House

Florida Senate - 2025 Bill No. CS for SB 132



LEGISLATIVE ACTION

Senate . Comm: RCS . 04/22/2025 . .

The Committee on Appropriations (Rodriguez) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

and insert:

Section 1. (1) The Department of Financial Services shall contract with an appropriate vendor to conduct a study and submit a report to the President of the Senate and the Speaker of the House of Representatives on or before December 1, 2026, as to whether the State of Florida should recognize gold and silver coin as legal tender. The vendor conducting the study and

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11	submitting the report may not have any contractual or monetary
12	relationship with any person or entity that supports or opposes,
13	or represents any person or entity that supports or opposes, or
14	otherwise has a conflict of interest in, recognizing gold and
15	silver coin as legal tender in this state. The report must
16	include a full listing of all individuals and sources consulted,
17	at least one of whom must be an economist and one of whom must
18	be a constitutional law scholar, in creating the report and
19	detail the information provided by or obtained from such
20	sources. The report must address the following subjects,
21	analyzing each in detail and providing recommendations to the
22	Legislature:
23	(a) Any authority that states have to establish gold and
24	silver coin as legal tender and, if states have such authority,
25	the extent of that authority. The report must address the
26	following subjects, analyze in detail, and provide
27	recommendations to the Legislature regarding the following
28	topics:
29	1. Whether states have authority under the United States
30	Constitution to recognize forms of legal tender not recognized
31	by the Federal Government and, if so, the extent of that
32	authority.
33	2. The coinage power of the United States Congress under
34	Article I, Section 8 of the United States Constitution,
35	including, but not limited to, any limitations this provision
36	may have on states' authority, if any, to recognize gold and
37	silver coin as legal tender, including the meaning of the terms
38	"coin," "money," and "regulate the value thereof," and any
39	related recommendations.

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40	3. The meaning of Article I, Section 10, Clause 1 of the
41	United States Constitution, with regard to the prohibition on
42	states coining money or emitting bills of credit, and the
43	allowance to make gold and silver coin a tender in payment of
44	debts. The report must address the terms "coining money,"
45	"emitting bills of credit," "coin," and "debts," and any related
46	recommendations.
47	4. The authority of the United States Congress under the
48	commerce clause of the United States Constitution or the
49	necessary and proper clause of the United States Constitution
50	and any impact on a state's authority to establish gold and
51	silver coin as legal tender.
52	5. The extent to which other federal or state
53	constitutional provisions, federal or state laws, or federal or
54	state regulations affect a state's authority to establish gold
55	and silver coin as legal tender.
56	(b) Practical considerations and issues the state would
57	need to address if the state has the authority and the state
58	elects to make gold and silver coin legal tender. The report
59	must analyze in detail and provide recommendations to the
60	Legislature regarding the following topics:
61	1. Whether the state may establish criteria regarding the
62	purity of gold and silver coin recognized as legal tender and,
63	if so, whether the state should require certain purity standards
64	for gold and silver coin recognized as legal tender.
65	2. Whether the state may establish criteria regarding the
66	physical representations of gold and silver coin recognized as
67	legal tender, considering any relevant factors, including, but
68	not limited to, the costs and other practical barriers to

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69	implementing gold and silver coin as legal tender for payments
70	of debts, taxes, or fees.
71	3. The possible uses and limitations of various physical
72	forms of gold and silver coin when used as legal tender, such as
73	coins, ingots, bullion, or bars, or other forms of gold or
74	silver.
75	4. The impact of interstate and international compatibility
76	standards, or lack thereof, on any potentially state-approved
77	forms of gold and silver coin as legal tender.
78	5. Whether any state recognition of gold or silver coin as
79	legal tender may unduly burden interstate commerce.
80	6. The possible benefits and risks of establishing a system
81	where gold and silver coin recognized as legal tender is
82	transacted electronically, and any laws and regulations
83	necessary to ensure consumer protections with regard to such
84	transactions.
85	7. The current availability of electronic payment systems
86	used to transact gold and silver and the access of state
87	residents to any such existing system if already in existence
88	and able to be used in the state.
89	8. Whether there are any technological challenges or costs
90	of implementing a point-of-sale system that integrates tendering
91	or accepting gold or silver coin as legal tender, and whether
92	this would need to be done to be able to tender or accept gold
93	or silver in commerce.
94	9. The obligations, if any, of the state or a private
95	person in this state to tender or accept gold or silver coin if
96	such precious metals are recognized as legal tender for payment
97	of debts in this state; and, if such obligations exist, the

