

ALASKA LEGISLATURE

1963

HOUSE and SENATE FINANCE COMMITTEE FILES, 1999 - 2000

5-14-99

#2

adopted as amended

NO OBJ

AMENDMENT

OFFERED IN THE HOUSE

TO: CSSSHR 141()
Version "S" 4/19/99

add

Page 3, line 3:

After "fewest" rehabilitated

Delete "~~first choice~~"

Amendment

#3

Failed

Offered in the House

CSHB 141 (STA)

Representative John Davies

Delete

Page 2, Sec. 14 Lines 4 and 5

“for the offices of President and Vice-President of the United States.”

**STATE OF ALASKA
OFFICIAL BALLOT
PRIMARY ELECTION
AUGUST 25, 1998**

Completely fill in the oval opposite the name of each candidate for whom you wish to vote.

UNITED STATES SENATOR			
(Mark your choice by preference. You may not vote for candidates from different political parties.)			
		1 st choice	2 nd choice
VONDERSAAR, FRANK	Democrat	<input type="radio"/>	<input type="radio"/>
SONNEMAN, JOSEPH A. "JOE"	Democrat	<input type="radio"/>	<input type="radio"/>
GOTTLIEB, JEFFREY	Green	<input type="radio"/>	
KOHLHAAS, SCOTT A.	Libertarian	<input type="radio"/>	
MURKOWSKI, FRANK H.	Republican	<input type="radio"/>	<input type="radio"/>
HALE, WILLIAM L. "BILL"	Republican	<input type="radio"/>	<input type="radio"/>

UNITED STATES REPRESENTATIVE			
(Mark your choice by preference. You may not vote for candidates from different political parties.)			
		1 st choice	2 nd choice
PECHEK, STUART D. "STU"	Democrat	<input type="radio"/>	<input type="radio"/>
DUNCAN, JIM	Democrat	<input type="radio"/>	<input type="radio"/>
GRAMES, JOHN J.G. "JOHNNY"	Green	<input type="radio"/>	
YOUNG, DON	Republican	<input type="radio"/>	<input type="radio"/>
DORE, JIM	Republican	<input type="radio"/>	<input type="radio"/>

GOVERNOR				
(Mark your choice by preference. You may not vote for candidates from different political parties.)				
		1 st choice	2nd choice	3rd choice
GIGLER, ROBERT ALAN	AK Independence	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
HALDANE, HAROLD A. "SANDY"	AK Independence	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
SULLIVAN, SYLVIA C.	AK Independence	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
WRIGHT, DON	Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
ANDERSON, NELS, JR.	Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
KNOWLES, TONY	Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
SYKES, JIM	Green	<input type="radio"/>		
LINDAUER, JOHN	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
TAYLOR, ROBIN L.	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
ROSS, WAYNE A.	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
METCALFE, RAY	Rep Moderate	<input type="radio"/>		

LIEUTENANT GOVERNOR

(Mark your choice by preference. You may not vote for candidates from different political parties.)

		1 st choice	2nd choice	3rd choice	4th choice
HARRISON, DAVID	AK Independence	<input type="radio"/>			
ULMER, FRAN	Democrat	<input type="radio"/>			
WINN, DAN	Green	<input type="radio"/>			
HOLMES, DOYLE E.	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
SMITH, DON	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
WARD, JERRY	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
COLLINS, VIRGINIA	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
BAXLEY, CLYDE P.	Rep Moderate	<input type="radio"/>			

**STATE SENATOR
DISTRICT R**

(Mark your choice by preference. You may not vote for candidates from different political parties.)

		1 st choice	2nd choice
COTTLE, BERT L.	Democrat	<input type="radio"/>	
TATE, PHYLLIS M.	Republican	<input type="radio"/>	<input type="radio"/>
SMITH, SCOTT	Republican	<input type="radio"/>	<input type="radio"/>

**STATE REPRESENTATIVE
DISTRICT 35**

(Mark your choice by preference. You may not vote for candidates from different political parties.)

		1 st choice	2nd choice
VAN BROCKLIN, THOMAS	Democrat	<input type="radio"/>	
VARNES, EDWARD A. "ED"	Republican	<input type="radio"/>	<input type="radio"/>
MAUER, ANNE	Republican	<input type="radio"/>	<input type="radio"/>

STATE SENATOR DISTRICT R (Vote for candidates in order of preference.)				
		1 st choice	2 nd choice	3 rd choice
SMITH, SCOTT	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
LINCOLN, GEORGIANNA "GEORGE"	Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Write-in		<input type="radio"/>	<input type="radio"/>	<input type="radio"/>

STATE REPRESENTATIVE DISTRICT 35 (Vote for candidates in order of preference.)				
		1 st choice	2 nd choice	3 rd choice
VAN BROCKLIN, THOMAS	Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
HARRIS, JOHN L.	Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Write-in		<input type="radio"/>	<input type="radio"/>	<input type="radio"/>

JUDICIAL CANDIDATES

SUPREME COURT

Shall ROBERT L. EASTAUGH be retained as justice of the supreme court for ten years?

YES
NO

THIRD JUDICIAL DISTRICT DISTRICT COURT

Shall JOHN R. LOHFF be retained as judge of the district court for four years?

YES
NO

THIRD JUDICIAL DISTRICT SUPERIOR COURT

Shall BEVERLY W. CUTLER be retained as judge of the superior court for six years?

YES
NO

Shall GREGORY J. MOTYKA be retained as judge of the district court for four years?

YES
NO

Shall SIGURD E. MURPHY be retained as judge of the district court for four years?

YES
NO

Shall JOHN E. REESE be retained as judge of the superior court for six years?

YES
NO

Shall M. FRANCIS NEVILLE be retained as judge of the district court for four years?

YES
NO

Shall STEPHANIE RHOADES be retained as judge of the district court for four years?

YES
NO

BALLOT MEASURES

**BALLOT MEASURE NO. 1
HOUSE CS FOR CS FOR
SENATE JOINT RESOLUTION NO. 3 (FIN)
Constitutional Amendment Limiting Prisoners'
Rights**

Ballot Measure No. 1 was removed by an order of the Supreme Court on September 22, 1998.

**BALLOT MEASURE NO. 2
HOUSE CS FOR CS FOR
SENATE JOINT RESOLUTION NO. 42 (RLS)
Constitutional Amendment Limiting Marriage**

This measure would amend the Declaration of Rights section of the Alaska Constitution to limit marriage. The amendment would say that to be valid, a marriage may exist only between one man and one woman. Should this amendment be adopted?

YES

NO

**BALLOT MEASURE NO. 3
SENATE CS FOR CS FOR
HOUSE JOINT RESOLUTION NO. 44 (JUD)
Constitutional Amendment to Reorganize
Reapportionment Board**

This measure changes the name, power and membership of the reapportionment board. Under existing law, the governor selects the reapportionment board. With the advice of the board, the governor draws the boundaries of election districts after each federal census. This measure creates a redistricting board and gives it the power to draw boundaries for 40 House and 20 Senate districts. Two members of the board would be chosen by the governor, and one each by the House speaker, the Senate president, and the chief justice of the Supreme Court. The board would have 90 days to act after being appointed. Should this amendment be adopted?

YES

NO

BALLOT MEASURE NO. 4

Ballot Measure No. 4 was not assigned for the 1998 general election.

**BALLOT MEASURE NO. 5
INITIATIVE NO. 97BILL
An Act Prohibiting Billboards**

The bill states findings and intent that Alaska be forever free of billboards. It defines billboards as any signs or forms of outdoor advertising not allowed by law. The bill also repeals a law recently passed by the legislature which allows a new class of road signs outside of the right-of-way, visible from highways, off-site from where businesses are located. Those tourism directional signs have a standard format and size of 90 by 18 inches. The bill changes the penalty from a violation back to a misdemeanor for those who break the laws on outdoor advertising near state roads.

Should this initiative become law?

YES

NO

**BALLOT MEASURE NO. 6
INITIATIVE NO. 97ENGL
Requiring Government To Use English**

This bill requires the state to use English in all government functions and actions. State records must be in English. "The state" means the legislature, all state agencies, local governments, school districts, public corporations and the university. Those entities may use non-English languages for international trade, emergencies, teaching languages, court suits, criminal inquiries, for elected officials to talk to constituents or to comply with federal law. Costs of non-English records must be identified. Persons who speak only English may not be denied state jobs or services. The bill does not affect private sector use of non-English languages.

Should this initiative become law?

YES

NO

**BALLOT MEASURE NO. 7
INITIATIVE NO. 97TERM
Term Limits Pledge For Candidates**

This bill would require the lieutenant governor to allow candidates for the United States Congress or Alaska Legislature to make a term limits pledge. A candidate would pledge to limit service to three terms in the U.S. House and two in the Senate or to eight out of 16 years in the Alaska Legislature. The bill would require printing "signed term limits pledge" next to the pledging candidate's name on the ballot and other state election material. It would similarly require printing "broke term limits pledge" if a pledging candidate seeks a term exceeding the term limits in the pledge.

Should this initiative become law?

YES

NO

**BALLOT MEASURE NO. 8
INITIATIVE NO. 97PSDM
Bill Allowing Medical Use of Marijuana**

This bill would allow patients to use marijuana for certain medical purposes. A doctor must find that the patient has a debilitating medical condition that might benefit from marijuana. An eligible minor could use medical marijuana only under the consent and control of a parent. There would be limits on how much medical marijuana a patient could possess. Patients and their primary care-givers who comply with this law would not be guilty of a crime. The state would create a confidential registry of patients who may use medical marijuana. Non-medical use of marijuana would still be a crime.

Should this initiative become law?

YES

NO

**BALLOT MEASURE NO. 9
INITIATIVE NO. 97TRAP
Bill Prohibiting Trapping Wolves With Snares**

This bill would prohibit a person from using a snare with the intent of trapping a wolf. It would also prohibit a person from possessing, buying, selling, or offering to sell the skin of a wolf known by the person to have been caught with a snare. Breaking the law would be a Class A misdemeanor.

Should this initiative become law?

YES

NO

**School Committee
for Term of Two Years**

Instructions to Voters

**MARK YOUR CHOICES
BY FILLING IN THE
NUMBERED OVALS ONLY**

Fill in the number one (1) oval next to your first choice; fill in the number two (2) oval next to your second choice; fill in the number three (3) oval next to your third choice, and so on. You may fill in as many choices as you please.

Fill in no more than one oval per candidate.

Fill in no more than one oval per column.

To vote for a write-in candidate, fill in a numbered oval next to the name you have written, showing your choice as a number for a candidate.

If you spoil this ballot, return it for cancellation to the election officer in charge of the ballots and get another from such officer.

CANDIDATE FOR SCHOOL COMMITTEE

Only one vote per candidate.
Only one vote per column.

ALFRED B. FANTINI, 4 Canal Park	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
JOSEPH G. GRASSI, 95-1/2 Spring Street	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
ROBIN A. HARRIS, 23 Hews Street		(1) (2) (3)	(4) (5) (6)	(7) (8)
DAVID P. MAHER, 120 Appleton Street	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
SUSANA M. SEGAT, 94 Wendell Street	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
DENISE SIMMONS, 188 Harvard Street	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
CHARLES L. STEAD, SR., 40 Clifton Street		(1) (2) (3)	(4) (5) (6)	(7) (8)
ALICE L. TURKEL, 12 Upton Street	CANDIDATE FOR RE-ELECTION	(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)
WRITE-IN _____		(1) (2) (3)	(4) (5) (6)	(7) (8)

DO NOT USE RED TO MARK BALLOT

APPENDIX G.

Ballot A.

BALLOTING PAPER

ELECTORAL DISTRICT OF THE MURFUMBIDGEE

Polling day the 2nd day of January 1875

NAMES OF CANDIDATES

THOMAS HODGES MATE

CHARLES DARBY BARDWELL

JOSEPH LEARY

WILLIAM FORSTER

Above is a reproduction of an 1875 Australian ballot from New South Wales. Vermont's adoption of the "Australian ballot" in 1890 was based on this concept of government-printed ballots that listed all qualifying candidates. This replaced the practice in which parties, candidates, employers, and newspapers provided ballots listing only the candidates they endorsed. With minor modifications (such as providing a box to check) Vermont has maintained this kind of balloting up to the present.

Ballot C.


Instructions for Voter

1. Mark your first-choice candidate by filling in the oval next to the candidate's name
2. You may mark a different second choice, and third choice, by filling in the oval in line with each candidate's name, in the columns labeled "second choice," and "third choice."

Rank Your Choices For Governor

	<i>first choice</i>	<i>second choice</i>	<i>third choice</i>
JANE CROSS, Republican	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
STEVEN PICHER, Democrat	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
PAUL TUCKER, Independent	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Write in _____	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>

Ballot B.



BALLOT PAPER
HOUSE OF REPRESENTATIVES
 AUSTRALIAN CAPITAL TERRITORY
 ELECTORAL DIVISION OF
CANBERRA

Number the boxes from 1 to 6 in the order of your choice.

