

CONTINUED FROM FIFTH PAGE.

delayed so far as it conflicts with the provisions of this seventh article. While my said daughter shall continue to occupy said house and premises the taxes and insurance are to be paid by her and thereafter I authorize my executor, with her consent, to sell and convey the same and to invest the avails on bond and mortgage and pay to her annually the income derived therefrom during her life and after her death, to pay the principal and any accrued interest to her next-of-kin, until a sale is made, I authorize the renting of the property and the payment to my said daughter of all rents received in excess of taxes, insurance and repairs.

Eighth—It is my wish and I direct that all my investments in securities of the United States and in the stocks or bonds of municipal and other corporations, whereon there shall be no default in payment of interest or dividends, shall be held and treated as part of the rest and residue of my estate and the ownership thereof on the books where registered in my name be not changed. I give similar directions as to bonds and mortgages owned by me and whereon the legal interest shall be paid with reasonable punctuality and desire that they remain unchanged unless voluntarily paid or a security shall be deemed by a majority of my executors insufficient or the avails be needed for payments of bequests or the annuities herein before specified. But I believe that the promisor notes held by me and the sales of real estate will be amply sufficient for such purposes.

Ninth—The real estate owned by me in the aggregate of considerable value, but as at this time produces only small income. Nevertheless, I do not desire forced sales thereof and, until sales can be made at prices deemed by my executors as near its value, I authorize them to rent same and pay all taxes thereon and make such repairs thereof as may be necessary. And I hereby give full power and authority to my executors to sell and convey any and all real estate whereof I shall die seized, wherever situated, on such terms as a majority of them shall think advisable—except the house and premises specified in article seventh of this will, about which I have given special directions. And I authorize and direct my executors to invest and keep invested in their names as such surplus money which come to their hands in such securities as they shall deem prudent and safe.

Tenth—All the rest and residue of my estate of every name and nature, and wherever situated, not herein bequeathed or devised specifically and not needed to pay such bequests and provide for payment of the annuities specified herein, I hereby give, devise and convey to my executors and trustees hereinafter named and to their successors duly appointed in pursuance of directions hereinafter given in trust as follows: I direct the same to be divided into six equal parts or shares and be kept carefully invested and that the legal interest or income derived from one of the said shares be paid half yearly to each of my six daughters hereinafter named, who shall be living at the date of my decease, during her life and to her personally or upon her order in writing from time to time and not by anticipation. On the decease of any one of such daughters, I give and bequeath the principal of the share of which she has received the interest, prior to her decease, to her then living children, if any there be, and to the last full issue of such as may have died, share and share alike. But if any daughter at her death shall leave no lawful issue, neither child nor grandchild, I direct in such case that her share of said "rest and residue" of my estate be divided equally between her surviving sisters and the issue of any then deceased sister, such issue to have the share which such sister would have taken if then living.

Eleventh—Referring to the preceding section tenth of this will, I hereby give and grant to each of my daughters, so far as I can legally do so, right to bequeath and devise by her will and testament the disposal in such a manner and with such restrictions as she may deem expedient, her share of the "rest and residue" of my estate given to her in and by said tenth section.

Twelfth—In writing this will I have aimed to be explicit in stating my wishes and hope they do not conflict with the laws of the State of New York; but I have not asked advice and possibly some of the provisions may not be legal and, if any part hereof shall not be strictly according to law, then and in such case I direct that failure of any such provision shall not render void the various other parts hereof. And should there exist any legal or technical objection to any part hereof and any one or more of my children or grandchildren shall for that reason contest the validity of this will or any of its provisions, in such case I direct that such contestant shall forfeit and be debarred from my bequest in his or her favor arising from the "rest and residue" of my estate as provided in and by said tenth section; and the Auburn City hospital shall in such case be and hereby is substituted as legatee and shall be entitled to all benefits as such to which said contestant would have been entitled.

Thirteenth—I expressly authorize my executor, to compromise doubtful debts due me and to settle any claims affecting my estate by arbitration or otherwise as under the advice of legal counsel and their own judgment shall seem advisable.

