Child of AMOS METCALFE and UNKNOWN is:

5. i. VACHEL⁶ METCALF, b. 1775, Berkeley Co., Virginia; d. 1874, Ashland Co., Ohio.

Generation No. 4

5. VACHEL⁶ METCALF (*AMOS⁵ METCALFE, VACHEL⁴, JOHN³, GEORGE², JOHN¹*) was born 1775 in Berkeley Co., Virginia, and died 1874 in Ashland Co., Ohio. He married (1) DIANNA GREEN 22 Oct 1799 in Berkeley Co., Virginia, daughter of REGNAL GREEN and UNKNOWN. She was born 1783 in Berkeley Co., Virginia, and died 1813 in Ashland Co., Ohio. He married (2) DEBORAH GREEN 26 Nov 1814 in Fairfield Co., Ohio, daughter of REGNAL GREEN and UNKNOWN. She was born 1784 in Berkeley Co., West Virginia, and died in Ashland, Ohio.

More About VACHEL METCALF:
Burial: Ashland Co., Ohio

More About VACHEL METCALF and DIANNA GREEN:
Marriage: 22 Oct 1799, Berekeley Co., Virginia

More About DEBORAH GREEN:
Burial: Ashland Co., Ohio

More About VACHEL METCALF and DEBORAH GREEN:
Marriage: 26 Nov 1814, Fairfield Co., Ohio

Children of VACHEL METCALF and DIANNA GREEN are:

- i. JOHN⁷ METCALF, b. Abt. 1800, Berkeley Co., Virginia; d. Abt. 1802.
- ii. ELLEN METCALF, b. Abt. 1802, Washington Co, Pennsylvania; d. 1870, Peoria, Illinois; m. JOHN TUCKER, 1819.

More About JOHN TUCKER and ELLEN METCALF:
Marriage: 1819

- iii. SARAH METCALF, b. Abt. 1804, Washington Co, Pennsylvania; d. 1863, Illinois; m. ISAAC CUTTER, 1825.

More About ISAAC CUTTER and SARAH METCALF:
Marriage: 1825

Children of VACHEL METCALF and DEBORAH GREEN are:

- iv. WILLIAM⁷ METCALF.
- v. GEORGE METCALF.
- vi. ELIZABETH METCALF.
- vii. VACHEL METCALF, JR..
- viii. JOSIAH METCALF.
- ix. MARY METCALF.
- x. LEMUEL METCALF.
- xi. ELANOR METCALF.
- xii. ZACHARIAH METCALF.
- xiii. JOHN METCALF.
- xiv. LUCINDA METCALF.
- xv. DELILAH METCALF.