KELLY, Ros
AUSTRALIAN LABOR PARTY

KELLY, Sally Christine
NATURAL LAW PARTY

MYERS, Peter
AUSTRALIAN DEMOCRATS

TREVETHAN, Mike
ABOLISH SELF GOVERNMENT COALITION

ADAMSON, Greg
ACT GREEN DEMOCRATIC ALLIANCE

STEFANIAK, Bill
LIBERAL

Remember...number every box to make your vote count

Australian Electoral Commission **AEC**

Above is a sample of a modern Australian ballot used for an IRV election. Australia abandoned the single-choice ballot (still called the "Australian ballot" here) 80 years ago, in favor of preferential voting.

At left, and on the next page, are a few alternative designs for a Vermont IRV ballot.

Ballot D.

Instructions for Voter

1. For each office mark your first-choice candidate by marking the box next to the candidate's name.
2. You may also indicate which candidates are your second choice, third choice, and so on, in case your first choice doesn't win, by writing the numeral "2", "3", and so on in the column labeled "alternate choice #" in line with those candidates' names.
3. You may indicate as many or as few alternate choices as you please. Making a second choice cannot help defeat your first choice, making a third choice cannot help defeat your first or second choice, and so on.
4. Do not mark the same number choice for more than one candidate running for the same office.

FOR GOVERNOR	first choice	alternate choice #
CHRISTOPHER BATES, Brantford, Libertarian	<input type="checkbox"/>	2
KAREN MICHAELS, Manchester, Republican	<input type="checkbox"/>	
ANTHONY TOWNSEND, Springfield, Independent	<input checked="" type="checkbox"/>	
SUSAN VANKAMP, Colchester, Democrat	<input type="checkbox"/>	3
Write in _____	<input type="checkbox"/>	

The voter likes Townsend the best, so marks the first-choice box by Townsend's name *

The voter likes Bates second best, so writes a two here

The voter is neutral about VanKamp, but dislikes Michaels, so ranks VanKamp third.

* A voter can write a number "1", or use an "x", a check, or other mark in the first choice box.

Ballot E.

Instructions for Voter

1. Vote for your most-preferred candidate by filling in the oval next to that candidate's name in the first-choice column.
2. You may indicate a second-choice, and third-choice (in case your first-choice candidate doesn't win) by filling in the oval in line with those alternate candidates' names, in the second-choice, and third-choice columns.

VOTE FOR GOVERNOR					
Your <u>FIRST</u> choice for U.S. Senator	1 st	Your <u>SECOND</u> choice for U.S. Senator	2 nd	Your <u>THIRD</u> choice for U.S. Senator	3 rd
DOUGLAS AMBROSE Newport, Democrat	<input type="radio"/>	DOUGLAS AMBROSE Newport, Democrat	<input type="radio"/>	DOUGLAS AMBROSE Newport, Democrat	<input type="radio"/>
SALLY GENOVESE Putney, Vt. Grass Roots	<input type="radio"/>	SALLY GENOVESE Putney, Vt. Grass Roots	<input type="radio"/>	SALLY GENOVESE Putney, Vt. Grass Roots	<input type="radio"/>
SEAN T. O'DELL Burlington, Progressive	<input type="radio"/>	SEAN T. O'DELL Burlington, Progressive	<input type="radio"/>	SEAN T. O'DELL Burlington, Progressive	<input type="radio"/>
PETER J. WHITTEN Richmond, Democrat	<input type="radio"/>	PETER J. WHITTEN Richmond, Democrat	<input type="radio"/>	PETER J. WHITTEN Richmond, Democrat	<input type="radio"/>

Alaska State Legislature



House of Representatives

SPONSOR STATEMENT

HB 141- An Act providing for preferential voting in state and local and federal elections.

Alaska has a history of electing minority candidates who collected a plurality of vote's cast, but not a majority. The most important principle of a democratic form of government is that the majority rules. HB 141 eliminates the possibility of having a minority candidate win an election.

An example of a minority candidate winning an election would be a three-way race in which no candidate received over 50% of the votes cast. HB 141 would allow a voter to prioritize their preferences by ranking each candidate. If no candidate received 50 % of the votes cast, then the candidate with the least votes would be eliminated, and the votes re-tabulated. Using a ranking system in state and local elections would insure that the winning candidate received at least 50% of the votes cast.

The bill goes into some length to explain the procedures necessary to manage a preferential style of voting. It is the sponsor's belief that this is a fairer and more democratic process than our current system. It is requested that HB 141 be debated and passed out.

League of Women Voters of Alaska

P. O. Box 484
Kasilof, Alaska 99610
(907)262-3941

April 19, 1999

The Alaska House of Representatives
Finance Committee

Dear Finance Committee Member,


I have faxed a copy of the League of Women Voters of Alaska Resolution 99-1 to the House Finance Committee's secretary to include in your bill packet for April 20, 1999. We adopted this resolution last weekend and it was slated to be mailed on April 20th. But since it appeared on you calendar for that day, I felt that a faxed copy would have to do.

The League of Women Voters of Alaska urges you to refrain from taking action on HB 141.

League members are concerned that this bill radically changes our current voting method. We feel that more time is required to determine how well preferential voting would serve Alaskans and to evaluate the changes to the mechanics of the voting process.

The League has not taken a position on preferential voting. We respectfully ask that you provide us with the opportunity to "rank" the existing pros and cons.

Sincerely,



Diana McKenney, President
League of Women Voters of Alaska

**LEAGUE OF WOMEN VOTERS OF ALASKA
RESOLUTION 99-1**

**A RESOLUTION PERTAINING TO HB141 - "AN ACT...
PROVIDING FOR PREFERENTIAL VOTING
IN STATE AND LOCAL ELECTIONS...."**

Whereas, a purpose of the League of Women Voters is to promote political responsibility through informed and active participation of citizens in government; and

Whereas, the League of Women Voters encourages a simple and efficiently administered electoral process; and

Whereas, the League of Women Voters believes that democratic government requires that governmental bodies protect citizens' right to know by giving adequate notice of proposed actions; and

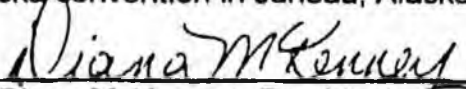
Whereas, HB141, "An Act Providing for Preferential Voting in State and Local Elections," was first introduced in the Alaska State House on March 17, 1999, and appears to be moving rapidly through the legislative process; and

Whereas, HB141 constitutes a major change in our traditional voting process; and

Whereas, neither members of the League of Women Voters nor the public at large have had an opportunity to familiarize themselves with the full implications and impact of HB141,

NOW, THEREFORE, BE IT RESOLVED, that the League of Women Voters of Alaska requests that the legislature hold in abeyance any further action on HB141 until the public has had sufficient opportunity to determine the effects of this bill.

Passed and approved this 11th day of April, 1999, by the delegates to the 199 League of Women Voters of Alaska convention in Juneau, Alaska.


Diana McKenney, President
League of Women Voters of Alaska

HB

151

SFIN

FILE

SENATE FINANCE COMMITTEE REPORT

DATE: 5/16/99

FURTHER:

DATE TURNED
IN TO OFFICE: 5/18/99

Finance Committee considered CS FOR HOUSE BILL NO. 151(JUD) am

"An Act relating to revocation and reinstatement of the driver's license of a person at least 14 but not yet 21 years of age."

and recommends:

- be replaced with S CS CS HB 151 (FIN)
- adopt previous SCS CS SCS ()
- attached amendment(s) for hearing
- adopt Letter of Intent by
- further referral to the

- Senate Bill: same title
- new title
- House Bill: same title
- technical title
- new: SCR"

SIGNING DO PASS	DP	OTHER RECOMMENDATIONS	NR	DNP	AM
<i>Kill & Amend</i>	<input checked="" type="checkbox"/>	<i>Pete Kelly</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<i>Kyle Green</i>	<input checked="" type="checkbox"/>				
<i>Tom Weller</i>	<input checked="" type="checkbox"/>	<i>Jim Linder</i>	<input checked="" type="checkbox"/>		
		<i>Brian J. Jensen</i>	<input checked="" type="checkbox"/>		
		<i>Don Dwyer</i>	<input checked="" type="checkbox"/>		
Co-Chair: <i>Jeffrey</i>	<input checked="" type="checkbox"/>	Co-Chair:			
Co-Chair: <i>Paul Powell</i>	<input checked="" type="checkbox"/>	Co-Chair:			

NEW FISCAL NOTE(S):

Department	Date	Zero	Fiscal
<i>for hearing & fiscal notes</i>			
<i>pass</i>			
<i>actions</i>			

PREVIOUS FISCAL NOTE(S):*

Department	Date	Zero	Fiscal

APPROPRIATION -- no fiscal note

*include fiscal notes accompanying Governor's bill

STATE OF ALASKA
1999 LEGISLATIVE SESSION

BILL NO. SCS for CS HB 151(FIN)

5/18/99

Revision Date/Time (Note if correction): _____ Dept. Affected: Health and Social Services
 Title: An Act relating to possession, control, or BRU: Alcohol and Drug Abuse Services
consumption of alcohol by a person under 21 years of age; Component: ASAP
 Sponsor: Rep. Kott COMPONENT SERIAL NO. #305
 Requestor: _____ See also (SN#): _____

Expenditures/Revenues: (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING	FY2000	FY2001	FY2002	FY2003	FY2004	FY2005
PERSONAL SERVICES	0.0					
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS	0.0					
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
-----------------------------	--	--	--	--	--	--

CHANGES IN REVENUES ()						
--------------------------------	--	--	--	--	--	--

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF	0.0					
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (please specify)						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY1999) cost: \$0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

As amended, this bill would have no fiscal impact on the department.

Prepared by: Loren A. Jones Phone: _____
 Division: Alcoholism and Drug Abuse Date/Time: 5/18/99 5:35 PM
 Approved by Commissioner: *[Signature]* Date: 5/18/99
 Agency: Department of Health & Social Services

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FISCAL NOTE

STATE OF ALASKA
1999 LEGISLATIVE SESSION

BILL NO. SCS CSHB151(FIN)

5/18/99

Revision Date/Time (Note if correction): _____ Dept. Affected: Health and Social Services
 Title: Relating to revocation & reinstatement of BRU: Family and Youth Services
driver's licenses of minors Component: McLaughlin Youth Center
 Sponsor: Rep. Kott COMPONENT SERIAL NO. 264
 Requestor: Senate (FIN) See also (SN#): _____

Expenditures/Revenues: (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING	FY2000	FY2001	FY2002	FY2003	FY2004	FY2005
PERSONAL SERVICES		0.0	0.0	0.0	0.0	0.0
TRAVEL						
CONTRACTUAL		0.0	0.0	0.0	0.0	0.0
SUPPLIES		0.0	0.0	0.0	0.0	0.0
EQUIPMENT		0.0	0.0	0.0	0.0	0.0
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
----------------------	--	--	--	--	--	--

CHANGES IN REVENUES ()						
-------------------------	--	--	--	--	--	--

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF	0.0	0.0	0.0	0.0	0.0	0.0
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (please specify)						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY1999) cost: \$0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

As amended, this bill would have no fiscal impact on the department.

Prepared by: George Buhite *Blurt Butkane* Phone: 465-2212
 Division: DEYS Date/Time: 5/18/99 5:36 PM
 Approved by Commissioner: Karen Perdue, Commissioner Date: 5/18/99
 Agency: Department of Health & Social Services

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1-LS0492P

Ford

5/16/99

*s/15
moved by Pennell
w/o obj. ADOPTED
work draft*

SENATE CS FOR CS FOR HOUSE BILL NO. 151()

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIRST LEGISLATURE - FIRST SESSION

BY .

Offered:

Referred:

Sponsor(s): REPRESENTATIVES KOTT, Austerman, Dyson, Rokeberg, Smalley, Cissna

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to revocation and reinstatement of the driver's license of a
2 person at least 14 years of age but not yet 21 years of age."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

4 * Section 1. AS 28.15.183(a) is amended to read:

5 (a) If a peace officer has probable cause to believe that a person who is at
6 least 14 years of age but not yet 21 years of age has possessed or used a controlled
7 substance in violation of AS 11.71 [,] or a municipal ordinance with substantially
8 similar elements, [OR] possessed or consumed alcohol in violation of AS 04.16.050
9 or a municipal ordinance with substantially similar elements, operated a vehicle after
10 consuming alcohol in violation of AS 28.35.280, or refused to submit to a chemical
11 test under AS 28.35.285, and the peace officer has cited the person or arrested the
12 person for the offense [A VIOLATION OF AS 11.71, AS 04.16.050, AS 28.35.280,
13 OR 28.35.285 OR THE MUNICIPAL ORDINANCE WITH SUBSTANTIALLY
14 SIMILAR ELEMENTS], the peace officer shall read a notice and deliver a copy to the

1 person. The notice must advise that

2 (1) the department intends to revoke the person's driver's license or
3 permit, privilege to drive, or privilege to obtain a license or permit;

4 (2) the person has the right to administrative review of the revocation;

5 (3) if the person has a driver's license or permit, the notice itself is a
6 temporary driver's license or permit that expires 10 [SEVEN] days after it is delivered
7 to the person;

8 (4) revocation of the person's driver's license or permit, privilege to
9 drive, or privilege to obtain a license or permit, takes effect 10 [SEVEN] days after
10 delivery of the notice to the person unless the person, within 10 [SEVEN] days,
11 requests an administrative review;

12 (5) if the person has been cited under AS 28.35.280 or under
13 AS 28.35.285, that person, under AS 28.35.290, may not operate a motor vehicle,
14 aircraft, or watercraft during the 24 hours following issuance of the citation.