Fourteenth—I hereby constitute and appoint my daughter, Caroline B. Woodruff, my grandson, Nelson B. Burr, my nephew, Nelson B. Eldred, and my friend, George Underwood, all residents of the city of Auburn, in the said county of Cayuga and State of New York to be the executors and trustees of this my last will and testament and to them as such and to their survivors, I hereby give, devise and convey all my property of every description, both real and personal, except such as is herebefore otherwise bequeathed or devised to be held by them and their successors in trust and not otherwise; and I hereby give and invest them and their successors

with full power and authority to carry into effect all and singular the several provisions of this will; but, should a majority of the persons above named as executors and trustees decline to accept as such or for any reason whatsoever become incapacitated for a proper discharge of their duties as such, it is my wish and I direct that one or more suitable person be appointed by the surrogate of Cayuga county or by any court possessing authority, trustee or trustees to act with the then existing trustees named herein, and to the person or persons so appointed I give the same power and authority as if they were originally named and appointed herein and so, from time to time, until all the provisions of this will are carried out and completed. My reason for this direction is an unwillingness to commit to any one person the custody and settlement of my estate and the discharge of the trusts created herein.

Having full confidence in the integrity and trustworthiness of the persons named herein as my executors and trustees I request them severally to accept the appointment as such herein conferred upon them.

Witness my hand and seal the tenth day of February, 1893.

N. BEARDSLEY [L. S.]
The foregoing in-trust, all in the handwriting of the testator, was on the day of its date subscribed by him in my presence and in the presence of each of us, and he at the same time declared it to be his last will and testament and at his request and in his presence and in presence of each other, we sign our names hereto as subscribing witnesses.

JAY E. STORCK, Auburn, N. Y.
FRED G. JONES, Auburn, N. Y.

WHEREAS, On the tenth day of February, 1892, I, Nelson Beardsley, made and executed my last will and testament to which I desire to make some amendments; now, therefore, I do, by this writing, which I hereby declare to be a codicil to my said last will and testament and to be taken as a part hereof, order and declare as follows:

In and by the second clause of said will I give to each of my surviving sisters an annuity one hundred dollars and I hereby increase such annuity to five hundred dollars each and direct payment in half yearly installments as specified in said clause of my will.

In the third clause of said will and for the reasons there given I give to Emily L. Stewart, a life annuity of five hundred dollars which I hereby increase to one thousand dollars to be paid to her in manner specified in said third clause of my will.

In all other respects I hereby ratify and confirm my said will.

Witness my hand and seal the twenty-eighth day of April, 1893.

N. BEARDSLEY, [L. S.]

The within and foregoing instrument, all in the handwriting of the testator, was on the day of its date subscribed by him in my presence and in presence of each of us, and he at the same time declared it to be a codicil to his last will and testament of February 10th, 1892, and in his presence and in his presence and in presence of each other, we sign our names hereto as subscribing witnesses.

JAY E. STORCK, Auburn, N. Y.
FRED G. JONES, Auburn, N. Y.

SENECA COUNTY

Interesting Notes From Waterloo and Neighboring Points.

WATERLOO, March 13.—Henry Fox died at his home here, yesterday morning, aged 70 years and 6 months. He was a native of Austria and has been 42 years in this country. He leaves a wife and a son and daughter. The funeral will be held at 8 o'clock, to-morrow afternoon.

Mrs. Lydia Wheeler died on Saturday at her home in the First ward. She was 89 years of age and had lived 20 years in Waterloo. The funeral was held this afternoon.

Brian Connor died at his home, on Ann street, at 1 o'clock, on Sunday morning. Death came very suddenly from rheumatism of the heart. He was a native of Ireland and was 72 years of age. He had lived here for a long period and leaves a family. The funeral was held from St. Mary's church this morning.

The old board of village trustees was succeeded, last night by the new board, H. A. Marshall, police justice elect, resigned as village clerk, William A. Gibson was appointed the new clerk. The following are the remainder of the appointees: Alexander C. Reed 2nd, collector; William L. Sweet 3rd, collector; Charles W. Pratt, street commissioner; Andrew L. Harmon, night watch committee; Finance, Messrs. President McArthur and trustees Theodore Van Riper and William L. Sweet; streets, Messrs. Theodore Van Riper, Albert C. Clark and J. Charles Fillingham; fire committee, William L. Sweet, Fred M. Illick and John Van Riper; printing, Albert C. Clark; John Charles Fillingham, and Clark was made president of the board pro tem. The clerk is authorized to have the yearly financial statements printed. The treasurer reported the sum of \$12,462.25 received for the year, \$10,870.64 paid out, leaving a balance of \$1,591.56 in the treasury. The sum of over \$1,300 in bills was ordered paid and \$745.50 were laid over for future consideration. Every member of the new board was present.

