JOHN HANCOCK PREFERRED INCOME FUND Form N-O

December 23, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM N-Q

QUARTERLY SCHEDULE OF PORTFOLIO HOLDINGS OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-21131

John Hancock Preferred Income Fund

(Exact name of registrant as specified in charter)

601 Congress Street, Boston, Massachusetts 02210

(Address of principal executive offices) (Zip code)

Salvatore Schiavone, Treasurer

601 Congress Street

Boston, Massachusetts 02210

(Name and address of agent for service)

Registrant's telephone number, including area code: 617-663-4497

Date of fiscal year end: July 31

Date of reporting period: October 31, 2015

ITEM 1. SCHEDULE OF INVESTMENTS

John Hancock

Preferred Income Fund

Quarterly portfolio holdings 10/31/15

Fund's investments Preferred Income Fund

As of 10-31-15 (unaudited)

Shares Value

Preferred securities

146.8% (97.2% of Total \$832,485,900

investments)

(Cost \$793,574,169)

Consumer staples 2.3% 13,013,000

Food and staples retailing 2.3%

Ocean Spray

Cranberries,

Inc., 143,000 13,013,000

Series A, 6.250% (S)

Energy 2.3% 12,820,600 Oil, gas and consumable fuels 2.3%

Kinder

Inc.,

Morgan,

260,000 12,820,600

9.750% (I)

Financials 88.5% 501,799,588

Banks 41.6%

Bank of

America 115,000 3,026,800

Corp., 6.500% Bank of America

Corp., 145,000 3,722,150

Depositary Shares,

Series D, 6.204%

Barclays

Bank 205,000 5,317,700 PLC,

Series 3, 7.100%

Barclays Bank

PLC, 740,000 19,447,200

Series 5, 8.125% (Z) BB&T

Corp., 435,000 10,814,100

5.200% (Z)

BB&T 450,000 11,592,000

Corp.,

5.625% (Z)		
Citigroup		
Capital		
XIII		
(7.875%		
to		
10-30-15,	15,000	381,000
then 3	13,000	301,000
month		
LIBOR		
+		
6.370%)		
Citigroup,		
Inc.,	65,000	1,630,850
5.800%		
Citigroup,		
Inc.,	60,000	1,607,400
6.875%		
Citigroup,		
Inc.,	40,000	1,102,800
7.125%		
Citigroup,		
Inc.		
(6.875%		
to		
11-15-23,	440 :==	11.005.555
then 3	410,175	11,296,220
month		
LIBOR		
+		
4.130%)		
4.130%) First		
Republic	95,000	2,603,000
Bank,		
7.000%		
HSBC		
USA,	140,234	3,592,793
Inc.,	,	, , ,
6.500%		
ING		
Groep	61,500	1,570,095
NV,	,= • •	, ~,~/~
6.125% (Z)		
ING		
Groep	750,000	19,740,000
NV,	, 50,000	12,7 10,000
7.050% (Z)		
ING		
Groep	100 000	2,624,000
NV,	100,000	2,027,000

7.200% (Z)

	•	ŭ
JPMorgan		
Chase	405,000	10,023,750
& Co.,	102,000	10,023,130
5.450% (Z)		
JPMorgan		
Chase	66,961	1,653,267
& Co.,	<i>,</i>	, ,
5.500%		
JPMorgan Chase		
Chase	122,000	3,087,820
& Co., 6.100%		
JPMorgan		
Chase		
& Co.,	670,000	16,984,500
6.125%		
JPMorgan		
Chase		
& Co.,	25,000	651,250
6.300% (Z)		
RBS		
Capital		
Funding	620,000	15,283,000
Trust V,	•	
5.900%		
RBS		
Capital		
Funding	220,000	5 470 000
Trust	220,000	5,478,000
VII,		
6.080%		
Regions		
Financial	70 400	2 040 400
Corp.,	78,480	2,040,480
6.375%		
Royal		
Bank of		
Scotland		
Group	560,000	13,826,400
PLC,		
Series L,		
5.750% (Z)		
Santander		
Holdings		
USA,	365,000	9,417,000
Inc.,	202,000	>, 117,000
Series C,		
7.300% (Z)	10.055	4.04.4.0
The	40,000	1,014,800
PNC		

