

rald Ready was born near  
ity, Idaho, July 18, 1915,  
away at his home near  
May 28, 1935, at the age  
s, 10 months and 10 days,  
short illness of pneumon-

a graduate of the Cascade  
ol, Class of 1935, and was  
eclated by his classmates  
all others who knew him.  
rived by his parents, Mr.  
G. Ready of Cascade,  
ers: Stanton G. Ready of  
ashington and Milton and  
Cascade, also a sister, Mar-  
an uncle, James Ready al-  
de.

services conducted by  
D. Hollister were held  
ascade Community Church  
ay afternoon, May 30th,  
in Margaret Cemetery.

of this young man was a  
x to this entire community  
m join with the News in  
to his parents and other

## SEND CLUB NOTES

cade Townsend Club held  
meeting Wednesday eve-  
Mr. C. W. Larson speak-  
Townsend Plan. (Mr. Lar-  
able speaker and its well  
one's time to hear him.  
with us again next Wed-  
ht. You who are hard-to-  
are cordially invited to  
us, and hear Mr. Larson.  
16th at Young's Grove on  
the Townsend Club will  
picnic. Bring a well-fill-  
asket and join us. There  
akers and entertainment.  
Come!

## Train Receives yal Welcome At Boise

# SUPREME COURT OUTLAWS N.R.A.

## CODES ARE ORDERED SUSPENDED

The National Recovery Act is now  
a thing of the past by decision of the  
Supreme Court of the United States  
handed down Monday which declared  
the act unconstitutional.

The high court held unanimously  
that the President had been given  
too much "unfettered" authority in  
proclaiming codes and that codes  
went too far in regulations affecting  
intra-state commerce. This decision  
of the court makes codes of fair com-  
petition unenforcible as a matter of  
law; and in deference to that ruling  
all methods of compulsory enforce-  
ment of the codes has been suspend-  
ed. This will not affect the enforce-  
ment of contractual obligations  
which may have arisen by agreement  
of parties requiring no sanction of a  
federal authority, according to a  
statement by Donald R. Richberg,  
NRA administrator.

The case out of which this decision  
grew was that of a poultry company  
and the decision which was delivered  
by Chief Justice Hughes, said that  
congress had no authority to go in-  
to a community and tell a poultry-  
man whose activities did not direct-  
ly affect interstate commerce what  
wages he should pay his help and  
how long they should work.

This decision has bitterly disap-  
pointed organized labor, and strikes  
are expected in several lines of man-  
ufacturing where the codes wage and  
hour provisions are being abandoned.

This decision is also causing con-  
siderable apprehension on the part  
of new dealers who fear the effect  
on other administration measures,  
such as the AAA, federal control of  
the liquor industry and the Wagner  
labor disputes bill.

## DEBT MORATORIUM DECLARED UNCONSTITUTIONAL