RENECA FALLS, March 13.—William LaFicure is erecting a frame building on Fall street adjoining Pendill's saloon. The new building will be used as a cigar factory.

Miss Lucia Seigfried of Rochester, is spending a few days with her parents on East Bayard street.

The case of Peter Rooney against this village, which was being tried at the Circuit court in Waterloo terminated yesterday and resulted in the plaintiff being not suited.

Police Justice Clark committed three dangerous tramps to the Monroe county penitentiary yesterday for three months each on a charge of vagrancy.

T. J. Yawger is about to make many improvements to his residence on Cayuga street.

Charles E. Wells of Penn Yan, N. Y., will open a wall paper store in the Opera house block on State street, on Saturday of this week.

The substitute gave good satisfaction to a fair sized audience at the Johnson, last evening.

The Sibley Hose company are busy at work to make their manœuvre ball the event of the season. The ball will be held at Johnson's Opera house on Easter Monday evening, March 20.

visiting at the residence of her sister, Mrs. A. G. Golden on Chapel street.

Her sister, E. M. E. Mo Bride, and son of Brooklyn are spending a few days at the residence of his mother, on Chestnut street.

THE POLLARD CASE.

Judge Bradley Refers to the Verdict of the Lawyers Yesterday.

WASHINGTON, March 13.—The crowd that surged about the Circuit court room this morning for half an hour prior to the beginning of the trial's session of the Pollard-Breckinridge day, was greater than on any day since the trial began. This augmentation in spectators was due principally to a desire to ascertain the action of Judge Bradley on the face slapping episode of yesterday. There were other reasons too for the expectancy of a sensational session. The report that Col. Breckinridge would make the defence that he had been married to Mrs. Wain previous to the date Miss Pollard alleges he became engaged to her and the sensational exit of Miss Pollard yesterday whetted the appetite of the public and made the court room the more attractive than the House of Congress.

Under Judge Bradley's order only members of the bar, witnesses and working newsmen were admitted to the court room, but the press of lawyers demanding admittance was so great that the chamber was nearly filled before the case was called. Leabrook Carlisle, who was struck from behind by Dr. Shes, Breckinridge, was the earliest comer and he was soon followed by Judge Wilson. Just at 10 o'clock Col. Breckinridge entered the room followed by Mr. Sibley who slapped Mr. Johnson's face, Mr. Stoll, Col. Phil Thompson, Major Butterworth and DeShes Breckinridge. Mr. Sibley was the centre of attraction. He is a small man, slightly bald, apparently about 45 years of age and wears glasses. He looked serious but did not show any signs of nervousness. Miss Pollard was not present when the court was called to order. Mr. Johnson came in a few minutes after Judge Bradley took his seat.

Immediately after the court was called to order, Judge Bradley announced that as the face slapping incident in the case occurred outside the court room and after adjournment he had no jurisdiction in the matter. He at the same time stated he had heard some of the counsel were carrying on some of the weapons, and cautioned them that this was a law abiding community and such a proceeding would not be tolerated.

Major Butterworth said that in view of the fact that these accusations had been made against members of the defendant's counsel, he thought it proper for each of them to make disclaimer of his guilt in this respect. He hoped none of his brothers had been guilty and felt sure they had not of an offense so disrespectful to the court. There was silence for a minute and then Mr. Sibley, against whom the arraignment of Judge Bradley fell with some force in view of his attack on Mr. Johnson, arose and said he had never gone armed in his life, and would not treat the court in so disrespectful a manner as to appear in its presence with a deadly weapon on his person. Mr. McKinney, who lives in Washington entered the same disclaimer.