15 * Sec. 2. AS 28.15.183(c) is amended to read:

16 (c) Unless the person has requested an administrative review, the department
17 shall revoke the person's driver's license or permit, privilege to drive, or privilege to
18 obtain a license or permit, effective 10 [SEVEN] days after delivery to the person of
19 the notice required under (a) of this section, upon receipt of a sworn report of a peace
20 officer

21 (1) that the officer had probable cause to believe that the person is at
22 least 14 years of age but not yet 21 years of age and has violated one of the offenses
23 described in (a) of this section [POSSESSED OR USED A CONTROLLED
24 SUBSTANCE IN VIOLATION OF AS 11.71, OR A MUNICIPAL ORDINANCE
25 WITH SUBSTANTIALLY SIMILAR ELEMENTS, OR POSSESSED OR
26 CONSUMED ALCOHOL IN VIOLATION OF AS 04.16.050 OR A MUNICIPAL
27 ORDINANCE WITH SUBSTANTIALLY SIMILAR ELEMENTS, OPERATED A
28 VEHICLE AFTER CONSUMING ALCOHOL IN VIOLATION OF AS 28.35.280, OR
29 REFUSED TO SUBMIT TO A CHEMICAL TEST OF BREATH UNDER
30 AS 28.35.285];

31 (2) that the peace officer has cited or arrested the person [OR

1 ARRESTED THE PERSON] for

2 (A) a violation of AS 11.71, AS 04.16.050, AS 28.35.280, or
3 28.35.285; or

4 (B) possession or use of a controlled substance or alcohol in
5 violation of a municipal ordinance with substantially similar elements;

6 (3) that notice under (a) of this section was provided to the person; and

7 (4) describing the circumstances surrounding the offense [VIOLATION
8 OF THE CONTROLLED SUBSTANCES PROVISIONS OF AS 11.71, THE
9 ALCOHOLIC BEVERAGES PROVISIONS OF AS 04.16.050, OR THE MUNICIPAL
10 ORDINANCE WITH SUBSTANTIALLY SIMILAR ELEMENTS, THE MINOR
11 OPERATING A VEHICLE AFTER CONSUMING ALCOHOL UNDER
12 PROVISIONS OF AS 28.35.280, OR THE MINOR REFUSING TO SUBMIT TO A
13 CHEMICAL TEST OF BREATH UNDER PROVISIONS OF AS 28.35.285].

14 * Sec. 3. AS 28.15.183(d) is amended to read:

15 (d) The department shall impose the revocation required under this section

16 (1) for a first revocation, for a period of 30 [90] days;

17 (2) for a second revocation, for a period of 60 days [ONE YEAR];

18 [OR]

19 (3) for a third [OR SUBSEQUENT] revocation, for a period of 90

20 days; or

21 (4) for a fourth or subsequent revocation, for a period of one year

22 [THREE YEARS].

23 * Sec. 4. AS 28.15.183(f) is amended to read:

24 (f) A revocation imposed under this section shall be consecutive to a
25 revocation imposed under another provision of law, except that (1) a revocation
26 imposed under this section shall be concurrent with a prior revocation imposed
27 under this section; and (2) a revocation imposed under this section for an offense
28 for which a revocation is required under AS 28.15.185 shall be concurrent with a
29 revocation imposed under AS 28.15.185 that is based on the same incident. A
30 [DEPARTMENT HEARING OFFICER MAY GRANT LIMITED LICENSE
31 PRIVILEGES IN ACCORDANCE WITH THE STANDARDS SET OUT IN

1 AS 28.15.201 TO A] person whose driver's license, permit, or privilege was revoked
2 for a period of at least 60 days under this section may apply for limited license
3 privileges under AS 28.15.201(d). A person whose driver's license, permit, or
4 privilege to drive was revoked for a period of more than one year under this
5 section may apply for reinstatement as provided under (i) of this section.

6 * Sec. 5. AS 28.15.183 is amended by adding a new section to read:

7 (j) A person whose driver's license, permit, or privilege was revoked under
8 this section may apply for reinstatement of the person's driver's license as provided in
9 this subsection. A person may apply to the department for reinstatement by filing a
10 written request for review of the revocation imposed under this section with the
11 department. The department shall issue a new license or reissue the person's driver's
12 license

13 (1) as provided under AS 28.15.211(d) if the department finds that

14 (A) the application for reinstatement is filed at least one year
15 after the person's license, permit, or privilege was revoked;

16 (B) the person complies with (g) of this section; and

17 (C) the person has not violated a provision of this title or a
18 regulation of the department since the revocation; or

19 (2) immediately if

20 (A) the offense described under (a) of this section for which the
21 person was cited or arrested is not prosecuted or the prosecution results in
22 dismissal by a court; or

23 (B) a court or jury finds that the person is not guilty of the
24 offense described under (a) of this section for which the person was cited or
25 arrested.

26 * Sec. 6. AS 28.15.184(b) is amended to read:

27 (b) A request for review of the department's revocation under AS 28.15.183
28 shall be made within 10 [SEVEN] days after receipt of the notice under AS 28.15.183
29 or the right to review is waived and the action of the department under
30 AS 28.15.183(c) is final. If a written request for a review is made after expiration of
31 the 10-day [SEVEN-DAY] period, and if it is accompanied by the applicant's verified

1 statement explaining the failure to make a timely request for a review, the department
2 shall receive and consider the request. If the department finds that the person was
3 unable to make a timely request because of lack of actual notice of the revocation or
4 because of factors of physical incapacity such as hospitalization or incarceration, the
5 department shall waive the period of limitation, reopen the matter, and grant the review
6 request.

7 * Sec. 7. APPLICABILITY. (a) Section 5 of this Act applies to a driver's license
8 revocation occurring before, on, or after the effective date of this Act.

9 (b) Sections 1 - 4 and 6 of this Act apply to a driver's license revocation for an
10 offense that occurs on or after the effective date of this Act.

LEGAL SERVICES**DIVISION OF LEGAL AND RESEARCH SERVICES
LEGISLATIVE AFFAIRS AGENCY
STATE OF ALASKA**

(907) 465-3867 or 465-2450
FAX (907) 465-2029
Mail Stop 3101


130 Seward Street, Suite 409
Juneau, Alaska 99801-2105

MEMORANDUM

May 16, 1999

SUBJECT: Sectional Summary of SCS CSHB 151()
(Work Order No. 1-LS7492\P)

TO: Senator Robin Taylor
Attn: Mel

FROM: Michael F. Ford 
Legislative Counsel

You have requested a sectional summary of the above-described bill.

As a preliminary matter, note that a sectional summary of a bill should not be considered an authoritative interpretation of the bill and the bill itself is the best statement of its contents. If you would like an interpretation of the bill as it may apply to a particular set of circumstances, please advise.

Section 1. This section increases from seven to 10 days the time period in which a person who is at least 14 but not yet 21 may appeal a driver's license revocation for possession or consumption of alcohol, use of a controlled substance, operation of a vehicle after consuming alcohol, or refusal to take a breath test.

Section 2. This section makes conforming amendments for changes in sec. 1.

Section 3. This section changes the revocation periods to 30 days for a first offense, 60 days for a second offense, 90 days for a third offense, and a year for a fourth or subsequent offense.

Section 4. This section provides that for a person who receives multiple periods of driver's license revocation under AS 28.15.183, the revocation periods run concurrently. Also a person who receives a license revocation of at least 60 days can apply for a limited license and a person who has more than a year of license revocation may apply for reinstatement under the provisions of sec. 5.

Section 5. Allows a person to have their license reinstated if the person has had their license revoked for at least a year, the person completes alcoholism or drug treatment, and the person has no other violations. Also provides for immediate reinstatement of the license if the state fails to prosecute the offense that triggers the license revocation, the case is dismissed, or if the person is found not guilty.

Senator Robin Taylor
May 16, 1999
Page 2

Section 6. This section makes conforming amendments for changes to section 1.

Section 7. Provides that sec. 5, regarding reinstatement of a drivers license, applies to offenses occurring before, on, or after the effective date of this Act. Provides that other than sec. 5, the provisions of this Act apply to offenses occurring after the effective date of the Act.

MFF:lmb
99-088.lmb

SENATE FINANCE COMMITTEE

SIGN-IN

HB 151-REVOCATION OF MINOR DRIVER'S LICENSE

NAME: Alan Carpenter Sub./Bill No: 151
Co./Dept./Title: Law Phone: 3428
Address: Room 717 Court Bldg Zip: _____

Do you wish to testify? Yes No Respond to Questions

NAME: Juanita Hensley Sub./Bill No: 151
Co./Dept./Title: ADMIN / DMV Phone: 5648
Address: Box 110200 Zip: 99811

Do you wish to testify? Yes No Respond to Questions

NAME: _____ Sub./Bill No: _____
Co./Dept./Title: _____ Phone: _____
Address: _____ Zip: _____

Do you wish to testify? Yes No Respond to Questions

NAME: _____ Sub./Bill No: _____
Co./Dept./Title: _____ Phone: _____
Address: _____ Zip: _____

Do you wish to testify? Yes No Respond to Questions

HB

156

HFIN

FILE

FISCAL NOTE

Bill Version: CSHB 156 (STA)
 (H) Publish Date: 4/16/99

**STATE OF ALASKA
 1999 LEGISLATIVE SESSION**

Revision Date/Time (Note if correction) _____ Dept. Affecte Revenue _____
 Title An Act relating to investments by the Alaska RRU Revenue Operations
Permanent Fund Corporation Component Alaska Permanent Fund Corporation
 Sponsor _____
 Requester House State Affairs Committee Component Serial No. _____

Expenditures/Revenues (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2000	FY 2001	FY 2002	FY 2003	FY 2004	FY 2005
Personal Services						
Travel						
Contractual	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
TOTAL OPERATING	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2

CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
-----------------------------	------------	------------	------------	------------	------------	------------

CHANGE IN REVENUES ()	49,067.5	51,016.9	53,154.4	55,607.3	58,280.6	61,050.8
-------------------------------	-----------------	-----------------	-----------------	-----------------	-----------------	-----------------

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other Corporate Receipts	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2
TOTAL	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2

Estimate of current year (FY99) cost: 0.0

POSITIONS

Full-time						
Part-time						
Temporary						

ANALYSIS: *This fiscal note assumes an increase in costs and revenues associated with a 5% increase in public equity investments. It is likely over the 5 year period of this fiscal note that the APFC will use this increased investment flexibility in other asset types as well, e.g., real estate, fixed-income, and alternative investments such as private equity. The new investments would be entered into in order to add incremental value to a very large asset base. Investments with the potential to add significant value may require significant increased costs. All new investments will be reviewed by the Board of Trustees prior to implementation and presented to the APFC's oversight committee, the Legislative Budget & Audit Committee, for review and comment.*

Prepared by Peter A. Bush *Peter A. Bush* Phone 465-2301
 Division Alaska Permanent Fund Corporation Date/Time _____
 Approved by _____ Date 4/14/99
 Commissioner William E. London
 Agency Department of Revenue

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(11)

JUSE COMMITTEE REPC .T

Date Referred to Committee: April 16, 1999

FURTHER REFERRALS:

Date of Committee Action: 4/28/99

The FINANCE Committee considered:

HB 156

HOUSE BILL NO. 156

PERMANENT FUND INVESTMENTS

"An Act relating to investments by the Alaska Permanent Fund Corporation; and providing for an effective date."

recommends it be replaced with the following committee substitute CS HB 156 (Fin) the same title a new title

additional referral to _____ Committee
 attached amendment(s)

ADOPTS: _____ Letter of Intent

ATTACHES NEW FISCAL NOTE(S): (Dept) _____

APPROVES PREVIOUS: _____

(Dept/Date)

fiscal note(s) DOR
(forthcoming)

fiscal note(s) _____

zero fiscal note(s) _____

zero fiscal note(s) _____

SIGNING WITH RECOMMENDATIONS	DP	DNP	NR	AM
<u>Gene Theriault</u> Theriault			X	
<u>Don Bunde</u> Bunde	✓			
<u>Jim Kohring</u> Kohring	X			
<u>Ben Grossendorf</u> Grossendorf	X			
<u>Paul E. Moses</u> Moses	X			
<u>William Williams</u> Williams	X			
<u>Greg Davis</u> DAVIS	X			
<u>Ala Austerman</u> (was not present at the time of the vote)	X			
<u>Austerman</u>				

CHAIR'S SIGNATURE

Gene Theriault

10

The Case for Increased Investment Flexibility: HB 156



**APFC Presentation to House Finance
April 28, 1999**

Need for HB 156

- **Modernizes statutes, responsive to current market opportunities and challenges**
- **Requested change is conservative and maintains the legal list approach**
- **Allows your Fund managers to add incremental value**
- **Improves total portfolio risk management**

