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Short-Cuts For Jelly Making



Everyone loves cooking short-cuts, in these hectic days of the post-war era. It's a time that calls for adjustments, but, as in the past, recipes have been created that are equal to the task. Right now, of course sugar is scarce, but the makers of commercial pectins are helping this problem with "small quantity" recipes that require little sugar—and little time and effort. So don't let that fruit go to waste, make it into jam and jelly for the cold, bleak days to come next winter. Just look at the recipe below and see how easy it is the short-bolt way.

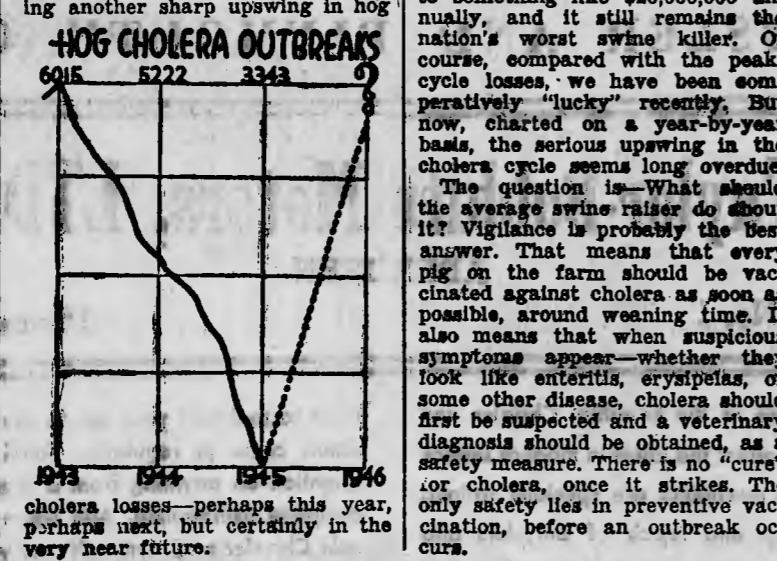
BLACKBERRY JAM
2 1/2 cups prepared fruit
1/2 cup sugar
4 1/2 tablespoons (1/2 package) powdered fruit pectin

To prepare the jam: Crush thoroughly about 1 quart fully ripe blackberries. Measure 2 1/2 cups into a large saucepan. Measure 1/2 cup into large saucepan.

HEALTH HINTS
for LIVESTOCK
PREPARED BY
AMERICAN FOUNDATION FOR ANIMAL HEALTH

IS A NEW CHOLERA WAVE APPROACHING

It may be bad news for farmers, but the fact is that livestock health authorities are now predicting another sharp upswing in hog cholera outbreaks.



Enlistments Jump Due To Increase In New Army Pay

Enlistments at Fort Bragg's Pope Field Recruiting Office have shown a brisk increase during the month of July due to the new Army pay increase effective July 1. Lt. J. Lee Poates, Jr., base recruiting officer, announced today.

"A private who is married and has three children draws \$173.00 per month according to the present pay scale in addition to his clothing and rations," Lt Poates pointed out. "And this is free of income tax. Compare it with industrial and commercial pay checks after the income tax has been subtracted."

Jumping from the lowest enlisted grade to the highest enlisted grade, the recruiting officer stated that a Master Sergeant

Jackson Springs
by Lola A. Carter

Personals
Mr. and Mrs. George A. Borta and daughters, Virginia and Carol of Long Island, N. Y., arrived last week for a visit with Mrs. Borta's parents, Mr. and Mrs. M. A. Clark, Mr. Borta returned Monday leaving the family for an extended visit.

Mrs. H. A. Rabon and children of Washington, D. C., are on a visit with her mother, Mrs. Sallie Clark.

Miss Ruth Thomas returned to Wilmington Wednesday after a two weeks' vacation with her parents, Mr. and Mrs. T. C. Thomas. She was accompanied by Miss Barbara Carter who will spend a few days with her.

Mr. and Mrs. Frank Cook returned last week to Rowley Moss after a month with Mrs. Cook's parents, Mr. and Mrs. W. L. Stubbs. They were accompanied by Mrs. Cook's sister and little son, Mrs. Earl Skeen and son "Duffie" of Biscoe who will spend a week with them.

