STATE OF OKLAHOMA

2nd Session of the 59th Legislature (2024)

AS INTRODUCED

An Act relating to state government; creating the Citizen's Bill of Rights; providing short title;

defining terms; restricting certain entities from

guaranteeing certain rights for the use of gold and silver; restricting certain entities from taking

certain actions relating to digital identification; prohibiting certain entities from implementing a

procedures; prohibiting certain entities from taking

certain entities from taking certain actions relating to personal agriculture; prohibiting certain entities

collection; presenting legislative findings regarding

artificial intelligence; prohibiting certain entities

intelligence; requiring publication of certain report

social credit score; prohibiting certain entities from taking certain actions relating to medical

certain actions relating to energy; prohibiting

from taking certain actions relating to water

regarding artificial intelligence; outlining

from taking certain actions regarding artificial

procedures and punishments for violations of this act; providing for codification; and declaring an

taking certain actions relating to currency;

SENATE BILL 1975 By: Jett

4

1

2

3

5

6

7

8

10

9

11

12

13

14

15

16

17

18

19

20

21

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified

in the Oklahoma Statutes as Section 12007 of Title 74, unless there

is created a duplication in numbering, reads as follows:

_ -

24

Req. No. 3037

emergency.

Page 1

This act shall be known and may be cited as the "Citizen's Bill of Rights".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.1 of Title 74, unless there is created a duplication in numbering, reads as follows:

As used in this act:

- 1. "Citizen" and "citizenry" shall mean an individual who is a citizen of the United States of America and a resident of this state; and
- 2. "Government" or "governmental" shall mean, unless otherwise noted, any level of government at the state or federal level or an entity representing such.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.2 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. Government, business, or any agent representing such shall not:
- 1. Force, either through direct or indirect coercion, any digital monetary system on the citizenry without providing equally viable and useful alternative options for the citizenry to obtain goods and services;
- 2. Either directly, or as a consequence of, use a digital monetary system to monitor or control the habits of the citizenry or

Reg. No. 3037

ability of the citizenry to engage in, or restrict the citizenry from, purchasing goods and services;

- 3. Deny legitimately earned funds or remove funds from personal or business accounts as a means to control the behavior of individual citizens or businesses; or
- 4. Maintain a database of the purchases or goods and services of individual citizens.
- B. As gold and silver are considered legal tender in the Constitution of the United States, citizens have a fundamental right to own and secure goods and services using gold and silver in Oklahoma. Government, business, or any agent representing such shall not, either through force or coercion, require an accounting of, or take or attempt to take gold or silver from any citizen without his or her prior written consent. Citizens shall not be penalized in any way by government, business, or any agent representing such for adhering to any provision outlined within this section.
- C. Any financial institution, either governmental or commercial, that practices in this state or has residents of this state as clients, shall not:
- 1. Deny, remove, restrict, or otherwise impede legitimately earned digital funds from being used for goods and services based on race, ethnicity, sex, gender, age, political party, party affiliations, interests, or personal medical decisions;

- 2. Deny, remove, restrict, or otherwise impede legitimately earned digital funds from being used to support a particular political party or activity; or
- 3. Use digital funds to monitor or control the behavior of individual citizens.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.3 of Title 74, unless there is created a duplication in numbering, reads as follows:

Government, business, or any agent representing such shall not use digital identification as a requirement to monitor or purchase goods and services, restrict travel or movement, or as a condition for employment.

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.4 of Title 74, unless there is created a duplication in numbering, reads as follows:

Government, business, or any agent representing such shall not institute or maintain any type of personal social credit score on citizens that tracks and grades their habits, activities, affiliations, or positions on political, social, and environmental issues.

SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.5 of Title 74, unless there is created a duplication in numbering, reads as follows:

Government, business, or any agent representing such shall neither force any citizen to take a medical procedure including a vaccine, nor penalize citizens or deny their unalienable rights, or otherwise restrict their employment, movement, and associations, if they decide not to have a particular medical procedure performed.

SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.6 of Title 74, unless there is created a duplication in numbering, reads as follows:

- A. Government, business, or any agent representing such shall not track carbon usage, or institute any type of carbon credit score or assign carbon credits on any business or the citizenry.
- B. Government, business, or any agent representing such shall not track, restrict, penalize, or deny the personal freedom of any citizen to use the type of energy he or she prefers. Types of energy include, but are not limited to, electricity, natural gas, propane, wind, solar, and geothermal.
- C. Government, business, or any agent representing such shall not track, restrict, or penalize any citizen for using any appliance that uses a particular form of energy; for example, propane or natural gas as a fuel source.
- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.7 of Title 74, unless there is created a duplication in numbering, reads as follows:

A. Government, business, or any agent representing such shall not:

- Track, restrict, or penalize any citizen for having a personal garden to meet family needs;
- 2. Determine or track how food grown, processed, or preserved for personal needs will be utilized; or
- 3. Unless restricted by local ordinance, track, restrict, or penalize any citizen for maintaining a family animal farm to meet family needs.
- B. Government, business, or any agent representing such shall not deny or in any way restrict citizens from collecting and securing rainwater for personal use.
- SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.8 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. The Legislature finds that artificial intelligence (AI) has the potential to be of much benefit to the citizenry. Potential problems in the application of AI, however, do not stem around the concept of AI but rather the programming of any AI function, otherwise known as the human element.
- B. The Legislature finds that the fight over the control and use of AI and its direction will affect every aspect of citizen interaction within society. It encapsulates more than just AI. It

Req. No. 3037 Page 6

also encapsulates biotechnology and higher forms of AI that drive to the singularity.

- C. The Legislature finds that, in order to protect the unalienable rights of all citizens, some restrictions must be identified to ensure that their freedoms, privacy, and liberty are fully protected.
- D. AI and other related biotechnology shall not be used to discriminate based on race, ethnicity, sex, gender, age, political party, party affiliations, or individual interests.
- E. Government, business, or any agent representing such shall not use AI and biotechnology applications to:
- 1. Determine who shall live and who shall die in any life situation;
- 2. Determine who shall or shall not receive medical care or the level of such care;
- 3. Determine who shall or shall not receive insurance coverage and the amount of such coverage;
- 4. Replace a citizen worker unless a citizen worker of equal value is employed elsewhere within the state as an offset. Equal value shall be determined by calculating the worth of an employee's salary, full- or part-time status, and benefits. Any worker replaced by AI shall receive six (6) months' pay and a benefits package;

Page 7

Req. No. 3037

5. Monitor the habits of or determine any decisions in a court of law; and

- 6. Determine outcomes in all forms of gambling within state boundaries.
- F. Government, business, financial institutions, or any agent representing such shall not use citizen tax dollars, savings, or pension funds to fund any AI or biotechnology application without prior individual written approval or a majority vote of the citizenry.
- G. Government, business, financial institutions, or any agent representing such shall notify the citizenry in writing within ninety (90) days after the effective date of this act detailing if their tax dollars, savings, or pension funds are currently being used for any aspect of AI research or implementation.
- SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 12007.9 of Title 74, unless there is created a duplication in numbering, reads as follows:

Should government, business, financial institutions, or any agent representing such violate any of the provisions of this act, such entity or individual shall be held liable for such violation by a court of competent jurisdiction. Such entity or individual violating the provisions of this act must show immediate just cause for such violation to a court of competent jurisdiction. Such entity or individual violating the provisions of this act shall pay

for any legal fees for citizens affected by such violation, even prior to final judgment. Such entity or individual found guilty of violating the provisions of this act shall be responsible for the payment of restitution and any penalties as shall be determined by a court of competent jurisdiction. SECTION 11. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

59-2-3037 MSBB 1/18/2024 1:53:13 PM