Mr. Stoll of Lexington, Ky., said he had never entered the precinct of the court arena. The explanations were becoming amusing by this time and there was a laugh when Col. Phil Thompson, whose references to Miss Pollard's "gun" showed his familiarity with that weapon, addressed the court. He said merely: "If it please the court, as I am the only one left, I enter my disclaimer also." The incident was ended by a statement from Judge Bradley, at the request of Mr. Carlisle of plaintiff's counsel, that the information about counsel on the other side going armed had not come to him from counsel for the plaintiff.

The day's proceedings began with a little victory for the defense in the controversy over the admission of depositions taken in Lexington on the day before the trial commenced and which led to the at-fault counsel yesterday. Judge Bradley sustained the defense on the question against the admission of the depositions as evidence.

Mr. Carlisle then asked that the deposition of Mrs. S. Logan of Cincinnati (formerly Dr. Mary L. Sweet) be admitted, but Mr. Butterworth objected and another legal controversy began.

Mr. Carlisle and Mr. Stoll made statements with reference to Mrs. Logan's examination from which it appeared that Mrs. Logan, who attended Miss Pollard when her first child was born, had accused Mr. Stoll of persecuting her in asking "fool questions" as she termed them. Mr. Stoll made a long explanation about the matter, disclaiming any intention of persecution. Judge Bradley overruled the objections of the defense and admitted the deposition of Mrs. Logan as evidence.

Mr. Carlisle then read the deposition in which Mrs. Logan said she attended a young woman who gave her name as Mrs. Monica Burgoyne in 1881. This was while Mrs. Logan was Dr. Sweet, a practicing physician, of Cincinnati. Miss Pollard was present while the deposition was being taken but Mrs. Logan said that, while there were some things about Miss Pollard that suggested Mrs. Burgoyne, she could not identify her. The young woman said she was pregnant with her first child, saying her husband was dead, and acting as though there were family reasons why the matter should be kept secret. The young woman called twice at her office and later the deponent called to see her. There was snow on the ground at the time. "Now, as I look at her, I begin to recognize her," said the deponent at this point.

The deponent said "Mrs. or Miss Burgoyne" had gone to a lying in house kept by Catholic sisters on the Reading road near Cincinnati to be confined. Mrs. Burgoyne had told Mrs. Logan that she was 18 years old; she did not look older than that. After being confined the young woman went to the house of Dr. Perry and Buchanan where she took another name which the witness did not remember. Mrs. Burgoyne had told nothing about herself. One day while the deponent was calling on a patient, an elderly gentleman came to the patient's house to see her and asked about Mrs. Burgoyne. Mrs. Logan said she did not remember what the man looked like, except that he was elderly.

"Have you ever seen Mr. Burgoyne since?" was asked the deponent.

"Never, except that may be this is the lady. Yet they seem very different; their hair was different and this lady is

thinner, I think the other lady wore glasses.

Miss Pollard does not wear glasses. One of Mrs. Logan's statements was that when the elderly gentleman called on her he looked like a pig, standing below her at the foot of stairs. "Do I look like a pig?" asked Col. Breckinridge laughingly of his counsel when this was read.

IRISH MEMBERS DISSATISFIED.

The Position of Premier Rosebery on Home Rule Not Satisfactory.

LONDON, March 13.—Lord Rosebery's statement that England would be convinced of the justice of Irish Home Rule, while causing great excitement in certain sections of the Irish Parliamentary party, has also greatly excited all sections of the Conservative party and is hailed with delight by the Conservative papers. These seem to regard it as settled that Home Rule will be indefinitely slummed.

The Panellites openly denounced the attitude of Lord Rosebery and there is much sorrow among the members of the McCarthyite section of the Irish Parliamentary party.

The Globe, this afternoon, says it is not surprised to learn that there is a grievous searching of conscience among the McCarthyites, who will doubtless strain every nerve in an endeavor to provide an excuse. "But there is not one among them," it says, "who does not see that Lord Rosebery has practically overthrown Home Rule."

All the Conservative afternoon papers express similar views and say that a general election is near at hand.

DUBLIN, March 13.—The Independent says it is clear from Lord Rosebery's speech that Home Rule is indefinitely shelved and that Ireland has been invited by the Liberal government to assent to "that act of treachery." "The plain truth," it says, "is that Ireland has been bought and sold."