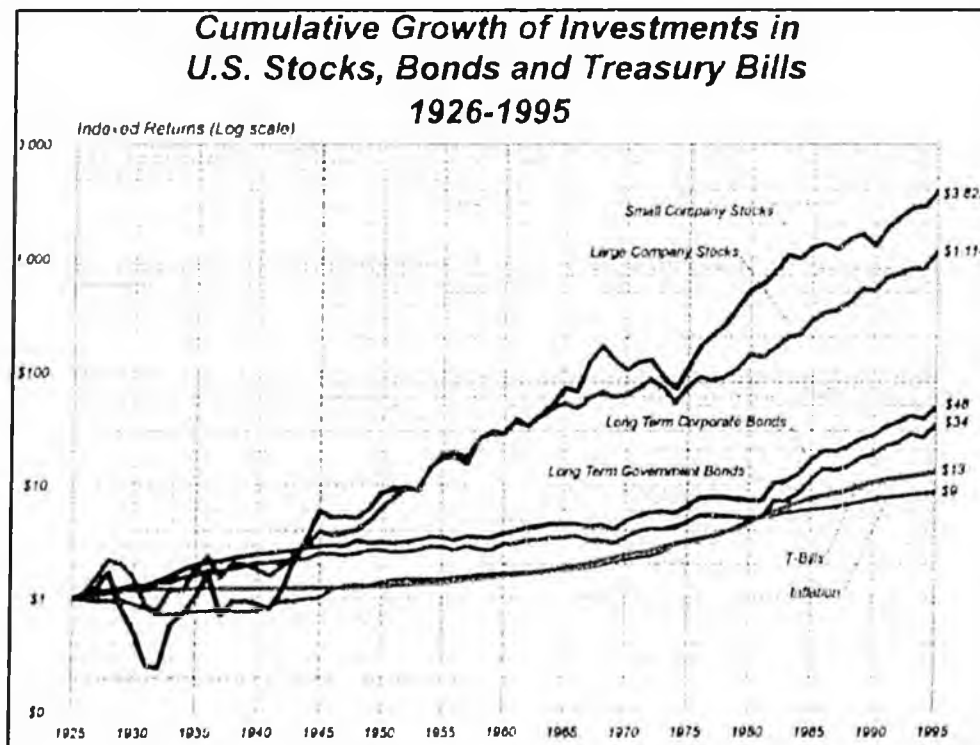


Long-term perspective

Asset class performance

Consider the growth of \$1.00 invested in various U.S. asset classes from Dec. 31, 1925 to Dec. 31, 1995:

◆ Inflation	\$	9
◆ Treasury bills		13
◆ Treasury bonds		34
◆ Large company stocks		1,114
◆ Small company stocks		3,822

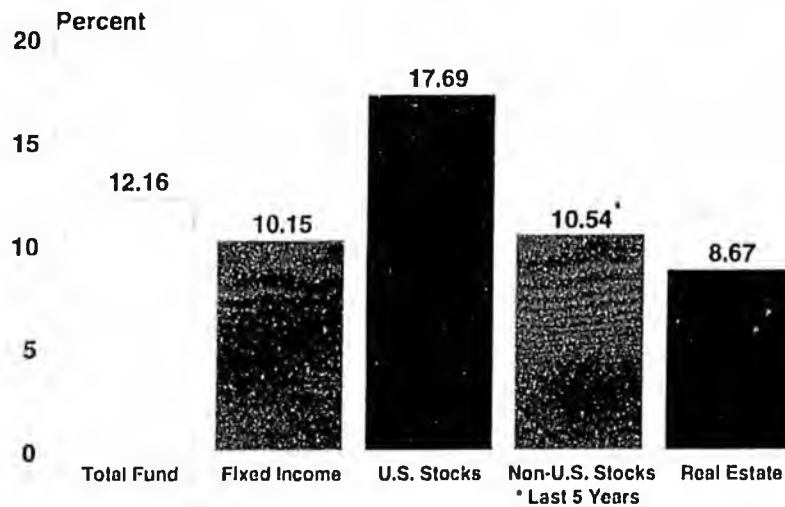


APFC performance



Long-term total returns

15 years ended December 31, 1998



Opportunity Cost: 1997-1998

APFC Actual Rates of Return

	<u>Fixed Income</u>	<u>U.S. Stocks</u>	<u>Difference</u>
1997	9.52%	31.00%	21.48%
1998	9.90	23.62	13.72

	<u>10% of Fund</u>	<u>Returns</u>	<u>Increased Income</u>
1997	\$2.07 billion	21.48%	\$324 million
1998	\$2.36 billion	13.72%	\$444 million
Total:			\$770 million



Key assumptions

Increased volatility in capital markets

Asset Class	Index	Expected Return			Expected Risk		
		1998	1999	Change	1998	1999	Change
Equities							
Large Cap	S&P 500	9.10	9.00	-0.10	13.30	15.00	1.70
Small Cap	CAF Small	10.10	11.20	1.10	19.10	25.30	6.20
International	MSCI EAFE	9.60	10.00	0.40	18.50	21.50	3.00
Fixed Income							
Domestic	1B Agg	6.60	5.60	-1.00	5.50	5.30	-0.20
International	SB Non-US	6.55	5.60	-0.95	11.20	11.00	-0.20
Other							
Real Estate	CRES	8.25	8.00	-0.25	14.50	16.50	2.00
Alternatives	Veco 100	12.30	12.30	0.00	35.00	36.00	1.00
Cash Equiv.	90-day T-bill	4.80	4.40	-0.40	1.00	0.70	-0.30
Inflation	CPI-U	3.40	3.00	-0.40	0.95	1.75	0.80

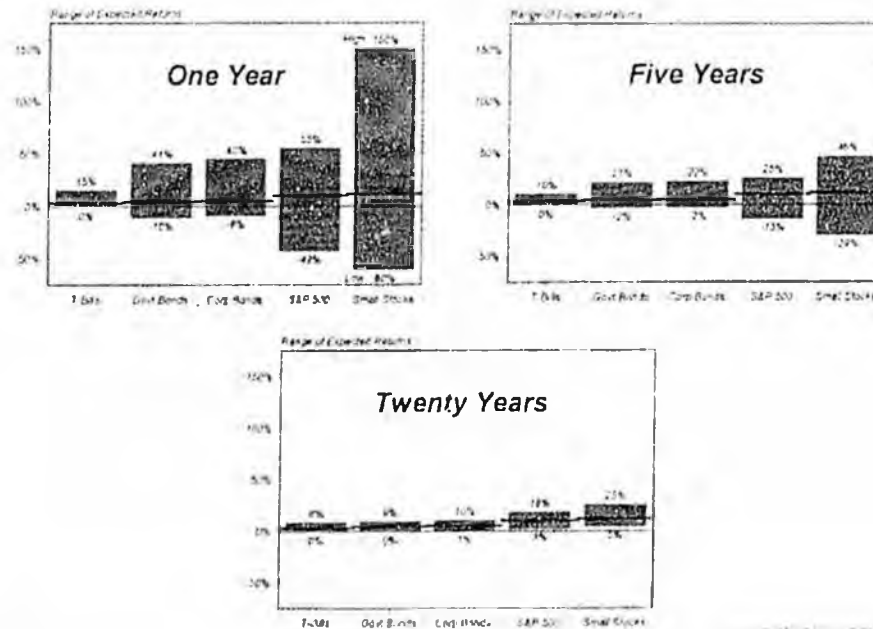
Lower Returns

Higher Risk

ALASKA'S
PENSION
FUND
ALASKA'S
FUTURE

7

Risk Diminishes Over Time



Percent Of Market Value distribution of income

Another way to manage risk is a **POMV** distribution of income:

- Provides more predictability and stability in annual distributions
- Disconnects investment decisions from short-term spending considerations
- Spending provision becomes part of long-term investment strategy rather than tactical response to market cycles



Key assumptions

At the heart of APFC investment planning for the future will be the attempt to mediate among these conflicting objectives:

1. Maximize long-term total return.
2. Maximize annual spending distributions.
3. Preserve the *real* (i.e., inflation-adjusted) value of the Fund and the distributions.
4. Maximize the stability and predictability of spending distributions.



Key assumptions

- Q. How much can be distributed while still preserving the real (i.e., inflation-adjusted) value of the fund?**
- A. If you want to preserve the real value of the Fund, you must not spend more than the real rate of return on your investments over the long term.**

11



Key assumptions

And the real rate of return on your investments will be determined by:

- 1. Capital market returns**
- 2. Your asset allocation**

12



Key assumptions - status quo



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	14.62%	0.82%	1.37%
Actively Managed	1.00%	7.60%	9.40%	19.38%	1.82%	1.82%
Sub-Total				34.00%	2.64%	3.20%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.28%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	40.00%	2.24%	2.24%
International	5.60%	0.00%	6.60%	2.00%	0.11%	0.11%
Sub-Total				42.00%	2.35%	2.35%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
					6.87%	7.75%
					3.87%	1.75%

NOTE: Permanent Fund projected realized returns assume that, over a five year period, active managers will realize 10% of the income return and 10% of the expected growth (capital gains) and that passive managers and real estate will realize 10% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will realize 10% of the income return and 10% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.

Minus Distribution = Real Rates of Return

Key assumptions - HB 156



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	16.77%	0.94%	1.58%
Actively Managed	1.80%	7.60%	9.40%	22.23%	2.09%	2.09%
Sub-Total				39.00%	3.03%	3.67%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.20%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	35.00%	1.96%	1.96%
International	5.60%	0.00%	5.60%	2.00%	0.11%	0.11%
Sub-Total				37.00%	2.07%	2.07%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
					6.98%	7.91%
					3.98%	1.94%

NOTE: Permanent Fund projected realized returns assume that, over a five year period, active managers will realize 10% of the income return and 10% of the expected growth (capital gains) and that passive managers and real estate will realize 10% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will realize 10% of the income return and 10% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.

Minus Distribution = Real Rates of Return

Key assumptions - CS HB 156 (State Affairs)



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	18.92%	1.06%	1.78%
Actively Managed	1.80%	7.60%	9.40%	25.08%	2.36%	2.36%
Sub-Total				44.00%	3.42%	4.14%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.28%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	30.00%	1.60%	1.68%
International	5.60%	0.00%	5.60%	2.00%	0.11%	0.11%
Sub-Total				32.00%	1.79%	1.79%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
					7.08%	8.13%
					4.08%	5.13%

Note: Permanent Fund projected realized returns assume that over a five-year period, active managers will make 100% of the income return and 100% of the expected growth (capital market) and that passive managers and real estate will make 100% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will make 100% of the income return and 100% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.

Minus 3.00% Inflation = Real Rates of Return

Key assumptions



GASB Income

Fund Value

67,337	57,957	28,999	40,955.60	18,248	11,710	13,099	7,274	11,245	65,355
--------	--------	--------	-----------	--------	--------	--------	-------	--------	--------

GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
Per Department of Revenue's Spring 1999 Revenue Forecast.
Earnings reserve appropriated to principal.

STATUS QUO WITH 7.75% TOTAL RETURN

70,126	61,887	29,827	42,106.04	18,257	12,803	14,192	8,101	12,072	67,316
--------	--------	--------	-----------	--------	--------	--------	-------	--------	--------

GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
Per Department of Revenue's Spring 1999 Revenue Forecast.
Earnings reserve appropriated to principal.

STATUS QUO WITH 7.94% TOTAL RETURN

73,028	67,812	30,650	43,247.05	18,264	13,898	15,287	9,047	13,018	69,395
--------	--------	--------	-----------	--------	--------	--------	-------	--------	--------

GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
Per Department of Revenue's Spring 1999 Revenue Forecast.
Earnings reserve appropriated to principal.

STATUS QUO WITH 8.13% TOTAL RETURN



Key assumptions



Daily Unaudited Position
as of April 26, 1999

Fixed Income	\$11,009,700,000	42%
U.S. Equities	\$9,545,000,000	36%
Non-U.S. Equities	\$3,543,200,000	13%
Real Estate	\$2,055,000,000	8%
<u>Alaskan CDs</u>	<u>\$140,000,000</u>	<u>1%</u>
TOTAL	\$26,292,900,000	100%

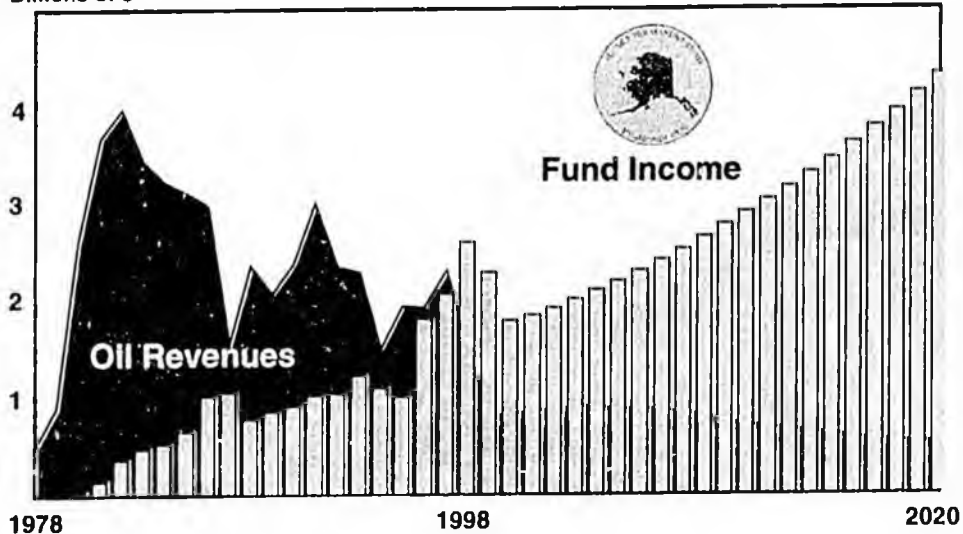


Source: www.apfc.org

Key assumptions

“Crossing of the lines in 1998”

Billions of \$



Amended
Pg 6

CS FOR HOUSE BILL NO. 156(STA)

IN THE LEGISLATURE OF THE STATE OF ALASKA
TWENTY-FIRST LEGISLATURE - FIRST SESSION

BY THE HOUSE STATE AFFAIRS COMMITTEE

Offered: 4/16/99
Referred: Finance

Sponsor(s): HOUSE RULES COMMITTEE BY REQUEST OF THE LEGISLATIVE BUDGET AND
AUDIT COMMITTEE

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to investments by the Alaska Permanent Fund Corporation; and
2 providing for an effective date."

