VASHINGTON BRIEF

Strange Tale of the Judge and the Hoover Files

rector J. Edgar Hoover, that were the subject of the suit before his court. "I find myself in a rather strange situicta don't get any better than this: A federal appellate judge that, 25 years before, he had mentioned in a concurrence read files, compiled by FBI Di-:

author of the 1993 book "Official and case was brought by Anthony Summers, an appeal of the dismissal of an 11-year-old Freedom of Information Act suit. The mers v. Department of Justice, 97-5002. Hoover." Confidential: The Secret Life of J. Edgar Washington, D.C., wrote recently in Sumation," Judge Laurence H. Silberman, of

ous memorandums—all kept in unexcep-Hoover's office. tional file cabinets just outside dence, papers the FBI director had plucked from central records and varipodge of personal and official correspon-At issue are thousands of documents from Mr. Hoover's private files: a hodge-

rial on public figures to be used for political blackmail," Judge Silberman wrote, cal investigative unit to gather dirt on po-FBI had been used by several Presidents. litical opponents most notably Lyndon Johnson, as a politiand "shocking information as to how the The files contained "scandalous mate-

Tens of thousands of pages of the files already have been released. But the FBI

withheld or redacted thousands more pages—which is why Mr. Summers sued.

Last November, U.S. District Judge Thomas Penfield Jackson granted the panel's April opinion noted, "lasted approximately three minutes." ment after a hearing that, the appellate government's motion for summary judg-

with it for a while," Judge Jackson said. U.S. Circuit Court of Appeals for the Dis-trict of Columbia sits. "Let them worry saying he "assume[d] that the court will free to "reiterate everything...you've said Jackson said no, adding Mr. Lesar was ney, greeted the trial judge's decision on the fifth floor," which is where the be issuing a written order." But Judge James H. Lesar, Mr. Summers' attor-

with the Microsoft antitrust case. It orback to Judge Jackson, already busy Instead, the circuit court gave the task dered him to conduct a page-bypage analysis of a sample set of 500 disputed documents and to make a record explaining his ruling on each document. The justices also let Judge Jackson know they in uncovering evidence of felt that the public interest were relatively low. dividual privacy interests was quite high, while ingovernment misconduct

this decision might prove extremely valuable to plausiffs in authors and academics, said the D.C. Circuit, which his living litigating FOIA requests for journalists, Mr. Lesar, who makes

> where most FOIA litigation occurs.

telle are all conservative Lesar told him not to worsaw he had drawn these Mr. Summers when Mr. ment authority. When he to assertions of governfretted that his was an Lesar suddenly took ill) Williams and David Sen-Silberman, Stephen obvious coup for the docappointees-was not an that the litigants drew for this case—three Reagan (who argued the case for judges, Daniel S. Alcorn ument seekers. Judges jurists who tend to defer The appellate pane task.

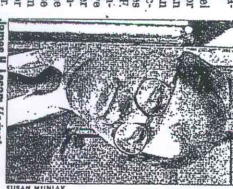




the files aiready.

and he read them while preparing to tes-tify at House Judiciary Committee hearinvolving Mr. Summers. during a hearing in another FOIA case official) in 1975, when The Washington general (the Justice Department's No. ings. Ten years later, Mr. Lesar said, the Post reported the Hoover files' existence, concurrence, he was deputy attorney udge mentioned this role as an aside As Judge Silberman explained in his

yers also expressed the belief that the current case, Justice Department law-Shortly hefore oral arguments in the



judge had seen the files. smiled-because he knew the James H. Lesar: He just

panel was conservative and government-

files was when she read his concurring Judge Silberman's connection with the knowledged that the first she heard of attorney who argued the case, later ac-Melanie Ann Pustay, the government Mr. Lesar simply smiled. opinion. The revelation

probably helped her

understand

why

the panel had

the podi-

podi-

strong feelings Silberman minutes. Clearly, Judge about

allotted only 15

she had been

hour when um for an

the files. His concurrence ripped the FBI for having

in an affidavit...that the files 'are of minimai public interest."" the unmitigated gall to claim

"That is not to say that I am confident that all of Hoover's files were in those cabinets." And, he mused, "these files may well cast some light on Watergate's genesis. I suspect that Richard Nixon, who was reputed to have threatened darkly during the Watergate investigatained, yet did-not trust the FBI-to-prointelligence through private actors be-cause he wanted what Johnson had obidents...was prompted to gather political tion to expose the misdeeds of prior Pres-After describing the files' location, he

> Jr., general counsel to the House commit, tee that drafted FOIA in 1966. He runs the Assassination Archives and Research Center, which he co-founded in practitioner whose avocation is uncover-ing government perfidy and subterluge. Such speculation can only further en-dear Judge Silberman to Mr. Lesar, a sple 1984 with Bernard "Bud" Fensterwald

radically during the past 20 years by the FBI and CIA on the assassination of John F. Kennedy.
Aside from the National Archives, no other com-plete collection of these documents released spostuffed with 2 million pages of records, mostly books and boxes and file drawers mark's official name). which is across the street from The House Where around the corner from historic. Ford's Theater, square feet in a building Lincoln Died (the land-The center houses 1,500 occupies 2,000 assassination hundreds-of

The Men: J. Edgar Hoover

looks on as President Nixon

egislation setting up a : points to his signature on

As Mr. Summers' FOIA request was "designed to disclose misconduct at the highest levels of the FBI," Judge Sentale's majority opinion declared, "he naving done so." process. We expect on remand that the rightly expects a court to carefully assess district court will provide a record of that public-interest in the balancing

crime.

agabist ...

formulate a council to

national

Judge Silberman indicated that he be-lieved that balancing privacy rights against the public interest should not, in

Martin Luther King Jr. Watergate scandal and the murder of and file cabinets contain papers on the documents exists. Scores more boxes

is a partner at Vienna, Va.'s two-attorney Pensterwald & Alcorn—the other attor-Fensierwald's son) feels the Summers Freedom of the Press, 489 U.S. 749. U.S. Supreme Court decided Department of Justice v. Reporters Committee for Press 489 U.S. 749 decision may help reverse the narrower interpretation of the FOIA that developed ney being Bernard Fensterwald III, Bud federal courts after 1989, when the Along with Mr. Lesar, Mr. Alcorn (who

court's underlying logic was not that pri-vacy rights always reign, but that mere compilations disclose little about actual privacy exemption. In Summers, however, the appellate court noted that the sheets—are generally shielded by FOIA's that simple compilations of information about private individuals—such as rap As Mr. Summers government activity, which is the public's in that case, the high court declared

the position...that anyone, including those in the news media, who gave Hoover or the FBI information about po-Mr. Hoover information on friends are not entitled to any privacy protection. "The government seems to have taken position...that

tential political enomies is entitled to protection from exposure, "Judge Silher-man wrote. "I think that is absurd."

The Justice Department hasn't indicated whether it will appeal the case. -Harvey Bereman

in the documents were still living while death diminishes an individual's privacy interests, the FBI made little efthis case, be hard to do. First, he said fort to determine which people discussed

vits indicated that they had been "com-pletely passive on the issue" of the status of the people named in the files, "taking death into account only if the fact has liams noted that the FBI agents' appened to swim into their line of vi-In his own concurrence, Judge Will-

Moreover, Judge Silberman said, many of the living "might be rather proud to have been targeted" by Mr. Hoover, And, the judge said, people who might be embarrassed for having given Mr. Horvar informatics.



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