JOHN HANCOCK INCOME SECURITIES TRUST Form SC 13G/A February 10, 2016 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13G Under the Securities Exchange Act of 1934 John Hancock Income Securities Trust (JHS) (Amendment No. 1) \_\_\_\_\_ (Name of Issuer) Common Stock \_\_\_\_\_ (Title of Class of Securities) 410123103 \_\_\_\_\_ (CUSIP Number) December 31, 2015 \_\_\_\_\_ (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: [X] Rule 13d-1(b) [ ] Rule 13d-1(c) [ ] Rule 13d-1(d) \* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page. The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes). \_\_\_\_\_ 13G Page 2 of 6 Pages CUSIP No. 410123103 \_\_\_\_\_ \_\_\_\_\_ NAME OF REPORTING PERSON 1 I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Sit Investment Associates, Inc.

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	41-14048	329									
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a)    (b)  _X_										
3	SEC USE	ONLY									
4	CITIZENS	SHIP OR P State of		ORGANIZATIO ota	 ON						
			5	SOLE VOTING POWER 1,135,907							
NUMBER ( SHARES BENEFIC:	IALLY		6	SHARED VOTING POWER -0-							
OWNED BY EACH REPORTIN	_		7	SOLE DISPOSITIVE POWER 1,135,907							
WITH	PERSON			SHARED DISPOSITIVE POWER -0-							
9	AGGREGAI	TE AMOUNT 1,135,90		CIALLY OWNE	 D BY E	ACH RE	EPORT	ING PE	RSON	1 	
10 CERTAIN	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES SHARES (SEE INSTRUCTIONS) Not Applicable										
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9.67%										
				N (SEE INST) (client acc		-			IA		
CUSIP No	o. 41012	23103		13G		 Page 	3	of	6	Pages	
ITEM 1	(a)	Name of John Han		come Securit	ties I	rust					
ITEM 1	TEM 1 (b) Address of Issuer's Principal Executive Offices:										

John Hancock Funds 601 Congress Street Boston, MA 02210

ITEM 2 (a) Name of Person Filing: Sit Investment Associates, Inc. Sit Investment Associates, Inc. ("SIA") is an Investment Adviser registered under section 203 of the Investment Advisers Act of 1940.

SIA has two subsidiaries, each of which are registered Investment Advisers:
1. Sit Investment Fixed Income Advisors ("SIFIA") 41-1845054
2. Sit Fixed Income Advisors II, LLC 41-1894024

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SIA is the Investment Advisor for thirteen mutual funds (the "Funds") which are comprised of five registered investment companies, two of which consist of series funds as listed below. SIA has the voting power and dispositive power for all securities owned by SIA and the following mutual funds.

> 1) Sit Mid Cap Growth Fund, Inc. 2) Sit Large Cap Growth Fund, Inc. 3) Sit U.S. Government Securities Fund, Inc. Sit Mutual Funds, Inc. 4) Sit International Growth Fund (series A) 5) Sit Balanced Fund (series B) 6) Sit Developing Markets Growth Fund (series C) 7) Sit Small Cap Growth fund (series D) Sit Dividend Growth Fund (series G) 8) Sit Global Dividend Growth Fund (series H) 9) 10) Sit Small Cap Dividend Growth Fund (series I) Sit Mutual Funds II, Inc. 11) Sit Tax-Free Income Fund (series A) 12) Sit Minnesota Tax-Free Income Fund (series B) Sit Quality Income Fund (series E) 13)

Of the affiliated entities indicated above, only SIA and its affiliates (client accounts) beneficially owned shares of the Issuer common stock as of December 31, 2015.

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ITEM 2 (b)	Address of Principal Business Office or, if none, Residence:
	3300 IDS Center 80 South Eighth Street Minneapolis, MN 55402
ITEM 2 (c)	Citizenship: Minnesota Corporation
ITEM 2 (d)	Title of Class of Securities: Common Stock
ITEM 2 (e)	CUSIP Number: 410123103
ITEM 3 (e)	
(b) [ ]	Broker or Dealer registered under Section 15 of the Act Bank as defined in section 3(a)(6) of the Act Insurance Company as defined in section 3(a)(19) of the Act Investment company registered under section 8 of the Investment Company Act
(e) [X]	
(f) [ ]	Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund: see section 240.13d-1(b)(1)(ii)(F)
(g) [ ]	Parent Holding Company, in accordance with section 240.13d- 1(b)(ii)(G) (Note :see Item 7)
(h) [ ]	Group, in accordance with section 240.13d-1(b)(1)(ii)(H)

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ITEM 4 Ownership

(a)	Amount Beneficially Owned:									
	Number of shares beneficially owned by each reporting person with sole voting power; and aggregate amount beneficially owned by each reporting person:									
SIA and Affiliates Ownership as of 12/31/15:										
	Shares1,135,907SIA (client accounts)1,135,907Total Shares Owned By SIA and Affiliated Entities1,135,907									
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(b) (c)	Outstanding as of 12/31/15: 11,743,000 SIA and Affiliates Ownership @ 12/31/15: % Owned SIA (client accounts) 9.67% Total Shares Owned By SIA and Affiliated Entities 9.67%									
	(iii) (iv)	Sole power to di Shared power to	spose or to direc dispose or to dir						./	
stateme: reporti	nt is k ng pers	ship of Five Perc being filed to rep son has ceased to e class of securi	port the fact tha be the beneficia	it as of 1 owner	f th r of	e dat more	te h e th			
ITEM 6 Person:								Another		
Person:	N/A									
ITEM 7 Acquire	d the S	Identification Security Being Rep N/A	and Classificati ported on by the					-		
ITEM 8		Identification N/A	and Classificati	on of N	Memb	ers (	of t	he Group:		
ITEM 9		Notice of Diss N/A	olution of Group:							

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ITEM 10 Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes of effect.

#### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

SIT INVESTMENT ASSOCIATES, INC. Date: February 10, 2016 By: /s/ Paul E. Rasmussen Title: Vice President

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1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Common Stock (Right to Buy)	\$ 9.9	04/22/2010		А	3,000	04/22/2010	04/22/2020	Common Stock	3,000

# **Reporting Owners**

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
BAUR ANDREW N 13205 MANCHESTER ROAD ST. LOUIS, MO 63131	Х						
Signatures							
Sherri L. Lemmer, Attorney in Fact	(	04/23/2010					
**Signature of Reporting Person		Date					
Explanation of Res	spons	ses:					

## Explanation of Responses:

\* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.