NYTimes

0.1 ÷. 27

5-16- F

Justice Powell's Continued Conservatism

By WARREN WEAVER Jr. Special to The New York Times

C

WASHINGTON, Jan. 13—The liberal lawyers and judges who have been hopefully predicting for the last two years that President Nixon would come to regret his appointment of Lewis F. Powell Jr. to the Supreme Court was strangely silent last Guitt a loyalty oath re-

constitutional right of the per-

F. Powell Jr. to the Supreme Court was strangely silent last week. From the time of his nomi-nation for the high court, Mr. Powell has been the single Nixon selection who was re-garded by courtwatchers as a potential Hugo L. Black, a potential Hugo L. Black, a parties.

Applying the rule to grand son against whom it may be jury investigations as well as WASHINGTON, Jan. 13-The used but merely a court- to criminal trials, the Justice

In the first case, Mr. Powell all but oblicated such wishful speculation last week with two strokes of his pen when he wrote, on consecutive days, opinions contending as follows:
That suppression of illegally obtained evidence is not allow and evidence is not allow enforcement system.

THE NEW YORK TIMES, MONDAY, JANUARY 14, 1974

Reflected in Two Opinions