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

4 * Section 1. AS 37.13.120(e) is amended to read:

5 (e) The corporation may not borrow money or guarantee from principal of the
6 fund the obligations of others except as provided in this subsection. With respect
7 to real property investments of the fund, the corporation may, either directly or
8 through an entity in which the investment is made, borrow money if the
9 borrowing is without recourse to the corporation and the fund.

10 * Sec. 2. AS 37.13.120(g) is amended to read:

11 (g) Subject to the limitations contained in this section, the board may invest
12 fund assets at the competitive national market rates or prices that are applicable to each
13 investment only in

14 (l) obligations of, or obligations insured by or guaranteed by, the

1 United States or agencies or instrumentalities of the United States;

2 (2) obligations secured by reserves paid in by the United States or
3 agencies or instrumentalities of the United States or obligations of corporations in
4 which the United States is a shareholder or member;

5 (3) certificates of deposit and term deposits of United States domestic
6 banks that are members of the Federal Deposit Insurance Corporation and that may be
7 readily sold in a secondary market at prices reflecting fair value or that are fully
8 secured at all times as to payment of principal and interest as described in (m) of this
9 section;

10 (4) certificates of deposit and term deposits of federally chartered
11 savings and loan associations in Alaska that are fully secured at all times as to
12 payments of principal and interest as described in (m) of this section;

13 (5) certificates of deposit and term deposits of mutual savings banks
14 in Alaska that are fully secured at all times as to payments of principal and interest as
15 described in (m) of this section;

16 (6) fixed-term certificates of indebtedness of federally insured credit
17 unions in Alaska that are fully secured at all times as to payments of principal and
18 interest as described in (m) of this section;

19 (7) [DOMESTIC CORPORATE] debt instruments that have been
20 issued by domestic entities and [SECURITIES] that are rated investment grade [BY
21 A NATIONALLY RECOGNIZED RATING SERVICE], or [NONDOMESTIC
22 CORPORATE] debt instruments [SECURITIES] of comparable quality issued by
23 nondomestic entities;

24 (8) short-term

25 (A) [DOMESTIC CORPORATE] promissory notes that have
26 been issued by domestic entities and that are rated investment grade [OF
27 THE HIGHEST RATINGS ASSIGNED BY A NATIONALLY RECOGNIZED
28 RATING SERVICE]; or

29 (B) [NONDOMESTIC CORPORATE] promissory notes of
30 comparable quality issued by nondomestic entities, the interest on which may
31 be payable in either United States dollars or nondomestic currencies;

1 (9) bankers' acceptances drawn on and accepted by United States banks
2 each of which has a combined capital and surplus aggregating at least \$200,000,000;

3 (10) repurchase agreements, the securities underlying the agreements
4 being any of the items in (1) - (6) of this subsection;

5 (11) the portions of business and industrial loans made under the Rural
6 Development Act of 1972 that are guaranteed by the Farmers Home Administration;

7 (12) the guaranteed portion of Farmers Home Administration loans;

8 (13) notes secured by mortgages granting a first lien on residential real
9 estate improved by completed buildings if the mortgages are insured by a private
10 mortgage insurance corporation that is authorized to do business in this state and has
11 combined capital and surplus aggregating at least \$20,000,000 [,] and if loan-to-value
12 ratios do not exceed 90 percent; however, mortgage insurance is not necessary for
13 residential loans having a loan-to-value ratio of less than 70 percent and the minimum
14 coverage of other residential loans shall be 10 percent for those having a loan-to-value
15 ratio greater than 70 percent but less than 90 percent and 20 percent for those having
16 a loan-to-value ratio of 90 percent;

17 (14) preferred and common stock and other equity interests in
18 entities organized [OF CORPORATIONS INCORPORATED] in the United States;

19 (15) certificates of deposit, term deposits, or bankers' acceptances, that
20 are issued by a United States or nondomestic bank or trust company located outside
21 of the United States and are denominated in United States or nondomestic currency [,]
22 if either (A) they may be readily sold in a secondary market at prices reflecting fair
23 value, or (B) the issuing bank or trust company has capital, surplus, and retained
24 earnings at the date of issue equaling at least \$500,000,000; investments made under
25 this paragraph are not subject to the collateral requirements for domestic certificates
26 under (m) of this section;

27 (16) equity interests in, and debt obligations secured by mortgages
28 granting a first lien on, real estate if the real estate is located in the United States
29 and is

30 (A) improved by completed and substantially rented buildings;

31 or

1 (B) located within the market area of real property in which
 2 the fund holds an existing interest and is acquired

3 (i) for the purpose of creating or adding to a
 4 portfolio of similar properties; or

5 (ii) to retain or service the needs of existing tenants
 6 [AND LOCATED IN THE UNITED STATES IF THE TOTAL
 7 VALUE HELD BY THE FUND IN EACH INVESTMENT DOES NOT
 8 EXCEED \$150,000,000, AND, IF THE TOTAL VALUE HELD BY
 9 THE FUND IN EACH INVESTMENT EXCEEDS \$150,000,000,
 10 THESE INVESTMENTS ARE MADE

11 (A) IN A CORPORATION, PARTNERSHIP, TRUST, OR
 12 OTHER ENTITY IN WHICH, AT THE CONCLUSION OF EACH
 13 INVESTMENT TRANSACTION, AT LEAST 33 PERCENT OF THE
 14 BENEFICIAL OWNERSHIP INTERESTS ARE HELD BY OTHER
 15 INSTITUTIONAL INVESTORS, AND WHICH IS ORGANIZED AND
 16 OPERATED FOR THE PURPOSE OF MAKING REAL ESTATE
 17 INVESTMENTS BY A BANK, INSURANCE COMPANY, OR OTHER
 18 MANAGER OF INSTITUTIONAL FUNDS THAT HAS HAD AT LEAST
 19 FIVE YEARS OF EXPERIENCE IN THE MANAGEMENT OF REAL
 20 ESTATE INVESTMENTS OF INSTITUTIONAL INVESTORS; OR

21 (B) WITH CORPORATIONS, PARTNERSHIPS, TRUSTS, OR
 22 ENTITIES IN WHICH, AT THE CONCLUSION OF EACH INVESTMENT
 23 TRANSACTION, AT LEAST 33 PERCENT OF THE BENEFICIAL
 24 OWNERSHIP INTERESTS IN THE CO-INVESTING ENTITY OR ENTITIES
 25 AS A WHOLE ARE HELD BY INSTITUTIONAL INVESTORS, AND IF

26 (i) AT THE TIME OF INVESTMENT THE FUND
 27 HAS NO MORE THAN A 67 PERCENT BENEFICIAL OWNERSHIP
 28 INTEREST IN THE REAL ESTATE INVESTED IN AS A WHOLE;

29 (ii) THE RIGHTS AND OBLIGATIONS OF THE
 30 FUND ARE SUBSTANTIALLY SIMILAR TO THOSE OF THE
 31 OTHER INSTITUTIONAL INVESTORS, EXCEPT FOR THE

1 PERCENTAGE INTEREST IN THE PROPERTY; AND

2 (iii) THE PROPERTY IS MANAGED AND
3 OPERATED BY AN ENTITY THAT HAS HAD AT LEAST FIVE
4 YEARS OF EXPERIENCE IN THE MANAGEMENT OF REAL
5 ESTATE INVESTMENTS OF INSTITUTIONAL INVESTORS];

6 (17) securities of nondomestic governments and nondomestic
7 government agencies, the principal of, or interest on, which is payable in either United
8 States dollars or nondomestic currencies;

9 (18) securities of other nondomestic entities [CORPORATIONS,
10 INCLUDING COMMON AND PREFERRED STOCK,] whose dividends, if any, may
11 be payable in either United States dollars or nondomestic currencies;

12 (19) taxable municipal or state debt instruments [SECURITIES] that
13 are rated investment grade [BY A NATIONALLY RECOGNIZED RATING
14 SERVICE];

15 (20) shares in a money market or short-term investment fund that has
16 either collateral securities of a type authorized elsewhere in this section as acceptable
17 collateral or securities of similar quality to those authorized elsewhere in this section
18 as acceptable collateral;

19 (21) interests in a titleholding entity, real estate investment trust,
20 real estate operating company, or other entity whose assets consist predominantly
21 of

22 (A) equity interests in real property or debt obligations
23 secured by mortgages granting a lien on real property, so long as the
24 property is of a type in which the corporation is otherwise permitted to
25 invest fund assets under this subsection; or

26 (B) interests in other entities in which the corporation is
27 permitted to invest fund assets under this paragraph.

28 * Sec. 3. AS 37.13.120(h) is amended to read:

29 (h) The board may enter into future contracts for the sale of investments
30 purchased under (g) of this section, or for the sale of nondomestic currencies, only for
31 the purpose of hedging an existing equivalent ownership position in these investments

1 or as a means of implementing asset allocation strategies.

2 * Sec. 4. AS 37.13.120(i) is amended to read:

3 (i) The fund may at no time ~~acquire~~ [OWN] more than five percent of the
 4 voting stock of a corporation unless the issuing corporation is an entity in which the
 5 Alaska Permanent Fund Corporation is permitted to invest fund assets under
 6 (g)(21) of this section. Domestic stocks, except for bank and insurance company
 7 stocks and stocks of corporations in which the Alaska Permanent Fund
 8 Corporation is permitted to invest fund assets under (g)(21) of this section, must
 9 be listed at the date of purchase on an exchange registered with the Securities and
 10 Exchange Commission. Except as otherwise permitted under (k) of this section,
 11 at [AT] the time of each investment, the aggregate investment of the fund in each
 12 stated category of investment may not exceed the following stated percentage of the
 13 total investments of the fund:

14 (1) mortgages under (g)(13) of this section - 15 percent;

15 (2) real estate investments under (g)(16) and 21 of this section - 15
 16 percent;

17 (3) certificates of deposit, term deposit, or bankers' acceptances under
 18 (g)(15) of this section - 20 percent;

19 (4) interests in domestic and nondomestic entities [CORPORATE
 20 STOCKS] under (g)(14) and (18) of this section - 55 [50] percent [.

21 (5) REPEALED].

22 * Sec. 5. AS 37.13.120(j) is amended to read:

23 (j) The assets of the fund may not be used for the purchase of debt
 24 instruments [BONDS] of a corporation or other entity [,] upon which any regular
 25 interest payment has been defaulted within five years before purchase, except debt
 26 instruments [BONDS] never in default but which have been outstanding for less than
 27 five years.

28 * Sec. 6. AS 37.13.120(k) is amended to read:

29 (k) The board shall establish and from time to time as necessary modify
 30 guidelines for the investment of the assets of the fund. Before adoption of any
 31 guidelines, the guidelines shall be reported to the Legislative Budget and Audit

1 Committee for review and comment. Notwithstanding (g) of this section or the
2 percentage investment limitations under (i) of this section and so long as doing so
3 satisfies the prudent-investor rule under (a) of this section, the board may invest
4 up to five percent of the total assets of the fund in either or a combination of the
5 following:

6 (A) other types of investments not specifically listed in (g)
7 of this section:

8 (B) categories of investment subject to the percentage
9 investment limitations established in (i) of this section, even though
10 investing additional assets in a category will cause the aggregate
11 investment in the category to exceed the applicable percentage limitation.

12 * Sec. 7. AS 37.13.120 is amended by adding a new subsection to read:

13 (p) For purposes of applying the percentage investment limitations established
14 in (i) of this section, if the board determines that a particular form of investment
15 authorized under (g) of this section may appropriately be classified in more than one
16 category of investment, it may elect the category to which that form of investment is
17 assigned.

18 * Sec. 8. This Act takes effect immediately under AS 01.10.070(c).

FISCAL NOTE

Bill Version: CSHB 156 (STA)

(H) Publish Date: 4/16/99

**STATE OF ALASKA
1999 LEGISLATIVE SESSION**

Revision Date/Time (Note if correction) _____ Dept. Affecte Revenue _____
 Title An Act relating to Investments by the Alaskan BRU Revenue Operations
Permanent Fund Corporation Component Alaska Permanent Fund Corporation
 Sponsor _____
 Requester House State Affairs Committee Component Serial No. _____

Expenditures/Revenues (Thousands of Dollars)

Note: Amounts do not include inflation unless otherwise noted below.

