d As if Your Life Depends On it - It Doe Vake Up to a Good Breakfast

CARLEND READER

THOSE OF YOU who dash off to the office with only a quick cup of Coffee and a glass of fruit juice are just plain abusing yourselves. Today, more than ever, doctors and nutritionists keep reminding us that we need about one third of the food we eat each day at breakfast time if we're to avoid that tired, late morning feeling. Now if you are one of these skimpy breakfast esture, one who says he can't est breakfast, you'll change your mind, once you've tried a breakfast of Blueberry Pancakes. They are so easy to prepare, so mouthwatering, you'll sur-prise yourself at the breakfast you est. Now's the time to make Blue-berry Pancakes at their best with freah Cultivated Blueberries at the peak of their juicy perfection. Here's what you'll need and what to do:

### BLUEBERRY PANCAKES

(Makes 14 4% " pancakes) 1 cup Cultivated Blueberries, ptional washed and well-drained cups pancake mix tablespoon sugar, optional

Prepare pancake mix according to package directions. Add sugar to blueberries if desired. Lightly fold blueberries into batter. Bake on hot, lightly greased griddle, turning once.

NOTE: If frozen Cultivated Blueberries are used, thaw and drain berries. Fold in % cup blueberries. If canned Cultivated Blueberries are used, drain well. Fold in % cup blueberries.

How Life-Saving Livium In Nutrena **Protects Pullets For Only Pennies More Than Grain!** allets need prot tion from Coccidiosis outbrooks, plus extra nutritional power to mature safety and fast. Nutrena's new Life-Saving Livium provides this help to laying age for only 7 to 11 cents more per pullet than cost of grain.



## THIS IS THE LAW

INTER SOUTHWAY

By CHARLES W. DANIEL (For the N. C. Bar Association) Justices of the Peace Ther are more than 2,000 Jus-tices of the Peace in North Car-olina today. Some are elected by the people, some are named by Superior Court judges, some are appointed by the Governor, and a large number are named and a large number are named in an "omnibus bill" every two years by our General Assembly, me of whom never qualify for office

Statutes provide that elected J. P.'s and those appointed by the resident Superior Court judge of a county shall serve for the two years. Those appointed by the governor have four-year terms. Governor Umstead has adopted a policy of naming about 250 J. P.'s each year during his term.

#### Limited Authority

Jaypees, by statute, have rath-er sharply limited authority to try both civil and criminal cases. n civil actions based on contract they have EXCLUSIVE. original authority if the sum involved (not counting interest) is \$200 or less. Other civil matters, within their right to try, are limited to claims of \$50 or less. They can NOT hear disputes over title to real estate. By special law, however, they may try disputes between landlord and tenant over the right to possesion of real estate. The amount demanded by a party before a J. P., and NOT the amount ACTUALLY involved, determines the magistrates's power to hear the case.

Justices of the Peace may try, with EXCLUSIVE, original authority, all criminal cases the punishment for which does not exceed \$50 fine or 30 days in jail. They have no right to hear charges of assault with intent to kill and assault with intent to will and assent with in-tent to commit rape, except to find "probable cause." Upon finding of probable cause, such cases are actually tried later by the Superior Court or a Record-er's Court. Upon appeal filed within 10 days after J. P. trial. the person appealing in most cases is entitled to a complete new trial in a higher court.

yer and does so in the latter caports to do these things is sub-

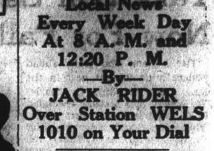


can compel attendance of witneses. If a witness fails to appear, he must forfeit eight dollars to the person for whom he was summoned.

Can "Attach" Property

A justice can "attach" proper-ty in a proper case, just as the clerk or judge of Superior Court can do so. If an "order of attachment" is issued against the property of a person who can not be found for personal service of summons, notice of the claim must be posted for 30 days at the county courthouse door

The statutes regulating magistrate courts also provide for trial by jury upon request of elther party where there is a question of fact to be determined. The statute specifies a six-man jury. The parties may agree to have the case heard by a less number of jurors, however. Each justice is required to keep a jury box of two divisions with a lock for each containing the names of qualified persons from the



township in which the magis-trate serves. No person is compelled to serve as a juror in a justice's court out of his township, except as a talesman. Each party in a J. P. case is allowed, as a matter of right, to challenge two jurors and have them excused from the trial.

A party demanding a trial must post three dollars with the justice. It is required that each juror be paid 25 cents for his services, but only if the party requesting the jury trial wins the case. If the party re-questing the jury loses, the jurors may be out of luck insofar as their "pay" 'is concerned.



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