**Colson Pleads With High Court** Not to Disbar Him in irginia

## From News Dispatches

DEC 3

1974

WXPost

sion and not revoke his license to practice law.

"I cannot minimize, justify or excuse my conduct," Colson said in a statement read to the

well Air Force Base prison in Montgomery, Ala, for ob-structing justice in the Ells-berg break-in case, directed his plea to the same court that last February disbarred John Dean, former White House counsel, for "unethical, unpro-fessional and unwarranted said

Colson was unable to appear Ellsberg, Colson said, RICHMOND, Dec. 2-For- in person at the proceedings, thought this might be a wholemer White House aide Charles in which the Virginia State sale breakdown of internal se-Colson pleaded with the Vir- Bar seeks revocation of his li- curity." ginia Supreme Court yester-day to show judicial compas-sion and not revoke his license because of his scheduled appearance yesterday as a wit-

or excuse my conduct, Colson up trial. said in a statement read to the, Throughout his long state-court by his attorney. "But do ment, Colson made frequent portunity to redeem myself." reference to his "heartfelt re-colson, who is serving a one to three year sentence in Max-nizing struggle."

"we

Tuesday, Dec. 3, 1974

A 3

Colson said he was ordered then-President hv Richard Nixon to do everything possi-

ble "to expose and neutralize Colson conceded the White House also was concerned about the political damage Ellsberg might do to the President.

"All too often, we did con-fuse the public interest with our own political interests," he said.

Arthur Mason, Colson's attorney, urged the state's high court not to heap further punishment on Colson, who he said. already had suffered enough. "This man languishes in dis-

fessional and unwarranted said. conduct" during the Water-gate affair. gate affair. counter the the made public through dent," Mason said.