## Powell Seeks to Avoid Clashes Over His Fitness for High Court



The New York Times/Bob Jone Lewis F. Powell Jr., nominee for bench, and Mrs. Powell

SFChronicle By JAMES M. NAUGHTONOCT 2 6 1971

WASHINGTON, Oct. 25 — is necessary and proper" to Lewis F. Powell Jr., the third separate himself from corpo-Southern conservative nomi-nated to the Supreme Court by President Nixon, is attempting potential conflicts of interest. to avoid the collisions over Mr. Powell sought to place in ethics and racial attitudes that what he regards as the proper contributed to the Senate's re-jection of his two predecessors. chinks that have appeared in Mr. Powell, aware that his his image as a racial moderate Mr. Powell, aware that his his image as a racial moderate life, professional record and judicial philosophy are about to undergo rigorous examina-tion, discussed his background with unusual candor in an in-terview at his Richmond law office this weekend

office this weekend. He pledged to do "whatever Continued on Page 23, Column 1

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# Powell Seeks to Avoid Confrontations

Senator Edmund S. Muskie, Democrat of Maine, a con-tender for his party's 1972 Presidential nomination, pre-dicted that the Senate would approve Mr. Powell. Senator Birch Bayh, Democrat of Indi-ana, leader of a coalition that deteated the Carswell nomina-tion, spoke favorably of Mr. Powell. And the coalition of liberals and labor leaders get-ting set to examine the Presiting set to examine the Presi-dent's nominees is planning to focus nearly all its attention on William H. Rehnquist, an Assistant Attorney General.

## **Prefers Playing to Umpiring**

Mr. Powell never has wanted Mr. Powell never has wanted to be a judge. Two years ago, following the rejection of Mr. Haynsworth's a candidacy, he asked the Department of Jus-tice to remove his name from a lift of potential nominaes

would limit his opportunity to make a lasting contribution to luctance primarily on his pref-erence for "playing in the game rather than being an umpire" of the law. It tooka telephone call from the Presi-dent last Tuesday to persuade him to become an umpire. The way Mr. Powel" played the court is now 64 — mond credit Mr. Powell with playing a leading role, as presi-and later of the state board of education, in desegregating schools. The way Mr. Powel" played the court is now 64 — mond credit Mr. Powell with playing a leading role, as presi-dent of the state board in Richmond and Virginia public for the state board telephone call from the Presi-dent last Tuesday to persuade him to become an umpire. The way Mr. Powel"

Continued From Page 1, Col. 6 ance in public schools as a con-stitutional requirement. Mr. Powell acknowledged, as well, that his strong views on civil disobedience, which he has stated in speeches that oc-casionally have had the ring of an address by Vice President Agnew, are a proper matter for the Senate to consider in weigh-ing his nomination. "The Senate Judiciary Com-

the Senate to consider in weigh-the Senate to consider in weigh-ing his nomination. "The Senate Judiciary Com-mittee has a very high respon-sibility, prescribed by the Con-licans, including Mr. Nixon. Public records show that Mr. floor office overlooking down-town Richmond, Mr. Powell but he has supported Repub-licans, including Mr. Nixon. Public records show that Mr. floor office overlooking down-town Richmond, Mr. Powell seemed more concerned that he had never given a major tender for his party's 1972 Presidential nomination, pre-presidential nomination, pre-tender for his party's 1972 Mr. Powell himself called at-

He noted as well that he be-longs to the University Club and the Century Association of New York, both of which are integrated.

the game rather than being an schools. umpire" of the law. It took a telephone call from the Presi-dent last Tuesday to persuade him to become an umpire. The way Mr. Powell has played the game has made him Hunton, Williams, Gay, Powell law firm, and a director of 11 law firm,

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Mr. Powell himself called at-tention to his long-standing membership in the Country Club-of-Virginia and the Com-monwealth Club of Richmond had sought to alter their poli-cies agianst the admission of Negroes. But he said that he used the country club member-ship largely to play tennis and has had only infrequent club. Negroes at the Commonwealth had sought to alter their poli-cies agianst the admission of used the country club member-ship largely to play tennis and has had only infrequent club. He noted as well that he be-longs to the University Club and the Contury Club member-treated as well that he be-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club mand the Contury Club member-longs to the University Club member-long to the

Mr. Powell warned in 1968 that campus disturbances would continue as long as uni-versity administrators lacked