COMMITTEE AMENDMENT

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98	legal consequences, if any, of such state or person refusing to
99	tender or accept gold or silver legal tender.
100	10. The obligation, if any, of the state to recognize gold
101	and silver coin that has been recognized as legal tender in
102	other states or other countries in which it has been established
103	as legal tender.
104	11. Any other practical consideration that would need to be
105	addressed by the Legislature.
106	(c) A detailed review of the legal status of gold and
107	silver in all states of the United States, including whether
108	gold or silver is recognized as legal tender and the applicable
109	legal or regulatory framework where applicable. The review of
110	states must also detail any legislation that is being considered
111	or has previously been considered in those states, and the
112	status and outcome of such legislation.
113	(d) The changes to this state's financial system regulation
114	that would be necessary to accommodate establishment of gold and
115	silver coin as legal tender and to protect the residents of this
116	state. The report must analyze in detail and provide
117	recommendations to the Legislature regarding the following
118	considerations:
119	1. Prevention of counterfeiting of gold and silver coin.
120	2. Whether banks, credit unions, and other financial
121	institutions would be or should be required under state law to
122	accept legal tender in the form of gold and silver coin for
123	deposits or loan repayment.
124	3. Whether banks, credit unions, and other financial
125	institutions are prevented under federal law and regulations
126	from accepting deposits of gold or silver coin recognized as

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127	legal tender.
128	4. Whether gold and silver coin recognized as legal tender
129	qualifies as an insured deposit under the Federal Deposit
130	Insurance Corporation (FDIC) or the National Credit Union Share
131	Insurance Fund (NCUSIF).
132	5. Whether participation requirements for the FDIC and
133	NCUSIF prevent or restrict banks and credit unions from
134	accepting deposits of gold and silver coin recognized as legal
135	tender.
136	6. Whether the state should allow entities other than state
137	or federally chartered financial institutions to accept deposits
138	of gold and silver coin recognized as legal tender and, if so,
139	the laws, licensure requirements, and regulations that should be
140	adopted to protect the residents of this state.
141	7. Whether it is necessary for the state to ensure that
142	financial institutions or other entities that are involved in
143	transactions of gold and silver coin recognized as legal tender
144	are in compliance with applicable federal laws and, if so, how
145	the state would ensure such compliance.
146	8. The statutory and regulatory provisions necessary to
147	protect the residents of this state from fraud, volatility in
148	the value of gold and silver coin, or deceptive practices.
149	9. The statutory and regulatory provisions necessary to
150	ensure the security of deposits of gold and silver coin
151	recognized as legal tender, including insurance of such deposits
152	and requirements to prevent criminal actions, including, but not
153	limited to, the theft of gold and silver coin.
154	10. The willingness of financial institutions to
155	participate in transactions involving gold and silver coin

156	recognized as legal tender.
157	11. For entities that facilitate electronic transfers
158	involving gold and silver coin recognized as legal tender, the
159	laws and regulations that would be necessary to protect the
160	residents of this state, including licensure requirements,
161	recommended amendments to laws, and recommended new laws.
162	12. The effect on the use of gold and silver coin as legal
163	tender and on entities holding or facilitating transactions of
164	such legal tender if federal regulators classify gold and silver
165	coin recognized as legal tender by the state as a commodity or
166	financial security for regulatory purposes.
167	13. The risks of market manipulation or speculative trading
168	undermining the stability of gold and silver coin recognized as
169	legal tender, and how the state could mitigate any such risks.
170	14. Whether and, if so, to what extent consumer protections
171	for financial transactions under federal and state law would or,
172	with respect to the state, should apply to transactions
173	involving gold and silver coin recognized as legal tender.
174	15. Whether establishing gold and silver coin as legal
175	tender would facilitate criminal activity and, if so,
176	recommendations regarding laws and regulations that could
177	prevent such activity.
178	16. How federal reporting requirements for large
179	transactions or suspicious activity would apply to financial
180	institutions or other holders of deposits of gold and silver
181	coin recognized as legal tender, and how such entities would
182	comply with such requirements.
183	17. How federal and state laws relating to anti-money
184	laundering protocols or "know your customer" requirements would

185	apply to financial institutions or other entities that hold
186	deposits of, or facilitate transactions involving, gold and
187	silver coin recognized as legal tender, and how such entities
188	would comply with such requirements.
189	18. How gold and silver coin recognized as legal tender
190	would interact with electronic payment systems, such as the
191	Automated Clearinghouse or the Society for Worldwide Interbank
192	Financial Telecommunications.
193	19. Whether the state should establish a regulatory
194	framework for payment processors that handle transactions
195	involving gold and silver coin as legal tender.
196	20. How state and federal currency exchange laws apply to
197	transactions involving gold and silver coin recognized as legal
198	tender, and whether additional protections are needed.
199	21. Whether existing limitations on fees on debit and
200	credit card transactions apply to transactions involving gold
201	and silver coin that may be recognized as legal tender.
202	22. The benefits and risks of the state establishing a
203	state-run depository for deposits of gold and silver coin
204	recognized as legal tender, the laws and regulations that should
205	be adopted to regulate such depository, and the anticipated
206	costs of establishing and maintaining such depository.
207	23. The benefits and risks of the state relying solely on
208	private depositories for deposits of gold and silver coin
209	recognized as legal tender and the laws and regulations that
210	should be adopted to regulate private depositories in a state
211	where gold and silver coin are made legal tender.
212	24. Any laws and regulations that should be adopted to
213	ensure that owners of gold and silver coin recognized as legal



