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July 18, 2011

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Washington, D.C. 20549

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tv. et al..

Re:

Manuszak v. Esty, et al.,

Civ. No. 10-3456-BLS1 (Mass. Super. Ct.);

Manuszak v. Esty, et al.,

Civ. No. 10-3457-BLS1 (Mass. Super. Ct.)

Dear Sir or Madam:

Pursuant to Section 33 of the Investment Company Act of 1940, as amended, attached for filing on behalf of Eaton Vance Management and Eaton Vance Corp. are the judgments entered by the Massachusetts Superior Court (Suffolk County) dismissing the above-referenced matters.

Very truly yours,

James R. Carroll KNY
James R. Carroll

Enclosures

cc:

Maureen Gemma Kathryn McElroy

Commonwealth of Massachusetts County of Suffolk The Superior Court

14

CIVIL DOCKET# SUCV2010-03456

Manuszak,

Plaintiff(s)

VS

Trustees of the Eaton Vance Limited Duration Income Fund et al, Defendant(s)

JUDGMENT ON MOTION TO DISMISS (Mass.R.Civ.P. 12b)

This action came on for hearing before the Court, Peter Lauriat, Justice upon the Defendant's, Trustees of the Eaton Vance Limited Duration Income Fund, Benjamin C Esty, Norton H Reamer, Allen R Freedman, William H Park, Ronald A Pearlman, Heidi L Steiger, Lynn A Stout, Ralph F Verai, Thomas E Faust Jr, John Doe 1-100, Jane Doe 1-100, Eaton Vance Management, Eaton Vance Corp, Eaton Vance Limited Duration Income Fund, motion to dismiss pursuant to Mass. R.Civ.P. 12(b), and upon consideration thereof,

It is ORDERED and ADJUDGED:

That the Complaint of the plaintiff (s), Richard Manuszak is hereby dismissed against the defendant (s), Trustees of the Eaton Vance Limited Duration Income Fund, Benjamin C Esty, Norton H Reamer, Allen R Freedman, William H Park, Ronald A Pearlman, Heidi L Steiger, Lynn A Stout, Ralph F Verai, Thomas E Faust Jr, John Doe 1-100, Jane Doe 1-100, Eaton Vance Management, Eaton Vance Corp, Eaton Vance Limited Duration Income Fund, and the defendant(s) recovers its costs of action.

Dated at Boston, Massachusetts this 5th day of July, 2011.

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By: All Jul Bourgeret
Assistant Clerk

Copies mailed

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JUDGMENT ENTERED ON DOCKET 19 11 29 11 PURSUANT TO THE PROVISIONS OF MASS. R. CIV. P. SAMI AND NOTICE SENT TO PARTIES PURSUANT TO THE PROVISIONS OF MASS. R. CIV. P. 7744 AS POLLOWS

13

Commonwealth of Massachusetts County of Suffolk The Superior Court

CIVIL DOCKET# SUCV2010-03457

Manuszak,

Plaintiff(s)

VS

Trustees of the Eaton Tax-Advantages Diobal Dividend Income Fund et al, Defendant(s)

JUDGMENT ON MOTION TO DISMISS (Mass.R.Civ.P. 12b)

This action came on for hearing before the Court, Peter Lauriat, Justice upon the Defendant's, Trustees of the Eaton Tax-Advantages Dlobal Dividend Income Fund, Benjamin C Esty, Norton H Reamer, Allen R Freedman, William H Park, Ronald A Pearlman, Heidi L Steiger, Lynn A Stout, Ralph F Verni, Thomas E Faust Jr, John Doe 1-100, Jane Doe 1-100, Eaton Vance Management, Eaton Vance Corp, Trustees of the Eaton Tax-Advantages Dlobal Dividend Income Fund, motion to dismiss pursuant to Mass. R.Civ.P. 12(b), and upon consideration thereof,

It is **ORDERED** and **ADJUDGED**:

That the Complaint of the plaintiff (s), Richard Manuszak is hereby dismissed against the defendant (s), Trustees of the Eaton Tax-Advantages Dlobal Dividend Income Fund, Benjamin C Esty, Norton H Reamer, Allen R Freedman, William H Park, Ronald A Pearlman, Heidi L Steiger, Lynn A Stout, Ralph F Verni, Thomas E Faust Jr, John Doe 1-100, Jane Doe 1-100, Eaton Vance Management, Eaton Vance Corp, Trustees of the Eaton Tax-Advantages Dlobal Dividend Income Fund, and the defendant(s) recovers its costs of action.

Dated at Boston, Massachusetts this 5th day of July, 2011.

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By: Hele Jaly Assis

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JUSCMENT ENTERED ON DOCKET
PURSUANT TO THE PROVISIONS OF MARS, R. CIV. P. SAM)
AND NOTICE SENT TO PARTIES PURSUANT TO THE PRO
VISIONS OF MASS. R. CIV. P. 77(4) AS POLLEWS