

No-Fault Car Insurance Bill Proposed

JUSTIN, Tex. (AP) — A "no-fault" car insurance bill backed by the State Bar of Texas was introduced for introduction in the state house Thursday.

The measure, sponsored by Rep. Jon Newton of Beeville, would not deny an injured motorist the right to file a suit against the other driver as would be the case under the no-fault proposals.

The bill would probably be formally introduced and referred to a committee Monday.

This is the bar's response to a bill introduced by the State Bar of Texas, said Davis Grant, the bar's general counsel.

The bill would add to each auto liability policy — unless rejected by the policyholder in writing — an optional injury protection coverage for the motorist, his family and passengers, as well as motorists struck by his car. The coverage would provide \$2,000 for medical expenses, \$100 per week for lost wages and \$10,000 in the event of death. Most insurance policies now carry \$2,000 in first dollar coverage for medical expenses.

Rep. Carl Parker of Port Aransas filed a bill requiring uninsured drivers to pay \$60 into state uninsured motorists funds so they can obtain license fees for their cars. His bill also would add \$5,000 in property damage coverage to the standard insured motorist policy, which now pays only medical and death expenses.

Other bills introduced or filed Thursday included these measures:

—HB108 by Rep. Joe Hubenak of Rosenberg, requiring hunters — at the risk of a \$10 to \$200 fine for violation — to wear fluorescent orange hats and jackets.

—HB112 by Rep. Bob Hendricks of McKinney, providing life imprisonment without possibility of parole as an alternative to the death penalty.

—HB118 by Rep. Senfronia Thompson of Houston, making Jan. 15, birthday of the late Rev. Martin Luther King Jr., a state holiday.

—HB119 by Rep. Neil Caldwell of Angleton, providing a \$900,000 appropriation for the

special commission that will make recommendations to the legislature when it meets next year as a constitutional convention.

—HB120 by Rep. Ben Z. Grant of Marshall, allowing all qualified voters to serve on juries. Present law limits jury service to persons 21 and over.

—HB121 by Rep. James D. Cole of Greenville, allowing judges to expunge minors' mari-

juana convictions from the record after successful completion of probation.

—HB133 by Rep. Woody Denison of Houston, eliminating the requirement that families making their own wine must file a statement with the Alcoholic Beverage Commission and pay a \$10 fee.

—HB109 by Rep. Lindon Williams of Houston, requiring po-

licemen and others to determine whether an unconscious or incoherent person is suffering from a disabling condition and to seek medical help.

—HB146 by Rep. Carlos Truanof of Corpus Christi, requiring bi-lingual education programs for "linguistically different" children if their inability to speak and understand English excludes them from getting an education.

Blackmail Enters Watergate Plot

WASHINGTON (AP)—The prosecutor in the Watergate trial said Thursday that blackmail may have been part of the reason for wiretaps planted by Republican agents in Democratic headquarters.

Asst. U. S. Atty. Earl J. Silbert, arguing in appeals court for admission of wiretap evidence in the district court trial of James W. McCord Jr. and J. Gordon Liddy was asked by one of the judges:

"Is the government interested in whether this information would be used to compromise these people? That is a euphemism for blackmail."

Said Silbert: "We think it is highly relevant to lay a factual foundation so that we can suggest that is what they were interested in. Why else would a wiretapper be interested in—when they were doing some political wiretapping—be interested in information that was personal and of a private and confidential nature?"

The Watergate trial was abruptly halted Wednesday when a witness, Alfred C. Baldwin III, testified he was told by McCord to listen for such conversation being intercepted by microphones planted in a telephone and a room at Democratic headquarters.

After a protest from an attorney representing some of the people whose conversations were monitored, Judge John J. Sirica said that the testimony could be admitted and the attorney, Charles W. Morgan Jr., appealed to the higher court.

The Watergate trial was suspended Thursday while the case was argued before three judges.

It was not known when they would rule or whether there would be a trial session on Friday.

Baldwin had testified that James W. McCord Jr. and J. Gordon Liddy—the defendants in the

conspiracy and burglary trial—had listened to the same receivers in the hotel room across the street from the Watergate office building where the Democratic Party had its headquarters.

When Baldwin was asked to identify other people calling on that line, Charles Morgan—attorney for the bugged Democrats—objected. In a session closed to all spectators, District Judge John J. Sirica ruled Baldwin's testimony admissible and Morgan carried the issue to the U. S. Court of Appeals.

Rothkopf To Speak At MSC

Dr. Ernest Z. Rothkopf, department head of learning and instruction at Bell Laboratories, will be a guest speaker at A&M Tuesday.

The program, "Information Density in Learning Written Discourse," is sponsored by the Human Learning Research Laboratory directed by Dr. Clessen J. Martin, Psychology Department head.

Dr. Rothkopf, a leading authority in the area of written communication, will speak at 2 p.m. in Room 3A, Memorial Student Center. The program is open to the public.

Dr. Rothkopf has authored several books and published extensively in a variety of journals, Dr. Martin said.

FOR BEST RESULTS TRY BATTALION CLASSIFIED

Pentagon Papers Could Have Helped Enemy

LOS ANGELES (AP) — A high-ranking Army staff official testified Thursday that release of the Pentagon Papers could have helped the North Vietnamese plan a 1972 attack against South Vietnam.

The statement by Army Lt. Gen. William DePuy was the first point in the trial of Daniel Ellsberg and Anthony Russo at which anyone claimed the release of the documents may have done harm.

The government prosecutor, Asst. U. S. Atty. David Nissen, asked DePuy "what use" could have been made of the top secret study of the Vietnam war if it had been turned over to a foreign nation in 1969. Ellsberg and Russo are said to have copied the documents in 1969.

"This document," said DePuy, referring to a section dealing

with the 1968 Tet offensive, "is an unusual one in that it is a report and assessment... of the North Vietnamese attack in some detail by the senior uniformed official in the United States..." He referred to the former chairman of the Joint Chiefs of Staff, Gen. Earl Wheeler.

"In it he analyzes and states the condition of Vietnam's forces, the strength and weaknesses of that attack," said DePuy, "...in so doing, it provides information that the high command in Hanoi and South Vietnam certainly would find interesting and useful to them, particularly if they had any intention of doing it again, and they did do it again in 1972."

He said that the same men in Hanoi who ordered the 1968 attack ordered an attack last spring.

"I believe it (the report) would be of assistance to these men in planning the attack of 1972."

Just before DePuy resumed the stand at the afternoon session, a hearing outside the jury's presence revealed that a document represented to the judge by the government as a copy of a task force study of the Pentagon Papers leak really was not that document.

It was brought up after the first government witness in the trial testified that after the Pentagon Papers were released to news media, the Defense Department hurriedly organized a task force to see whether or not the release of the documents would be damaging to national security.

The witness, Frank Bartimo, an assistant general counsel at the Department of Defense, looked at the document that had secretly been submitted to U.S. District Court Judge Matt Byrne and said it was not the task force report.

Bartimo had said earlier that he was custodian of the secret study of the Vietnam war origins and that it was returned to him on June 20, 1971, after being held at the Rand Corporation in Santa Monica, Calif., for some time. He said the study was classified top secret.

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Bulletin Board

MONDAY
Business Administration's Wives Club will give a "get acquainted" tea for new members in the CNB Room of the City National Bank at 7:30 p.m.
Industrial Education Wives Club will meet Monday, in the parking lot at the back of Bryan High School off Barak Lane. James Brown will conduct a tour of the Industrial Arts Department of Bryan High School.
Animal Science Wives Club will meet Monday, at 7:30 in Room 203 of the Animal Industries Building. The program will be presented by a Malady cosmetics representative.

TUESDAY
Society of Automotive Engineers will meet Tuesday night at 7:30 in Room 203 of the Zachry Engineering Center to hear Charles Jackson of Monsanto speak on "Engineers In The Petrochemical Industry."
Air Force Student Corps Wives will meet on Tuesday at 7:30 in the home of Rosanna Hildreth, Apt. 1, 1602 S. College.

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
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