214	tender can withdraw and take possession of their physical gold
215	and silver coin from a financial institution or depository.
216	25. The regulatory framework necessary to protect the
217	public, which state agencies should be charged with adopting and
218	implementing regulations, and the fiscal impact on each such
219	state agency to conduct such regulatory oversight. Consideration
220	should be given to existing regulatory systems and
221	recommendations made by relevant regulatory agencies that may be
222	responsible for any oversight or enforcement.
223	26. Any other changes to financial system regulation
224	necessary to protect the public.
225	(e) The acceptance by the state and local governments of
226	gold and silver coin recognized as legal tender and the
227	application of state and federal tax laws to such gold and
228	silver coin, including, but not limited to, all of the following
229	topics:
230	1. The benefits and risks of the state accepting gold and
231	silver coin recognized as legal tender for the payment of taxes,
232	debts, and other moneys owed to the state.
233	2. Whether the state would be obligated to accept gold and
234	silver coin recognized as legal tender or obligated to tender
235	gold and silver coin recognized as legal tender as payment upon
236	request.
237	3. Any laws and infrastructure that may be necessary for
238	the state to accept gold and silver coin recognized as legal
239	tender, and the anticipated costs of establishing and
240	maintaining such infrastructure.
241	4. The laws and regulations governing qualified public
242	depositories which may be affected by the establishment of gold

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47 <u>6. Whether additional entities should be required to 1</u> 48 <u>designated as qualified public depositories for the purpose</u>	of
8 designated as qualified public depositories for the purpose	of
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instating gota and stivet com recognized as regar center and	
so, the requirements necessary to ensure the security of pu	blic
deposits made with such entities.	
7. How fluctuations in the value of gold and silver	
relative to the United States dollar would affect state dep	osits
held in the form of gold and silver coin recognized as lega	1
tender.	
8. The impact that the volatility in the value of gold	d or
silver may have on the state's economy and residents of the	
state if gold and silver coin is recognized as legal tender	<u>•</u>
9. Whether the state should increase investments in g	old
and silver coin if it is recognized as legal tender and, if	so,
to what extent and with which investment portfolios.	
10. Whether or to what extent gold and silver coin	
recognized as legal tender may be subject to federal capita	1
gains taxation.	
11. Whether local sales taxes would be applicable to	
transactions paid with gold and silver coin recognized as 1	egal
tender.	
12. Any other relevant consideration regarding state	
acceptance of gold and silver coin recognized as legal tend	er
and the application of federal and state tax laws to such g	old
and silver coin.	

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272	(f) Issues of public policy which the Legislature should
273	consider in deciding whether it should make gold and silver coin
274	legal tender, including, but not limited to, all of the
275	following public policy considerations:
276	1. The benefits or harms that the residents of this state
277	would be likely to realize from establishing gold and silver
278	coin as legal tender.
279	2. Current hinderances, if any, to persons holding and
280	saving gold and silver, investing in gold and silver, or using
281	gold and silver in commerce, and whether recognizing gold and
282	silver coin as legal tender would address those hinderances.
283	3. Whether states establishing gold and silver coin as
284	legal tender would increase the stability and value of gold and
285	silver, and the possible effects of such an outcome.
286	4. Whether the recognition of gold and silver coin as legal
287	tender by this state and other states would negatively affect
288	the value and stability of the United States dollar, and the
289	potential consequences of such an effect.
290	5. Whether the recognition of gold and silver coin as legal
291	tender by this state and other states would negatively impact
292	the United States dollar's standing as the world's principal
293	reserve currency, and the potential consequences of such an
294	outcome.
295	6. Whether the state should focus primarily on facilitating
296	electronically based transactions of gold and silver coin legal
297	tender, physically based transactions of gold and silver coin
298	legal tender, or both if the state decided to recognize gold and
299	silver coin as legal tender.
300	7. Whether the recognition of gold and silver coin as legal

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301	tender by this state and other states would hinder the Federal
302	Reserve System's ability to perform its functions, and the
303	potential effects of such interference.
304	(2) If the report required under subsection (1) recommends
305	that the state recognize gold and silver coin as legal tender,
306	the Department of Financial Services shall, on or before January
307	1, 2026, submit to the President of the Senate and the Speaker
308	of the House of Representatives comprehensive proposed statutory
309	and administrative rule language based upon the recommendations
310	in the report. The department may consult with any other state
311	agency it deems necessary in developing the proposed language
312	and may make any additional recommendations as it deems
313	necessary.
314	Section 2. This act shall take effect upon becoming a law.
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317	And the title is amended as follows:
318	Delete everything before the enacting clause
319	and insert:
320	A bill to be entitled
321	An act relating to legal tender; requiring the
322	Department of Financial Services to contract with an
323	appropriate vendor to conduct a specified study and
324	submit a report to the Legislature by a specified
325	date; prohibiting the vendor from having certain
326	relationships; specifying requirements for the report;
327	requiring, by a specified date, the department to
328	provide proposed statutory and administrative rule
329	language if certain conditions are met; authorizing

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330 the department to consult with other state agencies in 331 developing such language and to make additional 332 recommendations; providing an effective date.