OPERATING EXPENDITURES	FY 2000	FY 2001	FY 2002	FY 2003	FY 2004	FY 2005
Personal Services						
Travel						
Contractual	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2
Supplies						
Equipment						
Land & Structures						
Grants & Claims						
Miscellaneous						
TOTAL OPERATING	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2

CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
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CHANGE IN REVENUES ()	49,067.5	51,016.9	53,154.4	55,607.3	58,280.6	61,050.8
-------------------------------	-----------------	-----------------	-----------------	-----------------	-----------------	-----------------

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other Corporate Receipts	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2
TOTAL	1,577.3	3,087.9	3,217.2	3,365.7	3,527.5	3,695.2

Estimate of current year (FY99) cost: 0.0

POSITIONS

Full-time						
Part-time						
Temporary						

ANALYSIS: This fiscal note assumes an increase in costs and revenues associated with a 5% increase in public equity investments. It is likely over the 5 year period of this fiscal note that the APFC will use this increased investment flexibility in other asset types as well, e.g., real estate, fixed-income, and alternative investments such as private equity. The new investments would be entered into in order to add incremental value to a very large asset base. Investments with the potential to add significant value may require significant increased costs. All new investments will be reviewed by the Board of Trustees prior to implementation and presented to the APFC's oversight committee, the Legislative Budget & Audit Committee, for review and comment.

Prepared by Peter A. Tushnet Phone 465-2301
 Division Alaska Permanent Fund Corporation Date/Time _____
 Approved by [Signature] Date 4/14/99
 Commissioner William J. London
 Agency Department of Revenue

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Legislative Budget and Audit Committee

SPONSER STATEMENT / House Bill 156

"An Act relating to investments by the Alaska Permanent Fund Corporation; and providing for an effective date".

The Legislative Budget and Audit Committee (LBAC) is charged with oversight of the Alaska Permanent Fund Corporation (APFC). Specific to this legislation, AS 24.20.151 (2) under purposes of the Committee reads "holding these agencies (lending or investment entities) accountable to statutory intent in their performance by recommending, where appropriate, changes in policy to the agencies or changes in legislation to the legislature".

On March 4, the APFC submitted this legislation in draft to LBAC members for their review. On March 23, the APFC presented this legislation to the Committee and the members present agreed unanimously to introduce it, without revision, in both bodies.

House Bill 156 modernizes the operations of AS 37.13.120, the statutes that set out the "legal list" of permissible investments of APFC assets. The revisions requested in this legislation are aimed at providing increased investment flexibility, reduced risk, and hopefully increased returns for the Permanent Fund.

Specifically House Bill 156 allows the trustees to invest up to 5% of Fund assets to: (1) make or retain greater asset class commitments than currently allowed; and/or (2) invest in individual securities or instruments that are not expressly permitted. However, the legal list approach is maintained and current asset allocations, while modestly expanded, remain in place.

This legislation is accompanied by a detailed sectional prepared by APFC legal counsel and a letter from the Fund's investment consultant, Callan Associates addressing the need for the most significant proposed change, the 5% "basket clause".

The first committee of referral, the House State Affairs Committee, made one amendment to HB 156. On page 6, line 20, the limit on owning domestic and nondomestic entities was raised from 50% to 55%.

As you know, any revisions to APFC investment policy require careful consideration on our part, the legislature. The APFC stands ready to assist you in your review of the more detailed aspects of this legislation.

INTERIM ADDRESS

345 W. Sterling Highway, Suite 102B, Homer, Alaska 99603 (907) 225-2921 Fax: (907) 235-4008

The Case for Increased Investment Flexibility: HB 156



**APFC Presentation to House State Affairs
April 15, 1999 (Revised)**

Need for HB 156

- **Modernizes statutes, responsive to current market opportunities and challenges**
- **Requested change is conservative and maintains the legal list approach**
- **Allows your Fund managers to add incremental value**
- **Improves total portfolio risk management**



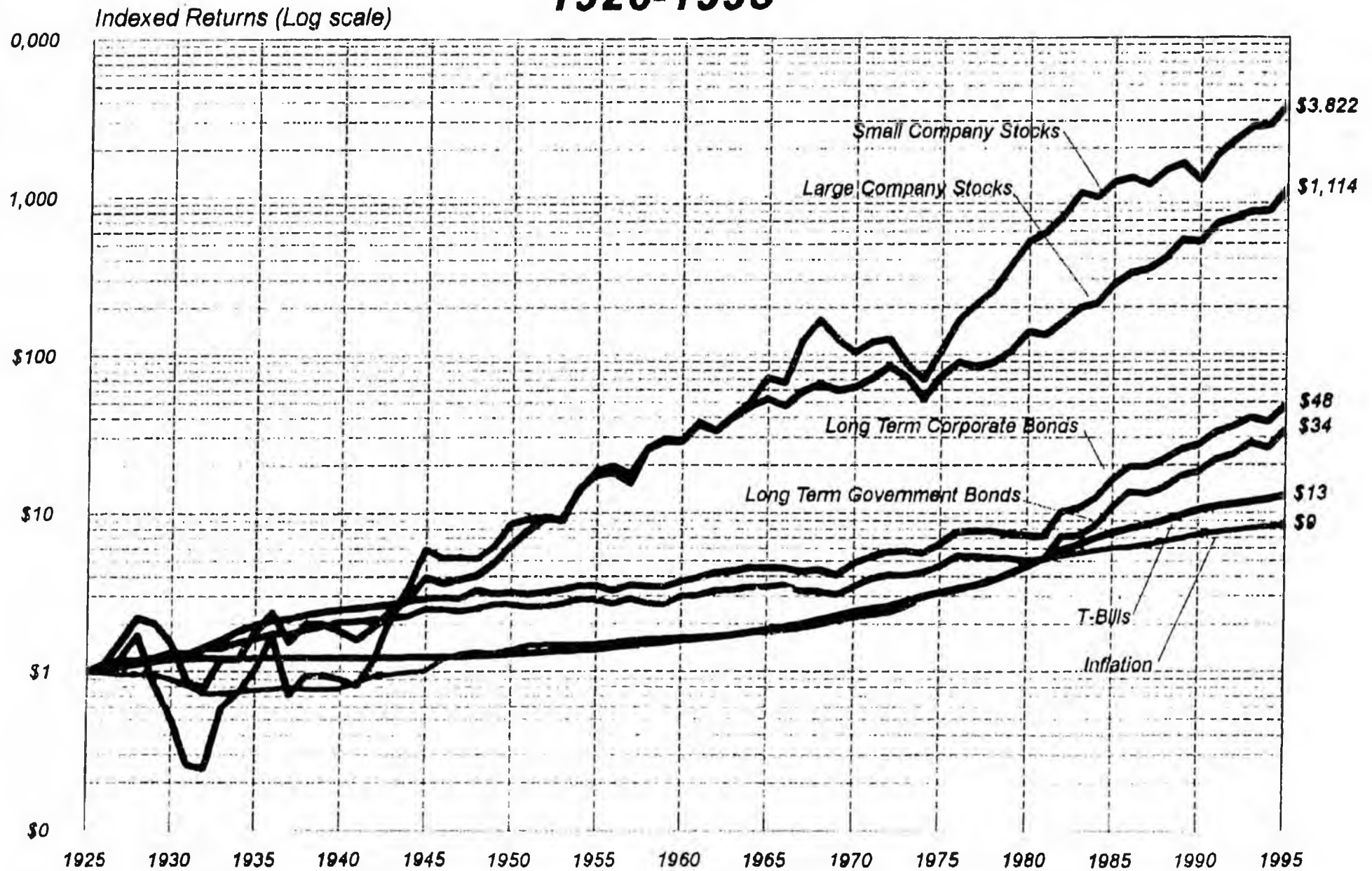
Long-term perspective

Asset class performance

Consider the growth of \$1.00 invested in various U.S. asset classes from Dec. 31, 1925 to Dec. 31, 1995:

◆ Inflation	\$	9
◆ Treasury bills		13
◆ Treasury bonds		34
◆ Large company stocks		1,114
◆ Small company stocks		3,822

Cumulative Growth of Investments in U.S. Stocks, Bonds and Treasury Bills 1926-1995

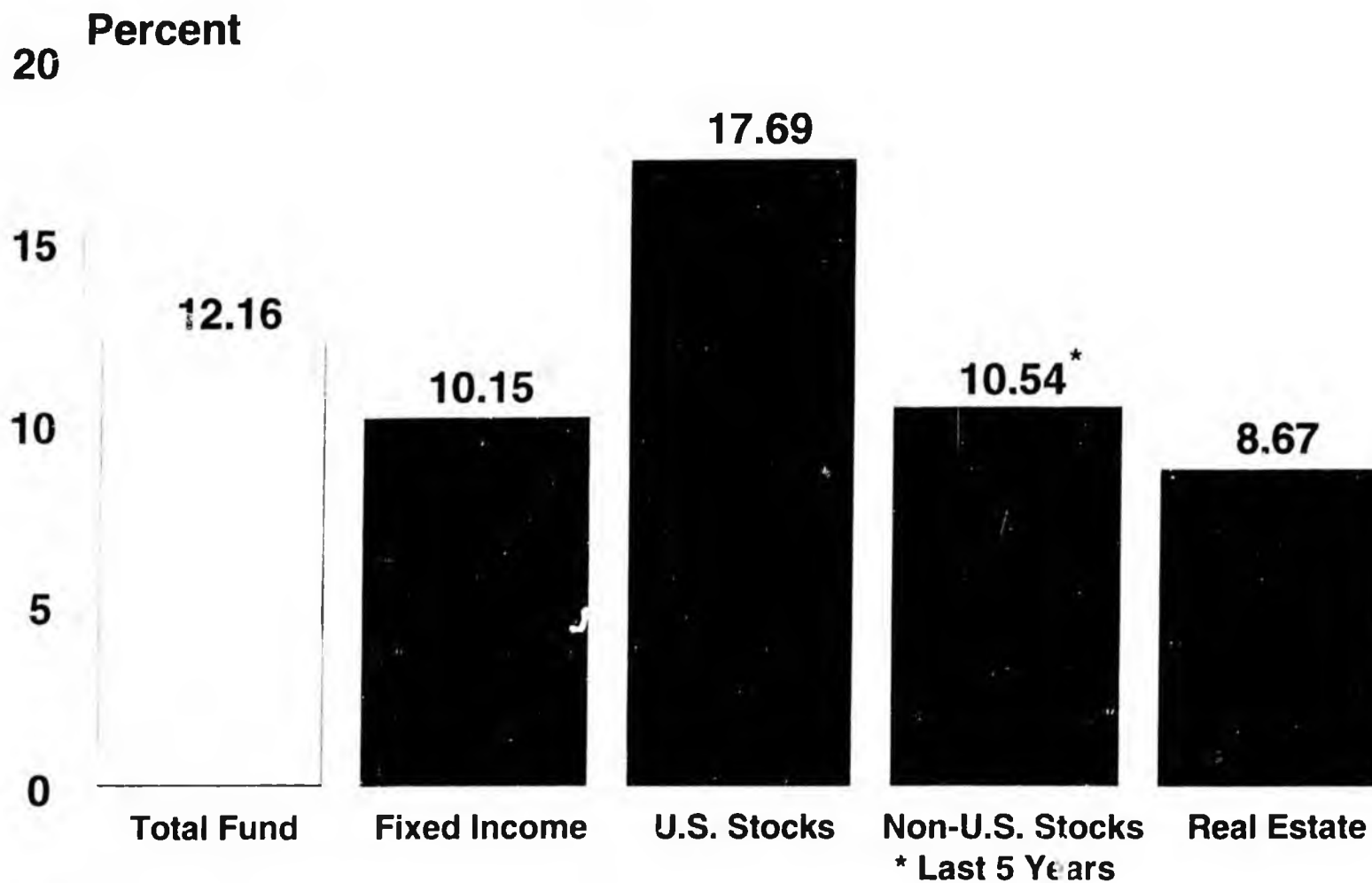


APFC performance



Long-term total returns

15 years ended December 31, 1998



Opportunity Cost: 1997-1998

APFC Actual Rates of Return

	<u>Fixed Income</u>	<u>U.S. Stocks</u>	<u>Difference</u>
1997	9.52%	31.00%	21.48%
1998	9.90	23.62	13.72

	<u>10% of Fund</u>	<u>Returns</u>	<u>Increased Income</u>
1997	\$2.07 billion	21.48%	\$324 million
1998	\$2.36 billion	13.72%	\$444 million

