

KENAI LEGISLATIVE INFORMATION OFFICE

Email: Kenai_LIO@akleg.gov

Phone: 907-283-2030 / Fax: 907-283-3075

WRITTEN TESTIMONY

NAME:	<u>Roni Carmon</u>	
REPRESENTING:	<u>Self</u>	
BILL # or SUBJECT:	<u>HB 139</u>	
COMMITTEE:	<u>HSTA</u>	DATE: <u>04-25-2019</u>

A fiduciary is a word that guarantees he will do the best for the permeant fund and he guarantee to keep the fund safe if you take him away. (the fund will note be safe)

It's like playing Russian Roulette with your permanent fund. Do not do it. It is dangerous.

To hire a third person: it's like hiring the board of fish to manage the fishery on the bases it's the best for the fishery to service all user groups.

Thus, you see, the most prosperous fishery group gets pushed out of the equation. And that group paid the general fund millions. This is exactly how you took away the commercial fishery and gave the fish to the sport industry, thus taking away the income. The best welfare of the commercial fishery is going away; and so, the value of the general fund goes down.

HB 132: then as the years go by you will be able to change the safety permanent fund and hurt it every year, after year, after year.

Please vote no on HB 139

Please vote no on HB 132

The fund must no go to state services. It is against the constitution.

I'm here to tell you I listened to this April 25, 3 pm discussion. This will ruin the permanent fund. Just like it ruined the Cook Inlet commercial fishery.

I ask you, why do you do this stupid stuff? Please say no to HJR 6.