LONDON'S DOG BPRINTERS.

Novel Races Between Whippets and Greyhounds in the British Metropolis.

Dog racing is London's latest sporting fad, and as it does not injure the dogs, it is not at all brutal and affords entertainment to the owners of the dogs and their friends. It is certainly a great improvement on dog fighting. The genuine racing dog is called a whippet and is the offspring of a greyhound and a terrier. Inasmuch as the whippet is called the "Italian" in the north of England, the greyhound originally bred from was doubtless the Italian greyhound.

Lancashire, Yorkshire and Northumberland are the counties where whippet racing has flourished for a long time past, the miners being liberal patrons of the sport. Indeed this is the very dog that is said to

be fed on choice cuts of butcher's meat while the miners' children starve. Rabbit coursing and dog racing are equally patronized, the larger whippets being used for the rabbit chasing. The casual observer might well be excused for confounding a large whippet with a small greyhound.

The dogs are handicapped according to their weight and sometimes according to their past performance. They are held on their respective marks at the start by trainers and are released at the crack of the pistol. At the end of the course their owners are stationed, and these worthies incite the dogs to show their best speed by calling to them and frantically waving handkerchiefs, coats and stuffed rabbits.

Carpenter Nordstrom's Great Feat.

J. W. Kennedy earned the title of strong man by lifting The Police Gazette dumbbell, which weighs 1,255 pounds. At the Grand Opera House in Brooklyn recently he offered on behalf of Richard K. Fox \$500 to any other man who could lift it. A big blond young man in his working clothes walked up on the stage, pulled off his coat and lifted the big dumbbell clear off the floor two inches. Then he repeated the feat twice, while the audience cheered.

The big blond young man was Charles O. J. Nordstrom, who was born in Gotland, Sweden, 27 years ago, but has lived in this country 11 years and has been an American citizen five years. His home is at 63 Fourth avenue, Brooklyn, and he is a carpenter. He is 5 feet 10 inches high and weighs 218 pounds. He is arm about the elbow has a girth of 16 1/2 inches. His chest measures 39 inches, but when expanded 47 inches. With one hand he can raise a 140 pound dumbbell above his head. He tried to get on the Brooklyn police force recently. He has a powerful pull, but probably it was of the wrong kind.

"I have been to see Sandow and have watched him carefully," said Nordstrom. "With training I can do anything he can, and more too."

Games Won and Lost by the Big Three.

Some lower end billiards who has closely followed the sport has figured that since 1871 Jacob Schaefer has won 20 games to George F. Slosson's 19 at all styles of billiards. At the straight rail games Slosson has won 4 games to Schaefer's 3; at the champion's bill game, which provides for triangular bill lines drawn on the cloth at Schaefer 2; at balk line billiards Slosson has won 8, Schaefer 12; at cushion caroms, Slosson has won 3, Schaefer 2.

As between Ives and Schaefer, since Ives became a phenomenal player, Schaefer has won three and Ives three. They have met only at the balk line game of billiards. The issue between Slosson and Ives, since the latter has met all comers, is four for Ives and one for Slosson at balk line game only.

Criminals He Didn't Know It Was Dynamite.

NEW YORK, March 13.—So far the police have failed to capture the mysterious friend of John Kelly, the stableman, who was arrested with a bag filled with explosive bombs in his possession. Kelly was rearrested this morning at the Harlem police court and again remanded. The prisoner sticks to his story that he did not know the nature of the contents of the bag.

Why?

Taste of "Royal Ruby Port Wine" and you will know why we call it "Royal." A glass held up to the light will show why we call it Ruby. \$500 reward for any bottle of this wine found under five years old, or in any way adulterated. It is grand in strength and convalescence, or where a strengthening cordial is required; recommended by druggists and physicians. Be sure you get "Royal Ruby," don't let dealers impose on you with something "just as good," but go to Walley & Co.'s and get the genuine. Sold only in bottles, price, quarts \$1, pints 60 cts. Bottled by Royal Wine Co., Chicago.

In the ten years from 1861 to 1871, forged notes to the nominal value of \$500,000 were presented to the Bank of England.

