

That the "intercourse" of which The Chief Justice spoke included the movement of persons through more States than one was settled as early as 1849, in the Passenger Case, 7 Howard 283, where Mr. Justice McLean stated for the Court: "That the transportation of passengers is a part of commerce is not now an open question." At p. 401. Again in 1912 Mr. Justice McKenna, speaking for the Court, said: "Commerce among the states, as we have said, consists of intercourse and traffic between their citizens, and includes the transportation of persons and property." Hoke v. United States, 227 U. S. 308, 320. And only four years later in 1916 in Caminetti v. United States, 242 U. S. 470, Mr. Justice Day held in the Court: