Senate File 2273 - Introduced

SENATE FILE 2273 BY ALONS

A BILL FOR

- 1 An Act recognizing gold and silver coin as legal tender.
- 2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S.F. 2273

- 1 Section 1. Section 524.805, Code 2024, is amended by adding
- 2 the following new subsection:
- 3 NEW SUBSECTION. 9. A state bank shall receive deposits
- 4 in gold and silver coins recognized as legal tender pursuant
- 5 to section 535.6, and shall denominate and segregate accounts
- 6 containing gold and silver coins from other forms of currency.
- 7 Withdrawals shall be made in the same currency as deposits
- 8 unless converted from one form of currency to another form of
- 9 currency.
- 10 Sec. 2. NEW SECTION. 533.332 Acceptance of deposits of gold
- 11 and silver.
- 12 A state credit union shall receive deposits in gold
- 13 and silver coins recognized as legal tender pursuant to
- 14 section 535.6, and shall denominate and segregate accounts
- 15 containing gold and silver coins from other forms of currency.
- 16 Withdrawals shall be made in the same currency as deposits
- 17 unless converted from one form of currency to another form of
- 18 currency.
- 19 Sec. 3. NEW SECTION. 535.6 Gold and silver coin legal
- 20 tender.
- 21 l. For the purposes of this section:
- 22 a. "Financial transaction" means a transaction that requires
- 23 and stipulates the payment of, or by the terms of which is
- 24 payable in, some medium of exchange, currency, or money.
- 25 b. "Legal tender" means a medium of exchange, currency, or
- 26 money that may be accepted in a financial transaction in this
- 27 state.
- 28 2. a. Gold and silver coin issued by the federal government
- 29 is legal tender in this state. Any person may use gold
- 30 or silver coin, or both, as legal tender in a financial
- 31 transaction to which that person is a party.
- 32 b. If a financial transaction by its terms requires
- 33 that payment shall be made in gold or silver coin, the only
- 34 allowable medium of exchange for payment of the transaction
- 35 shall be gold or silver coin.

jm/jh

- 1 c. If a financial transaction by its terms requires that
 2 payment be made in some medium of exchange other than gold or
 3 silver coin, the parties may mutually agree to payment of the
 4 transaction with gold or silver coin at such rate of exchange
 5 between the other medium of exchange originally stipulated in
 6 the transaction and gold or silver coin as the parties may deem
 7 appropriate.
- 8 d. A person shall not compel any other person to accept
 9 gold and silver coin as legal tender. The designation of
 10 gold and silver coin as legal tender pursuant to this section
 11 shall not preclude or prejudice the use by any person for any
 12 legal purpose of any medium of exchange, currency, or money,
 13 in addition to gold and silver coin, which has been designated
 14 legal tender under the laws of the United States.
- 15 3. A transaction entered into by a person which involves the 16 exchange of any gold or silver coin which is legal tender for 17 some medium of exchange other than gold or silver coin which 18 has been designated legal tender shall not be subject to any 19 sales, excise, gross receipts, income, capital gains, or other 20 form of tax or charge authorized under the laws of this state. 21 Sec. 4. GOLD AND SILVER COIN DEPOSITORY - STUDY. 22 division of banking of the department of insurance and 23 financial services shall conduct a study to evaluate 24 establishing a state gold and silver coin depository whereby 25 customers could utilize debit cards linked to gold and silver 26 coin investments to transfer gold and silver coins between In conducting the study, the division shall consider 27 accounts. 28 similar depositories established or in the process of being 29 established in other states. The division shall assess the 30 advantages, disadvantages, implementation of, and estimated 31 utilization of such a depository, and shall submit a report 32 containing its recommendations to the general assembly by
- 34 EXPLANATION

33 January 1, 2025.

35 The inclusion of this explanation does not constitute agreement with

S.F. 2273

1

```
the explanation's substance by the members of the general assembly.
 2
      This bill provides that gold and silver coin issued by the
 3 federal government is legal tender in Iowa.
      The bill provides that any person may use gold or silver
 5 coin, or both, as legal tender in a financial transaction to
 6 which that person is a party. The bill defines a "financial
 7 transaction" to mean a transaction that requires and stipulates
8 the payment of, or by the terms of which is payable in, some
 9 medium of exchange, currency, or money. The bill defines
10 "legal tender" to mean a medium of exchange, currency, or money
11 that may be accepted in a financial transaction in Iowa.
12
      The bill states that if a financial transaction by its
13 terms requires that payment shall be made in gold or silver
14 coin, the only allowable medium of exchange for payment of
15 the transaction shall be gold or silver coin. If a financial
16 transaction by its terms requires that payment be made in some
17 medium of exchange other than gold or silver coin, the bill
18 states that the parties may mutually agree to payment of the
19 transaction with gold or silver coin at such rate of exchange
20 between the other medium of exchange originally stipulated in
21 the transaction and gold or silver coin as the parties may
22 deem appropriate. The bill provides that a person may not
23 compel any other person to accept gold and silver coin as legal
24 tender, and that designation of gold and silver coin as legal
25 tender shall not preclude or prejudice the use by any person
26 for any legal purpose of any medium of exchange, currency, or
27 money, in addition to gold and silver coin, which has been
28 designated legal tender under the laws of the United States.
29
      The bill states that a transaction entered into by a person
30 which involves the exchange of any gold or silver coin which
31 is legal tender for some medium of exchange other than gold or
32 silver coin which has been designated legal tender shall not be
33 subject to any sales, excise, gross receipts, income, capital
34 gains, or other form of tax or public charge under the laws of
35 this state.
```

S.F. 2273

The bill directs the division of banking of the department of insurance and financial services to conduct a study to evaluate establishing a state gold and silver coin depository whereby customers could utilize debit cards linked to gold and silver coin investments to transfer gold and silver coins between accounts. In conducting the study, the division is directed to consider similar depositories established or in the process of being established in other states, and to assess the advantages, disadvantages, implementation of, and estimated utilization of such a depository. The division is required to submit a report containing its recommendations to the general assembly by January 1, 2025.