Total: \$770 million



Key assumptions

Increased volatility in capital markets

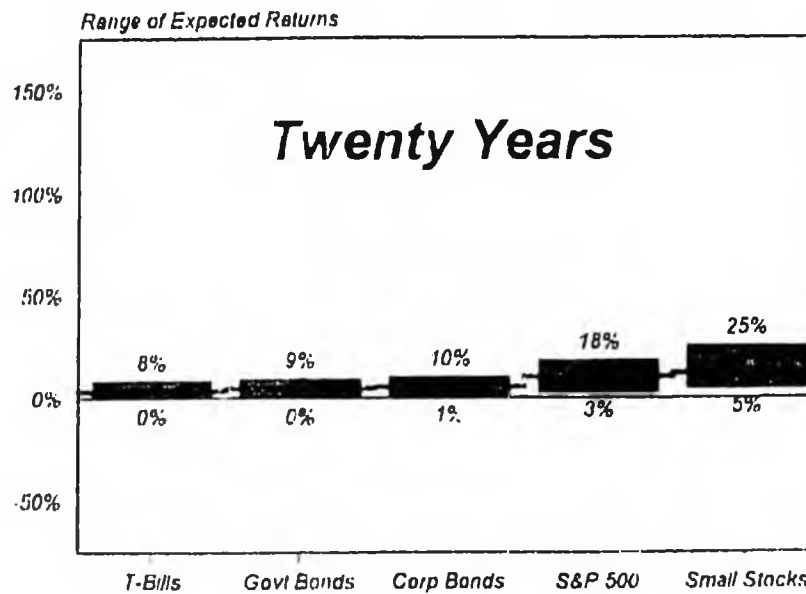
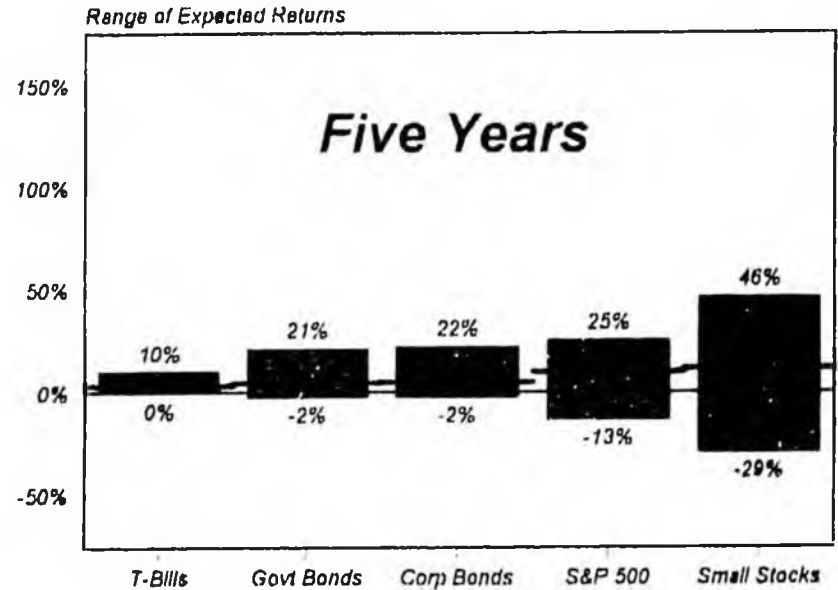
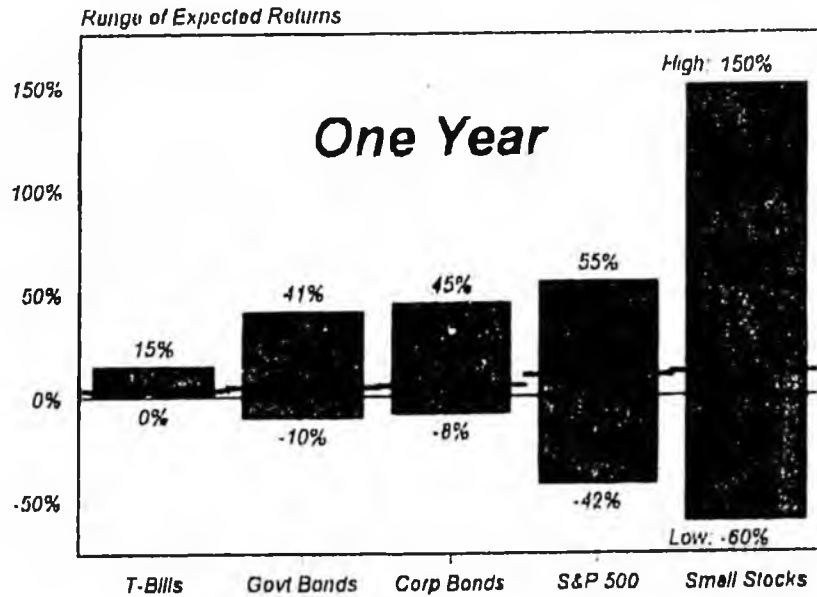
Asset Class	Index	Expected Return			Expected Risk		
		1998	1999	Change	1998	1999	Change
Equities							
Large Cap	S&P 500	9.10	9.00	-0.10	13.30	15.00	1.70
Small Cap	CAI Small	10.10	11.20	1.10	19.10	25.30	6.20
International	MSCI EAFE	9.60	10.00	0.40	18.50	21.50	3.00
Fixed Income							
Domestic	LB Agg	6.60	5.60	-1.00	5.50	5.30	-0.20
International	SB Non-US	6.55	5.60	-0.95	11.20	11.00	-0.20
Other							
Real Estate	CRES	8.25	8.00	-0.25	14.50	16.50	2.00
Alternatives	Veco 100	12.30	12.30	0.00	35.00	36.00	1.00
Cash Equiv.	90-day T-bill	4.80	4.40	-0.40	1.00	0.70	-0.30
Inflation	CPI-U	3.40	3.00	-0.40	0.95	1.75	0.80

LOWER RETURNS

HIGHER RISK



Risk Diminishes Over Time



Percent Of Market Value distribution of income

Another way to manage risk is a POMV distribution of income:

- Provides more predictability and stability in annual distributions**
- Disconnects investment decisions from short-term spending considerations**
- Spending provision becomes part of long-term investment strategy rather than tactical response to market cycles**

Key assumptions

- **Alaskans made a series of decisions 20 years ago about the Permanent Fund which have served us well.**



Key assumptions - status quo



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	14.62%	0.82%	1.37%
Actively Managed	1.80%	7.60%	9.40%	19.38%	1.82%	1.82%
Sub-Total				34.00%	2.64%	3.20%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.28%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	40.00%	2.24%	2.24%
International	5.60%	0.00%	5.60%	2.00%	0.11%	0.11%
Sub-Total				42.00%	2.35%	2.35%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
<i>NOTE: Permanent Fund projected realized returns assume that, over a five-year period, active managers will realize 100% of the income return and 100% of the expected growth (capital gains) and that passive managers and real estate will realize 100% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will realize 100% of income return and 100% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.</i>					6.87%	7.75%
					3.87%	4.75%

Minus 3.00% Inflation = Real Rates of Return

Key assumptions - HB 156



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	16.77%	0.94%	1.58%
Actively Managed	1.80%	7.60%	9.40%	22.23%	2.09%	2.09%
Sub-Total				39.00%	3.03%	3.67%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.28%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	35.00%	1.96%	1.96%
International	5.60%	0.00%	5.60%	2.00%	0.11%	0.11%
Sub-Total				37.00%	2.07%	2.07%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
					6.98%	7.94%
<i>NOTE: Permanent Fund projected realized returns assume that, over a five-year period, active managers will realize 100% of the income return and 100% of the expected growth (capital gains) and that passive managers and real estate will realize 100% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will realize 100% of income return and 100% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.</i>					Minus 3.00% Inflation = Real Rates of Return	
					3.98%	4.94%

Key assumptions - CS HB 156 (State Affairs)



Projected PF Realized and Total Rates of Return Based on the the Fund's 1999 Asset Allocation and 1999 Callan Capital Market Assumptions

ASSET CLASS	CAPITAL MARKET ASSUMPTIONS			PERMANENT FUND		
	INCOME RETURN	EXPECTED GROWTH	TOTAL RETURN	ASSET ALLOCATION	PROJECTED REALIZED RETURN	PROJECTED TOTAL RETURN
Domestic Equities:						
Passively Managed	1.80%	7.60%	9.40%	18.92%	1.06%	1.78%
Actively Managed	1.80%	7.60%	9.40%	25.08%	2.36%	2.36%
Sub-Total				44.00%	3.42%	4.14%
International Equities:						
Passively Managed	1.50%	8.50%	10.00%	4.90%	0.28%	0.49%
Actively Managed	1.50%	8.50%	10.00%	9.10%	0.91%	0.91%
Sub-Total				14.00%	1.15%	1.40%
Bonds:						
Domestic	5.60%	0.00%	5.60%	30.00%	1.68%	1.68%
International	5.60%	0.00%	5.60%	2.00%	0.11%	0.11%
Sub-Total				32.00%	1.79%	1.79%
Real Estate:	6.50%	1.50%	8.00%	10.00%	0.73%	0.80%
					7.08%	8.13%
					4.08%	5.13%

NOTE: Permanent Fund projected realized returns assume that, over a five-year period, active managers will realize 100% of the income return and 100% of the expected growth (capital gains) and that passive managers and real estate will realize 100% of the income return and 50% of the expected growth. Permanent Fund total returns assume all managers will realize 100% of income return and 100% of the expected growth. Capital market assumptions are provided by Callan Associates, Inc.

Minus 3.00% Inflation = Real Rates of Return

Key assumptions



**GASB
Income**

Fund Value

67,337	58,957	28,999	40,955.60	18,248	11,710	13,099	7,274	11,245	65,355
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GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
 Per Department of Revenue's Spring 1999 Revenue Forecast.
 Earnings reserve appropriated to principal.

STATUS QUO WITH 7.75% TOTAL RETURN

70,126	60,887	29,827	42,106.04	18,257	12,803	14,192	8,101	12,072	67,316
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GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
 Per Department of Revenue's Spring 1999 Revenue Forecast.
 Earnings reserve appropriated to principal.

STATUS QUO WITH 7.94% TOTAL RETURN

73,028	62,812	30,650	43,247.05	18,264	13,898	15,287	9,047	13,018	69,395
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GASB net income is statutory net income plus the net change in unrealized gains and settlement earnings.
 Per Department of Revenue's Spring 1999 Revenue Forecast.
 Earnings reserve appropriated to principal.

STATUS QUO WITH 8.13% TOTAL RETURN



Key assumptions



Daily Unaudited Position

as of April 13, 1999

Fixed Income	\$10,752,900,000	41%
U.S. Equities	\$9,727,800,000	37%
Non-U.S. Equities	\$3,560,700,000	14%
Real Estate	\$2,035,100,000	8%
<u>Alaskan CDs</u>	<u>\$190,000,000</u>	<u>1%</u>
TOTAL	\$26,266,500,000	100%





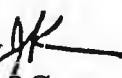
Alaska Permanent Fund Corporation

P.O. Box 25500 Juneau, Alaska 99802-5500
(907) 465-2047

MEMORANDUM

DATE: April 2, 1999

TO: Representative Gail Phillips
Chair, Legislative Budget & Audit Committee

FROM: Jim Kelly 
Director of Communications

SUBJECT: **Bill Analysis for HB 156/SB 115**

Attached below is a bill analysis prepared for HB 156/SB 115, "An Act relating to investments by the Alaska Permanent Fund Corporation; and providing for an effective date." Originally drafted March 4, 1999 by APFC legal counsel Ron Lorensen, it has been slightly revised to conform with the bill as approved for introduction by the Legislative Budget & Audit Committee.

At the Board of Trustees' request, I have prepared a draft of proposed legislation to make a number of technical and other changes to improve and modernize the operation of AS 37.13.120, the section that sets out the "legal list" of permissible investments of Fund assets. Working within the framework of the existing "legal list," the proposed changes are intended to provide more internal consistency and greater flexibility for Fund investments in light of the tremendous changes in financial markets and investment vehicles that have occurred since the list was enacted in the early '80's.

The draft has been prepared in regular legislative drafting style, with additions to existing text underlined and deletions shown in square brackets and in all capital letters. These changes are summarized, by investment category (fixed income, equity, or real estate), below. As appropriate to illustrate a particular change, further explanation and/or "real world examples" of the effect of a proposal are separately set out in italicized text.

1. Fixed Income.

(a) Amending paragraph (g)(8)(A) (at page 2, line 24) to delete the requirement that short-term domestic promissory notes be "of the highest ratings assigned by a nationally recognized rating service" and to require, instead, that these notes be "investment grade."

"Investment grade" is the quality level required of all other debt instruments under the statute, so this change will provide for consistency.

(b) Amending paragraphs (g)(7) (at page 2, line 19) and (g)(19) (at page 5, line 12) to change the existing reference to "debt securities" to "debt instruments."

For many purposes, the terms "debt securities" and "debt instruments" are used interchangeably. However, their formal definitions as set out in Barrons' Dictionary of Finance and Investment Terms are slightly different, with "debt instruments" having a somewhat broader scope than "debt securities." This change would avoid any issue that a particular instrument does not qualify as a "debt security" for investment of Fund assets. Since the quality of a particular investment would still have to be rated investment grade, this change would not affect applicable risk considerations.

(c) Amending subsection (j) (at page 6, line 23), which prohibits investment in bonds on which any regular interest payment has been defaulted within the last five years, to substitute "debt instruments" for "bonds."

This change would conform the terminology used in this provision to the change in terms from "debt securities" to "debt instruments" described above at (b). There is no apparent reason why the restriction in investing in debt that has defaulted on interest payments should be limited only to bonds.

