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The GREATER GREECE PRESS
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As Youth Sees It . . .

This Greater Greece Press feature is designed to give teen-agers the opportunity to express their views on problems of the day. The Press will ask specific questions each week and the best answers submitted by young people in 300 words or less will be published.

QUESTION—What do you think could be done to interest more Americans in taking part in our free elections?

ANSWER

In my opinion there is absolutely nothing that can be done to encourage Americans to vote. The candidates can make speeches on television and radio. Literature and pamphlets can be printed and publicized the importance of voting. But all the speeches, posters and literature in the world won't do a bit of good unless the people themselves want to go out and vote.

People behind the Iron Curtain would take advantage of any opportunity to participate in a free election. We have that privilege but what do we do? We throw it away.

Is this what our forefathers fought for and gave their lives for?

We take free elections for granted because we have always had them. But have you considered what it would be like under a dictatorship?

It might be understandable if the nearest voting booth was miles away—or in a wilderness. But this is no excuse for voting booths are conveniently located for most everyone. For the most part, voting booths are only a few blocks away. Distance cannot be used for an excuse, either. Even if the nearest voting booth is a half-mile away, there are cars to take people to them in a few minutes.

Must people be led on a leash to the voting booth? If this is the case, they should not consider themselves good Americans.

Sandy Largway
 65 English Road
 Greece Central High

ANSWER

This problem is definitely not a new one—nor is it an easy one to solve.

In order to get people to vote you have to get them interested in politics. This also is easier said than done, but it is not impossible.

I think one of the best ways to get more people interested in our government and who should run it, is through television and radio.

The trouble with the American people is they take too much for granted. They don't think of the right to vote as a privilege.

I think that by using television and radio, the privilege of being able to participate in free elections can be stressed. For example, our system of free elections can be compared with the Russian system, or something along that line.

It would take more than one telecast, but by devoting maybe a half-hour a week on television it would probably do a lot of good.

Even if it only inspired a few people to get out and vote, it would have fulfilled its purpose—for every time a few more people go out and vote, it brings us a few steps closer to the kind of democracy we are striving for.

Linda Tischler
 3 Beverley Heights
 Hoover Drive School

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1500	1651.68	68.82	1724.40	47.90	1797.12	37.44	1870.20	31.17
2000	2202.24	91.76	2299.32	63.87	2395.64	49.93	2493.60	41.56
2500	2753.04	114.71	2874.24	79.84	2995.68	62.41	3117.00	51.95
3000	3293.04	137.21	3433.68	95.38	3574.08	74.46	3714.60	61.91
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Rites Set Today For K. G. Van Alstine

Funeral services will be held today at 1:30 p. m. for Kenneth Gordon Van Alstine, 23, of 98 Hilltop Road, who was fatally shot Sunday in a hunting accident in Lima. Interment will be in White Haven Memorial Park.

Mr. Van Alstine was an ardent hunter and often visited the Barber farm to hunt woodchucks. The farm is owned by the father-in-law of his sister, Mrs. Estelle Barber of Lima.

A 1955 graduate of Charlotte High School, Mr. Van Alstine was employed as a printer by Neisner Bros. He had just completed the first year of a four-year night school printing course at the Rochester Institute of Technology. He served in the Army from 1955 to 1957.

He is survived by his mother, Mrs. Kathryn Van Alstine; four sisters, Mrs. Estelle Barber of Lima, Mrs. Louise Bailey, Mrs. Betty Verebeck, and Mrs. Barbara W. Uger of Spencerport; a brother, Donald Van Alstine, and several nieces and nephews.

Legal Notice
 Surrogate's Court in Monroe County
 In the Matter of the Will of JOHN A. McCALL, Deceased.

CITATION FOR PROOF OF WILL
 Meyer Fix, Attorney for Petitioner, 300 Powers Building, Rochester, N. Y.

The People of the State of New York By the Grace of God Free and Independent To BARBARA McCALL, widow, and any "unknown" additional distributees of said John A. McCall, deceased, if any of them be alive and if any of them survived decedent and are now dead, to his or her distributees, legal representatives, trustees, devisees or assigns, and all other persons who have or claim to have any interest by purchase, inheritance or otherwise in said estate:

Send Greetings:

WHEREAS: Meyer Fix of the City of Rochester, County of Monroe and State of New York, the executor named in a certain instrument in writing, bearing date October 16, 1958 purporting to be the last Will and Testament of said John A. McCall, late of the City of Rochester in said County of Monroe and State of New York, deceased, and relating to certain personal property, has lately made application to the Surrogate's Court of the County of Monroe to have said instrument proved and recorded as the Will of the personal property and real property of said decedent, John A. McCall, you and each of you are cited to show cause before the Surrogate of the County of Monroe at the Surrogate's Court of Rochester in said County of Monroe, New York on the 19th day of June 1959, at 10 o'clock in the forenoon of that day, why the said Will and Testament of John A. McCall should not be admitted to probate.

If any of the aforesaid persons is under the age of twenty-one years, or insane or otherwise incompetent, he will please take notice that he is required to appear by his general guardian or committee, if he has one, and if he has none, that he appear and apply for the appointment of a special guardian or in the event of his neglect or failure to do so a special guardian will be appointed by the Surrogate to represent and act for him in these proceedings.

IN TESTIMONY WHEREOF, the seal of the Surrogate's Court of the County of Monroe has been hereunto affixed.

WITNESS: Hon. MICHAEL L. ROGERS, Surrogate of said County at the City of Rochester, this 30th day of April, 1959.
 AUGUST D. VICARETTI, (L. S.)
 Deputy Clerk Surrogate's Court.

Personal appearance is not necessary unless you desire to file objections. 5-7-11 21-28-59 44-2-47

Legal Notice
 Surrogate's Court in Monroe County
 In the Matter of the Will of WILLIAM FINDLATER, Deceased.

CITATION FOR PROOF OF WILL
 Robert E. Cogan, Attorney for Petitioner, 25 Exchange St., Rochester, N. Y.

The People of the State of New York By the Grace of God Free and Independent To Margarita B. Saybolt, distributee of William Findlater, deceased, Send Greetings:

WHEREAS: William D. Findlater, sole beneficiary under the last Will and Testament of William Findlater of Rochester, County of Monroe and State of New York, bearing date February 3, 1954, purporting to be the last Will and Testament of said William Findlater, late of the City of Rochester, in said County of Monroe and State of New York, deceased, and relating to both real and personal property, has lately made application to the Surrogate's Court of the County of Monroe to have said instrument proved and recorded as to the will of personal and real estate, you and each of you are cited to show cause before the Surrogate of the County of Monroe, at the Surrogate's Court of Monroe, New York, on the 4th day of June 1959, at 10 o'clock in the forenoon of that day, why the said Will and Testament of said decedent should not be admitted to probate.

If any of the aforesaid persons is under the age of twenty-one years, or insane or otherwise incompetent, he will please take notice that he is required to appear by his general guardian or committee, if he has one, and if he has none, that he appear and apply for the appointment of a special guardian or in the event of his neglect or failure to do so a special guardian will be appointed by the Surrogate to represent and act for him in these proceedings.

IN TESTIMONY WHEREOF, the seal of the Surrogate's Court of the County of Monroe has been hereunto affixed.

WITNESS: Hon. MICHAEL L. ROGERS, Surrogate of said County at the City of Rochester, this 29th day of April 1959.
 AUGUST D. VICARETTI, (L. S.)
 Deputy Clerk Surrogate's Court.

Personal appearance is not necessary unless you desire to file objections. 5-7-59 44-1-15