Financial

Services Group, Inc., 5.375% The **PNC** Financial Services Group, Inc. (6.125% 187,000 5,207,950 to 5-1-22, then 3 month **LIBOR** 4.067%) U.S. Bancorp (6.000% to 4-15-17, 240,000 6,432,000 then 3 month **LIBOR** 4.861%) (Z) U.S. Bancorp (6.500% to 1-15-22, 705,000 20,430,900 then 3 month **LIBOR** 4.468%) (Z) Wells Fargo & 127,000 3,296,920 Company, 6.000% Wells Fargo & 756,000 21,205,800 Company, 8.000% (Z) Capital markets 18.3% Deutsche 252,500 6,519,550

Bank Contingent Capital

Trust II, 6.550% (Z) Deutsche Bank Contingent Capital 510,000 13,637,400 Trust III, 7.600% Merrill Lynch Preferred Capital 345,000 8,932,050 Trust III, 7.000% (Z) Merrill Lynch Preferred Capital 277,000 7,193,690 Trust IV, 7.120% (Z) Merrill Lynch Preferred 367,000 9,567,690 Capital Trust V, 7.280% Morgan Stanley, 80,000 2,140,800 6.625% Morgan Stanley (6.375% to 10-15-24, 85,000 2,201,500 then 3 month **LIBOR** 3.708%) Morgan Stanley Capital 291,000 7,536,900 Trust III, 6.250% (Z) Morgan 323,000 8,317,250 Stanley

Capital

Trust
IV,
6.250% (Z)
2SEE NOTES TO FUND'S INVESTMENTS

Preferred Income Fund

Shares

Value

Financials (continued) Capital markets (continued) Morgan Stanley 365,000 \$9,292,900 Capital Trust V, 5.750% State Street 160,000 4,092,800 Corp., 5.250% State Street 580,600 15,008,510 Corp., 6.000% (Z) The Bank of New York 5,000 128,450 Mellon Corp., 5.200% The Goldman Sachs 185,100 4,734,858 Group, Inc., 5.950% The Goldman Sachs 24,000 599,520 Group, Inc., 6.125% The Goldman Sachs Group, 160,000 4,094,400 Inc., Series B, 6.200% (Z) Consumer finance 6.3% Capital One Financial 274,250 7,089,363 Corp., 6.200%

Capital One

Financial 40,000 1,088,400

Corp., 6.700% HSBC Finance

Corp.,

Depositary 702,121 17,805,789

Shares, Series B, 6.360% (Z) Navient

Corp., 173,500 3,235,775

6.000% SLM

Corp., 147,391 6,426,248

Series A, 6.970% Insurance 9.2%

Aegon

NV, 520,000 13,312,000

6.375% (Z)

Aegon

Inc.,

NV, 260,000 6,770,400

6.500% (Z) Prudential

Financial, 140,000 3,637,200

5.750% Prudential

PLC, 154,500 4,098,885

6.500% (Z)

Prudential

PLC, 51,000 1,337,730

6.750%

RenaissanceRe

Holdings 25,000 634,750

Ltd.,

Series C, 6.080%

W.R.

Berkley

890,000 22,178,800

Corp., 5.625% (Z)

Real estate investment trusts 13.0%

Kimco

Realty

Corp., 895,000 23,091,000

6.000% (Z)

Public

Storage, 135,000 3,335,850

5.200%

Public

Storage, 449,500 11,556,645

5.750% (Z)

Public

Storage, 225,000 5,832,000

6.350% Public Storage,

Depositary 117,000 2,994,030

Shares,

Series Q, 6.500%

Senior Housing

Properties 827,000 20,418,630

Trust, 5.625% Ventas

Realty 245,000 6,477,800

LP,

5.450% (Z)

Thrifts and mortgage finance 0.1%

Federal National

Mortgage 80,000 378,080

Association, Series S, 8.250% (I)

Industrials 2.3% 12,914,550

Machinery 2.3%

Stanley Black &

Decker, 495,000 12,914,550

Inc., 5.750%

Telecommunication

services 12.1% 68,750,870

Diversified telecommunication

services 5.5%

Qwest

Corp., 30,000 746,400

6.125% (Z)

Owest

Corp., 20,000 522,400

7.000% (Z)

Qwest

Corp., 750,000 19,357,500

7.375% (Z)

Qwest

Corp., 232,500 6,091,500

7.500% (Z)