2. Equities.

(a) Amending subsection (h) (at page 5, line 29), which limits the situations in which the Board may enter into futures contracts for the sale of assets held by it, to permit the use of futures contracts to implement asset allocation strategies in the Fund's equity portfolio.

APFC experience has shown that there are a number of situations in which the use of futures contracts in furtherance of its asset allocation strategies can improve performance in the Fund's equity portfolio. For example, when one of the APFC's managers is holding cash as part of its portfolio (either in anticipation of a planned purchase of new or additional equities or as the result of the liquidation of a part of its portfolio at the direction of the APFC), the manager can avoid the opportunity cost of not being fully invested in equities by purchasing S&P 500 Futures contracts, in effect "equitizing" the cash balance until it is needed, at which point the S&P 500 Futures would be sold. The same benefit from the use of S&P 500 Futures can also be seen on a larger scale when realignments in the Fund's investments are made either to implement changes in the Board's asset allocation plan or to bring the Fund's asset mix back within established allocation guidelines.

(b) Amending the first sentence in subsection (i) (at page 6, line 3), which establishes a five percent limitation on ownership of voting stock of a corporation, to change the word "own" to "acquire" for purposes of determining when the percentage limitation is to be applied.

As presently worded, the limitation on "ownership" might actually come into operation at some time after the stock is purchased (acquired) by the Fund, thus forcing the Fund to sell a portion of its holdings in the corporation, even though the Fund satisfied the five percent limit at the time the stock

was purchased. This could happen, for instance, if a corporation were to buy back and then retire a portion of its own voting stock, thereby reducing the total shares outstanding and--at the same time--effectively increasing the Fund's percentage ownership of those remaining shares.

3. Real Estate.

(a) Amending subsection (e) (at page 1, line 5), which prohibits the Alaska Permanent Fund Corporation (APFC) from borrowing money, to explicitly permit borrowings against real estate assets so long as the obligation to repay those borrowings is secured and can not be enforced directly against the APFC or the Fund.

In connection with real estate, properly managed leveraging may improve the rate of return on the Fund's real estate investments or reduce risk by reducing the cash investment in an asset. In addition, several title-holding general partnerships through which the Fund currently invests in real estate have borrowed money in the past, and there is some question whether, given the Fund's status as a general partner in those partnerships, those borrowings might constitute either borrowings by the Fund or a guaranty of the obligations of another. The change would address this uncertainty by specifically authorizing debt financing for a particular real estate investment without subjecting any other investment of the Fund to the risks of the borrowing.

A real world example is the Fiesta Mall in Mesa, Arizona. A tenant of the mall requested that the mall be expanded to accommodate its square footage needs. Although the APFC considered the additional investment to be appropriate, one of the APFC's partners in the property was either unable or unwilling to invest more cash in the property. The only way to retain the tenant was to finance the expansion of the property through debt which was

incurred in the name of the partnership and which was without recourse to the APFC.

(b) Substantially revising paragraph (g)(16) (beginning at pages 3, line 27), which deals with limitations on investments in real estate. Presently, that provision includes a set of investment limitations that apply only to real estate investments in which the Fund has invested more than \$150 million, one of which is the requirement that the Fund not own more than 67% of an investment exceeding the \$150 million threshold. The existing provision also effectively precludes the Fund from acquiring undeveloped real estate, even though that real estate offers the opportunity to enhance the value of an existing Fund-owned property through expansion.

The proposed amendment eliminates the 67% ownership limitation for real estate investments that exceed \$150 million. This current restriction limits the APFC's ability to negotiate on large transactions, since competitors are aware that the Fund is limited to 67% ownership. A real world example of this problem is where the contract of a partnership or limited liability company contains a "buy-sell" provision in which one of the partners can either take full control of an asset or exit the asset by picking a price and forcing the remaining partners to decide whether to buy or sell at that price. The Fund currently owns three assets with total values exceeding \$150 million. If a partner in one of those properties were to exercise a buy-sell option, the price it offered might be artificially affected because it knows that the APFC could not legally elect to be a buyer of more than 67% of that asset.

The amendment also allows the APFC the ability to acquire undeveloped real estate tied to an existing property in order to enhance that property and/or to retain tenants. A real world example of the problem this amendment addresses is where a tenant whose business is growing decides that it needs more space. The tenant might request that the property owner(s) expand the building that it is currently

renting. Sometimes this expansion can only occur by purchasing a neighboring vacant lot and constructing a build-to-suit project in close proximity to the property. Under the statute as it presently reads, the Fund could not acquire the vacant lot for that purpose and might lose the tenant as a result.

(c) Adding a new paragraph (21) to subsection (g) (at page 5, line 19) to authorize the Fund to make real estate investments through title holding corporations and "securitization" structures or other investment vehicles, so long as the assets owned by the entity in which the Fund invests consist predominantly of real estate equity and debt investments of a type in which the Fund would otherwise be permitted to invest.

This change would address two lingering legal questions regarding the permissible contours of the Fund's real estate investment portfolio. First, it would make clear that the Fund may hold real estate assets indirectly through separate title-holding entities or other investment vehicles (such as real estate investment trusts--REITs--and commercial mortgage-backed securities programs) by explicitly authorizing those alternate investment forms. Second, it would allow the Fund's real estate portfolio to include pools of real estate assets that might contain some foreign properties, so long as a particular pool of assets is predominantly made up of U.S. real estate. Currently, because the statute limits the Fund to investments in real estate located in the United States, the APFC's REIT manager has been advised that it may not purchase shares of a REIT which contains even one foreign property. This restriction has precluded investment in several REITs from which the investment manager believes the Fund could obtain solid returns, even though the foreign property holdings of those REITs are quite limited.

(d) Amending subsection (i) (at page 6, line 3), which establishes a five percent limitation on ownership of voting stock of a

corporation, to make the five percent limitation inapplicable to interests in real estate title-holding corporations, REITs, and other real estate co-investment vehicles.

On its face, the current language prohibits the Fund from investing in more than five percent of the voting stock of any corporation. A literal application of this limitation would have the effect -- presumably not intended by the original drafters -- of precluding the Fund from engaging in the typical institutional practice of setting up separate title-holding corporations to insulate itself from liabilities arising from ownership of real estate. A real world example of this concern is a limited liability company in which the APFC is a majority co-owner. It may at some point be advantageous to convert the ownership to common stock, yet the APFC would not be able to do this because of the five percent limitation since the Fund would then own more voting stock than legally allowed.

4. General/Non-specific Changes:

(a) Revising paragraphs (g)(7), (g)(8) (beginning at page 2, line 19), (g)(14) (at page 3, line 17), and (g)(18) (at page 5, line 9), paragraph (i)(4) (at page 6, line 19), and subsection (j) (at page 6, line 23) to explicitly authorize investments in debt instruments and equity interests issued by entities other than just those legally organized as corporations.

At present, these provisions expressly refer to "corporate" securities, but for purposes of sound investment policy, there seems to be no good reason to distinguish between securities issued by corporations and those issued by limited partnerships, trusts, limited liability companies, or other entities.

Examples of the effect of this change in the fixed income area are securities such as Equipment Trust Certificates (ETC's) and Asset Backed Securities

(ABS's) which would become eligible for purchase, since they are issued out of a trust, rather than by a corporation. These securities are generally of higher quality because of structured collateral backing the investment, thereby providing relative value alternatives that may offer greater safety, return, or a combination of the two.

(b) Adding language to subsection (k) (beginning at page 6, line 29) to authorize the Board to invest up to five percent of the Fund's assets either (or both) in (i) types of investments other than those specifically set out in subsection (g)'s "legal list;" or (ii) in additional investments in a category of investment authorized under subsection (g), but for which the investment percentage "caps" established under subsection (i) (e.g., the 50 percent limitation on equities) has been reached. Under this new language, these investments would still have to satisfy the prudent-investor rule.

Examples of other types of investments for which this limited authority could be used include private debt, venture capital, timber, gas, and agriculture/farmland.

(c) Adding a new subsection (p) (at page 7, line 13) to authorize the Board to decide what category a particular form of investment belongs to if that investment could be included in more than one category for purposes of applying the asset allocation caps established under subsection (i) (beginning at page 6, line 3).

This change would permit the Board to refine asset allocation targets and would help clarify for the purpose of asset allocation decisions how a particular asset should be categorized. A relevant example is a REIT, where the underlying asset is real estate, but it trades like a stock and may even be included in the S&P 500 index.

cc: Board of Trustees, APFC
Byron I. Mallott, Executive Director, APFC
Terry Brown, CIO, APFC
Peter Bushre, CFO, APFC

CALLAN ASSOCIATES

RECEIVED

MAR 02 1999

ALASKA PERMANENT
FUND CORPORATION

March 1, 1999

MICHAEL J. O'LEARY, JR., CFP®
EXECUTIVE VICE PRESIDENT

Mr. Jim Kelly
Director of Communications
Alaska Permanent Fund Corporation
801 West 10th Street, Suite 302
Juneau, AK 99801



SAN FRANCISCO

NEW YORK

CHICAGO

ATLANTA

DENVER

Re: Proposed "Basket" Clause Flexibility

Dear Jim:

As promised, I want to give you my thoughts on the proposed language that would enable the APFC to invest in a very limited way beyond the specific securities identified in current statute.

Specifically, the proposed change would allow the APFC to invest 5% of fund assets beyond otherwise permitted investments. This latitude could be used to:

- 1) make or retain greater asset class commitments than otherwise specifically allowed; and/or;
- 2) invest in individual securities or instruments that are not expressly permitted.

Clearly, the use of such flexibility would have to be prudent and appropriate for the fund. I should at this point add the requisite disclaimer that neither Callan Associates Inc. nor I are attorneys so my comments are offered from an investment professional's perspective not from a legal perspective.

Over the years, many public funds that operated under a "legal" list type of standard have sought and obtained authority to invest beyond the detailed list. In recent years many public entities have moved toward a "prudent" person standard and away from a legal list. Typically, under a pure prudent person standard there are no statutory limits with regard to either asset class restrictions or individual securities. In other cases, public funds may have asset class limitations but no individual security limitations and obviously there are still some that have both asset class and security limitations. In Alaska, the State Pension Investment Board operates under a prudent person standard without asset class or security limitations while the APFC obviously is governed by both asset class and security limitations.

As you know, the Institute for Fiduciary Education (IFE) maintains a web site that includes information on a number of public funds. The information is provided by the funds and, of course, may not be current and may be misinterpreted by IFE. Nonetheless, we have found that it is a useful source of data regarding general trends and practices. By searching that site, we found 24 U.S. based public funds that reported having a "basket" clause in their investment language. Of this total, 13 were domiciled in either Michigan or New York.

While both Michigan and New York have comparatively permissive investment statutes, the "basket" clause provides authority for subject public funds to invest either in securities or asset categories beyond the statutory limitations. For example, New York has a 70% maximum equity constraint and a 15% basket limitation. A fund subject to the statute could invest a total of 85% in equity like assets (including real estate and alternative investments). In practice, the authority has been used by one of our clients to invest a greater than statutory limit in foreign equities and in alternative investments.

The Michigan basket clause provides that retirement systems with assets of less than \$250 million may invest up to 5% of their assets in investments not otherwise qualified under statute. It provides up to 10% flexibility for larger funds. In Michigan's case, the basket liberalization does not apply to asset class limitations. So for example, a large fund could not use the basket provision to invest up to 75% in equities (the equity limit was 65%).

There appear to be two common themes behind trends toward liberalization of investment provisions. The first is that investment professionals recognize that risk should be considered primarily at the total fund level. An individually "risky" investment may well serve to reduce overall risk by offsetting some of the risk associated with another investment. The best illustration of this acceptance may be the Department of Labor's statement that in considering fiduciary conduct under ERISA the Department will utilize a "total portfolio" standard. The second motivating factor is that investment practices and commonly used instruments are changing rapidly. A good illustration is the evolution of fixed income securities. For example, asset backed securities are commonly utilized in high quality bond portfolios today. They are included in common bond market indices such as the Lehman Aggregate Bond Index. They are not currently permitted under APFC's governing statute. While other proposed changes in the draft statute would address this specific issue, we and others expect to see continued evolution of new fixed income instruments.

In my opinion, APFC might use the basket primarily at the asset class level. As you know, the current statutory limit for equity investments is 50%. In practice, the APFC must actually target a slightly lower level (currently 48%). This lower level is utilized to minimize the frequency and magnitude of portfolio rebalancings. If the basket clause were approved, the board could consider actually establishing a 50% target. Should the

Mr. Jim Kelly
Alaska Permanent Fund Corporation
Page 3 of 3

equity market subsequently advance such that the equity exposure increased to 52 or 53% there would be no need to mechanically reduce equity exposure and incur the resultant transaction costs. The other potential application is at the individual security level. While other changes included in the proposed statute address many of the obvious limitations of the current list (e.g. asset backed securities), the change would provide the board with flexibility to deal with other instruments that may evolve. Similarly, the basket clause might be utilized to opportunistically purchase securities such as BB rated bonds should spread differences more than offset the potential credit risk.

I hope that you find this letter helpful and I look forward to discussing it with you later this week.

Sincerely,



Michael J. O'Leary, Jr., CFA
Executive Vice President

cc: Terry Brown - APFC