Gilmore's Aromatic Wine.

A tonic for ladies. If you are suffering from weakness, and feel exhausted and nervous; are getting thin and all run down, Gilmore's Aromatic Wine will bring roses to your cheeks and restore you to flesh and plumpness. Mothers, use it for your daughters. It is the best regulator and corrector for all ailments peculiar to maidenhood. It promotes digestion, enriches the blood and gives lasting strength. Sold by all druggists for \$1.

The United States owns seventy-five islands in the North and South Pacific, near the equator. They have been mostly taken possession of by Americans for their guano.

Any one troubled at night with a persistent cough can procure much needed rest by taking a dose of Ayer's Cherry Pectoral.

An exceedingly rare animal, a black faced, black eared caribou, was recently shot at Andover, Me. This caribou was unusually large, with big, branching horns.

I used Dr. Bull's Cough Syrup in my family and found it work marvellous. No household is complete without it. Chas. Schuber, 205 North St., Baltimore, Md.

The Navajo Indians produce the brilliant red of their blankets from tayaia, a bright scarlet cloth made in eastern cities and raveled by the Indians for the yarn. Their gray is the natural color of some of their sheep, so are their white and their black. They produce a deep yellow from the alder boiled in water and afterwards mixed with impure native alum. A dull red is produced from alder bark. Black is also obtained from the aromatic sumac, yellow ochre, and the gum of a species of pine. This last dye is essentially an ink. Most of these dyes are produced by elaborate and laborious processes, but the Navajos also use dyed wools made in eastern mills.

ELY'S CREAM BALM CATARRH. Is quickly absorbed. Cleanses the nasal passages. Alleviates Pain and Inflammation. Heals the sores. Protects the Membrane From Additional Cold. Restores the Senses of taste and smell. THE CURE FOR CATARRH OF THE HEAD. HAY-FEVER. ELY'S CREAM BALM. 50c.

IT WILL CURE. A particle is applied into each nostril and is absorbable. Price 50c at druggists or by mail. ELY BROS., 26 Warren St., New York.

"AMERICA'S GREATEST RAILROAD."

NEW YORK CENTRAL & HUDSON RIVER R. R. THE FOUR-TRACK TRUNK LINE. Trains will leave Auburn: 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 PM. 12:15 PM. 12:30 PM. 12:45 PM. 1:00 PM. 1:15 PM. 1:30 PM. 1:45 PM. 2:00 PM. 2:15 PM. 2:30 PM. 2:45 PM. 3:00 PM. 3:15 PM. 3:30 PM. 3:45 PM. 4:00 PM. 4:15 PM. 4:30 PM. 4:45 PM. 5:00 PM. 5:15 PM. 5:30 PM. 5:45 PM. 6:00 PM. 6:15 PM. 6:30 PM. 6:45 PM. 7:00 PM. 7:15 PM. 7:30 PM. 7:45 PM. 8:00 PM. 8:15 PM. 8:30 PM. 8:45 PM. 9:00 PM. 9:15 PM. 9:30 PM. 9:45 PM. 10:00 PM. 10:15 PM. 10:30 PM. 10:45 PM. 11:00 PM. 11:15 PM. 11:30 PM. 11:45 PM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:00 AM. 11:15 AM. 11:30 AM. 11:45 AM. 12:00 AM. 12:15 AM. 12:30 AM. 12:45 AM. 1:00 AM. 1:15 AM. 1:30 AM. 1:45 AM. 2:00 AM. 2:15 AM. 2:30 AM. 2:45 AM. 3:00 AM. 3:15 AM. 3:30 AM. 3:45 AM. 4:00 AM. 4:15 AM. 4:30 AM. 4:45 AM. 5:00 AM. 5:15 AM. 5:30 AM. 5:45 AM. 6:00 AM. 6:15 AM. 6:30 AM. 6:45 AM. 7:00 AM. 7:15 AM. 7:30 AM. 7:45 AM. 8:00 AM. 8:15 AM. 8:30 AM. 8:45 AM. 9:00 AM. 9:15 AM. 9:30 AM. 9:45 AM. 10:00 AM. 10:15 AM. 10:30 AM. 10:45 AM. 11:0