168,000 4,502,400

Verizon

Communications,

Inc.,

5.900%

Wireless telecommunication

services 6.6% Telephone

& Data

Systems, 233,000 5,913,540

Inc.,

6.625% (Z) Telephone & Data

Systems, 103,000 2,632,680

Inc., 6.875% Telephone & Data

Systems, 340,000 8,704,000

Inc., 7.000% (Z) United States

Cellular 795,000 20,280,450

Corp., 6.950% (Z)

Utilities 39.3% 223,187,292

Electric utilities 30.1%

Duke

Energy 920,000 23,257,600

Corp., 5.125% (Z) Entergy

Arkansas, 47,500 1,199,375

Inc., 5.750%

SEE NOTES TO FUND'S INVESTMENTS3

Preferred Income Fund

Heller (continued)	Shares	Value
Utilities (continued) Electric utilities (continued)		
Entergy Entergy		
Louisiana	• 40.000	
LLC,	240,000	\$6,122,400
5.250% (Z)		
Entergy		
Louisiana	252,625	6,398,991
LLC,	232,023	0,396,991
5.875%		
Entergy		
Louisiana	201,437	5,124,759
LLC,	,	, ,
6.000% (Z)		
Entergy		
Mississippi, Inc.,	371,000	9,497,600
6.000% (Z)		
Entergy		
Mississippi,		
Inc.,	89,294	2,292,177
6.200%		
FPL		
Group		
Capital	345,000	8,897,550
Trust I,		
5.875% (Z)		
Gulf		
Power	145,000	3,739,550
Company,	,	
5.750%		
HECO Capital		
Trust III,	379,850	9,727,959
6.500%		
Interstate		
Power &		
Light	270,000	6,952,500
Company,		
5.100% (Z)		
NextEra		
Energy		
Capital	905,000	23,385,200
Holdings,	, , , , , , , , , , , , , , , , , , , ,	25,505,200
Inc.,		
5.700% (Z)	15 140	1.506.500
	15,143	1,506,729

NSTAR		
Electric		
Company,		
4.780% (Z)		
PPL		
Capital		
Funding,	1,312,439	33,257,204
Inc.,		
5.900% (Z)		
SCE		
Trust I,	240,000	6,158,400
5.625%		
SCE		
Trust II,	549,000	13,445,010
5.100% (Z)		
SCE		
Trust III		
(5.750%		
to		
3-15-24,	20,000	557,000
then 3	20,000	337,000
month		
LIBOR		
+		
2.990%) (Z)		
The		
Southern	350,000	9,240,000
Company,	330,000	9,240,000
6.250%		
Multi-utilities 9.2%		
Baltimore		
Gas &		
Electric	40,000	4,045,000
Company,		
Series 1995, 6.990%		
BGE		
Capital	710,000	18,261,200
Trust II,	710,000	16,201,200
6.200% (Z)		
DTE		
Energy	520,000	12,771,200
Company,	320,000	12,771,200
5.250%		
DTE		
Energy	400,000	10,728,000
Company,	400,000	10,720,000
6.500% (Z)		
Integrys	260,000	6,621,888
Holding,		
Inc.		
(6.000%		

```
to
8-1-23,
then 3
month
LIBOR
+
3.220\%) (Z)
Common stocks 1.5% (1.0% of Total
                                             $8,783,500
investments)
(Cost $9,755,633)
Energy 1.1%
                                             6,557,500
Oil, gas and consumable fuels 1.1%
Royal
Dutch
Shell
                               125,000
                                            6,557,500
PLC,
ADR.
Class A
Utilities 0.4%
                                             2,226,000
Multi-utilities 0.4%
CenterPoint
Energy,
                               120,000
                                             2,226,000
Inc.
       Rate ) Maturity datPar value^
                                             Value
Corporate bonds 2.0% (1.3% of Total
                                             $11,291,000
investments)
(Cost $12,933,090)
Energy 1.1%
                                             6,116,000
Oil, gas and consumable fuels 1.1%
Energy
Transfer 3.317 11-01-66
                                 8,800,000 6,116,000
LP(P)(Z)
Utilities 0.9%
                                             5,175,000
Multi-utilities 0.9%
Dominion
Resources,
Inc.
(5.750%
to
10-1-24<sub>5.750</sub> 10-01-54
                                 5,000,000 5,175,000
3
month
LIBOR
3.057\%)
                               Par value
                                             Value
Short-term investments 0.7% (0.5% of Total
                                             $4,139,000
investments)
```

