

As Congressman McCulloch, one of the managers of the bill in the House, observed, "a local disturbance can affect the commerce of an entire State, region and the country."

Additional Views of Congressman McCulloch, et al., Report of the House Judiciary Committee, 88th Cong., 1st Sess.,

No. 914, Part 2, on H. R. 7152 at p. 12.

*possibility of a on strength of this basis* →

*With this situation spreading as it was*  
During this rapidly expanding situation, Congress was

not required to wait the total obstruction of commerce. As

was said in Consolidated Edison Co. v. Labor Board, 305

U. S. 197 ( ):

But it cannot be maintained that the exertion of federal power must await the disruption of that commerce. Congress was entitled to provide reasonable preventive measures and that was the object of the National Labor Relations Act.

At p. 222.

*to here*

5. The Power to Regulate Interstate Commerce Extends to

Local Activities Whose Regulation is Appropriate to Protect

that Commerce.

*Art. I*

Article I, Section 8, Clause 3, confers upon Congress

the power "To regulate commerce . . . among the several

*of Congress*