Mrs. Alton B. Lotta of Hillsboro and Mrs. Tom B. Harris of Swan Quarter were guests of Mr. and Mrs. W. L. Stubbs on Monday. They are daughters of the late Mrs. R. E. Henderlite and visited with her quite often when she lived here in "Faith cottage".

Mrs. M. M. Poole has been visiting friends in Greensboro.

Mr. and Mrs. George R. Ross of Raleigh spent the weekend in their cottage here.

Mr. and Mrs. Elcoe Boroughs and Mr. and Mrs. Ivey Hall were guests of Mr. and Mrs. George Mayo in Kenly through the weekend.

During last weekend Mr. and Mrs. L. G. Melvin, Jr., of Kannapolis and Mr. and Mrs. Neil Melvin of Elkin were visiting with Mr. and Mrs. L. G. Melvin, Sr.

The Rev. and Mrs. R. R. Ramsey and children are spending two weeks in Hampton, Va. with Mrs. Ramsey's parents, Mr. and Mrs. J. S. Seldon.

Business Woman's Circle
On Friday night the business woman's circle entertained with a miscellaneous shower honoring Mrs. Henry Clayton, recent bride. Games were enjoyed pertaining to the bride after which the bride led the way to the dining room where the gifts were displayed. Delicious refreshments of block cream and cake were served to twenty present. Mr. and Mrs. Clayton are now living in Southern Pines.

Thomas—Burt
The wedding of Miss Catherine Ida Thomas and Carlton Otis Burt was solemnized in a candle light ceremony in the home of Mr. and Mrs. Herbert Carter, on July 18th. The Rev. R. R. Ramsey, pastor of the Jackson Springs Presbyterian church officiated using the double ring ceremony.

The vows were spoken under an archway before a background of greenery with tall baskets of white dahlias and lilies. Ten branched candelabra holding cathedral tapers were lighted by Gerald Thomas, nephew of the bride.

The bride wore a dress of white eyelet with white accessories and her corsage was of orchids.

Attending the bride was her sister, Miss Ruth Thomas of Wilmington as maid of honor and Miss Barbara Carter, niece of the bride as bridesmaid. Both wore identical dresses of pink eyelet with shoulder corsages of white carnations.

The bridegroom had as his best man Ralph Thomas, brother of the bride.

The bride is the daughter of Mr. and Mrs. Terrell Chalmers Thomas of Jackson Springs.

The bridegroom is the son of Mr. and Mrs. Charles Otis Burt of Bennington, Vermont.

Immediately after the ceremony Mr. and Mrs. Carter entertained at an informal reception honoring the bride and groom.

For travel the bride changed to a dress of navy blue with white accessories wearing her corsage of orchids.

Here Are Answers To Many Questions On New OPA Rents

All Rents Return To The June 30th Levels

The Restoration of OPA ceiling rents in effect June 30, 1946, and eviction controls in all rent control areas in North Carolina were announced today Theodore S. Johnson, State OPA Director, who released the following answers to questions most frequently asked about the re-establishment of federal rent control:

Q. Is there now a rent ceiling on my home?
A. If you live in a rent control area, effective July 22, 1946 your home is under the same federal rent controls it was on June 30, 1946.

Q. The ceiling rent for my apartment on June 30 was \$60.00. On July 1 my landlord raised my rent to \$75.00 a month. Now that rent control has been re-established must I continue to pay \$75.00 a month?
A. No, effective August 1, 1946, your rent goes back to rent of \$60.00.

Q. I signed a new lease on July 1 calling for \$75.00 a month instead of \$50.00, the ceiling rent on June 30, 1946. Must I continue to pay \$75.00?
A. No, after July 26, 1946, the landlord may collect no more than the ceiling rent in effect on June 30, 1946, regardless of the terms of the new lease.

Q. I live in a rooming house. In June my ceiling rent was \$45.00 a month. On July 1, my landlord changed the rent to \$5.00 a day must I now continue to pay the daily rate?
A. No. Effective July 26, 1946 your rent will be on the June monthly rental of \$45.00 a month. Landlords who changed their rental basis contrary to the rent regulations, such as from a monthly or weekly to a daily basis during the interim period when federal controls were off, must return to the rental period in effect for the unit on June 30, 1946.

Q. On July 1, my landlord raised my rental from \$30.00 to \$45.00 a month. I paid \$45.00 for July. Can I get a refund for the \$15.00 difference?
A. No. Landlords who charged more than their ceiling rents for the interim period, when penalties for violations of OPA controls were necessarily suspended, are not required by OPA to refund the amount collected in excess of ceiling rents for that period.

Q. In July, my city passed a local ordinance permitting a 15 per cent increase in rent. Must I continue to pay this increase?
A. No. Regardless of local legislation in effect between July 1 and June 26, 1946, rent in excess of the maximum permitted under the Federal rent control supersedes local and state laws.

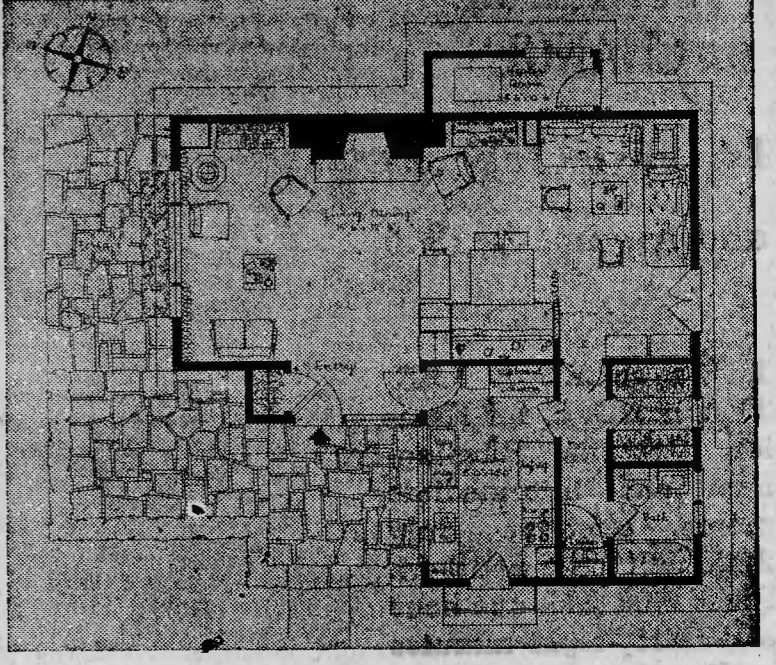
Q. I was evicted in July. A new tenant now occupies the premises. Can I regain possession?
A. No. Tenants who were actually evicted during the interim period when penalties for violations of OPA regulations did not apply, cannot regain possession.

Q. My landlord has given me an eviction notice but has not notified OPA. Can he proceed to evict me?
A. No. Landlords are now prohibited from proceeding with eviction actions without complying first with all OPA requirements covering evictions. The requirements are the same as those in effect on June 30, 1946. Any incomplete eviction proceeding contrary to the regulations may not now be completed. Consult your nearest OPA rent office for advice.

Q. In July the local court issued a judgment permitting my eviction but I have not been put out. Can I now be evicted?
A. No. Unless your landlord complied with OPA regulations. Landlords who complied with OPA eviction requirements and then were given an eviction judgment in the local court during the interim, may proceed to evict legally.

Q. I rented my apartment to a

Plans For Vet Houses



One large room skillfully organized for living, dining and sleeping is the outstanding feature of the plans for a three-room house for veterans, shown above as pictured in the June issue of House Beautiful magazine. This arrangement affords a large house look, avoids mean single rooms. Such a house might be built for approximately \$5,700 in climates where heavy construction is required, or for about \$5,250 in warmer climates.

tenant for the first time on July 15. How soon must I register the apartment with OPA?
A. You will have 30 days after July 26, 1946 in which to register your property.

Q. I first rented my apartment to a tenant on June 15, 1946. How long will I have to register it with OPA?
A. You must register within 15 days after July 26, 1946. A landlord who first rented a dwelling unit during June 1946 must register within 30 days of first renting, not counting the number of days between July 1, 1946, and July 26, 1946 inclusive.

Q. I rented an apartment on July 1, 1946, and was required to give my landlord a security deposit of \$100.00. Is this legal?
A. Your landlord must return this deposit to you within 30 days after July 26, 1946. Otherwise, he is in violation of OPA regulations and subject to penalties.

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