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Hoover Sues to Retain Records Of Those Cleared After Arrest

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WASHINGTON, Oct. 25.—Alexander of General Sessions
J. Edgar Hoover, Director of Court, who had issued what
the Federal Bureau of Investigation, brought a court action against, brought a court action order limiting the F.B.I.'s use
today to maintain the F.B.I.'s of its arrest files.
authority to keep and circulate The arrest record at issue
concerns a group of persons who concern Roland Penney, a 20-
year-old man from the following year-old part-time motel em-
ployer, who was arrested Oct.

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job. The Judge ordered the District of Columbia Police Department to destroy the arrest record, fingerprints and mug shots.

It was pointed out that

Attorney General John N. Mitchell issued an order reaffirming the F.B.I.'s authority to exchange such information with other agencies, including banking institutions and insurance companies.

When it was pointed out that copies had already been forwarded to the F.B.I., Judge Alexander ordered the F.B.I. not to communicate the arrest information to anyone until he could hold a further hearing and decide whether to make the F.B.I. destroy the records.

The success of Mr. Hoover's efforts to transfer the case could have an important impact upon the effectiveness of a new type of statute that has recently been adopted by several states to protect persons from undeserved arrest records. New York is among the states that have adopted the law, which gives judges the power to make the local police departments destroy such records.

However, local police forces often routinely send copies of such arrest records and fingerprints to the Federal Bureau of

Investigation. Earlier this year, Attorney General John N. Mitchell issued an order reaffirming the F.B.I.'s authority to exchange such information with other agencies, including banking institutions and insurance companies.

The removal procedure employed today by Mr. Hoover is one that is frequently used by Federal officials who have been sued in state courts and who want the case transferred to the more congenial Federal courts. The same procedure might be used if state judges attempt to use their new laws to force the F.B.I. as well as local police forces to erase certain arrest records.

Judge Alexander had set a hearing for Monday to decide whether the F.B.I. would be required to destroy Mr. Penney's arrest record. After today's action by Mr. Hoover, the case is now pending before Federal District Judge Gerhard A. Gesell, who will apparently decide whether Judge Alexander may proceed with the case.

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