(Cost \$4,139,000)

Repurchase agreement 0.7% 4,139,000

Repurchase Agreement with State

Street Corp.

dated

10-30-15 at 0.000% to be repurchased

at

\$4,139,000 on 11-2-15,

collateralized 4,139,000 4,139,000

by

\$4,220,000 Federal Home Loan Bank,

0.750% due 8-28-17

(valued at \$4,225,486,

including interest)

Total investments (Cost \$820,401,892)

151.0% \$856,699,400

Other assets and liabilities, net (51.0%) (\$289,520,772)
Total net assets 100.0% \$567,178,628

4SEE NOTES TO FUND'S INVESTMENTS

Preferred Income Fund

The percentage shown for each investment category is the total value of the category as a percentage of the net assets of the fund.

^All par values are denominated in U.S. dollars unless otherwise indicated.

Key to Security

Abbreviations

and Legend

American

ADR Depositary

Receipts

London

LIBORnterbank

Offered Rate

Non-income

- (I) producing security.
 Variable rate obligation.
 - The coupon
- (P) rate shown represents the rate at period end.
- (S) These securities are exempt from registration under Rule 144A of the Securities Act of 1933. Such securities may be resold, normally to qualified institutional buyers, in transactions

exempt from registration.
A portion of this security is segregated as

collateral

pursuant to the

(Z) Credit Facility

Agreement.

Total collateral

value at

10-31-15 was

\$475,290,846.

At 10-31-15,

the aggregate

cost of

investment

securities for

federal income

tax purposes

was

\$820,402,496.

Net unrealized

appreciation

aggregated

\$36,296,904,

of which

\$44,142,826

related to

appreciated

investment

securities and

\$7,845,922

related to

depreciated

investment

securities.

The fund had the following country composition as a percentage of net assets on 10-31-15:

United States 88.9%
Netherlands 5.9%
United Kingdom 5.1%
Bermuda 0.1%
Total 100.0%

SEE NOTES TO FUND'S INVESTMENTS5

Notes to Fund's investments (unaudited)

Security valuation. Investments are stated at value as of the close of regular trading on the New York Stock Exchange (NYSE), normally at 4:00 p.m., Eastern Time. In order to value the securities, the fund uses the following valuation techniques: Equity securities held by the fund are valued at the last sale price or official closing price on the exchange where the security was acquired or most likely will be sold. In the event there were no sales during the day or closing prices are not available, the securities are valued using the last available bid price. Debt obligations are valued based on the evaluated prices provided by an independent pricing vendor or from broker-dealers. Independent pricing vendors utilize matrix pricing which takes into account factors such as institutional-size trading in similar groups of securities, yield, quality, coupon rate, maturity, type of issue, trading characteristics and other market data, as well as broker supplied prices. Swaps are valued using evaluated prices obtained from an independent pricing vendor. Futures contracts are valued at settlement prices, which are the official closing prices published by the exchange on which they trade. Foreign securities and currencies are valued in U.S. dollars, based on foreign currency exchange rates supplied by an independent pricing vendor. Securities that trade only in the over-the-counter (OTC) market are valued using bid prices. Other portfolio securities and assets, for which reliable market quotations are not readily available, are valued at fair value as determined in good faith by the fund's Pricing Committee following procedures established by the Board of Trustees. The frequency with which these fair valuation procedures are used cannot be predicted and fair value of securities may differ significantly from the value that would have been used had a ready market for such securities existed.

The fund uses a three-tier hierarchy to prioritize the pricing assumptions, referred to as inputs, used in valuation techniques to measure fair value. Level 1 includes securities valued using quoted prices in active markets for identical securities. Level 2 includes securities valued using other significant observable inputs. Observable inputs may include quoted prices for similar securities, interest rates, prepayment speeds and credit risk. Prices for securities valued using these inputs are received from independent pricing vendors and brokers and are based on an evaluation of the inputs described. Level 3 includes securities valued using significant unobservable inputs when market prices are not readily available or reliable, including the fund's own assumptions in determining the fair value of investments. Factors used in determining value may include market or issuer specific events or trends, changes in interest rates and credit quality. The inputs or methodology used for valuing securities are not necessarily an indication of the risks associated with investing in those securities. Changes in valuation techniques and related inputs may result in transfers into or out of an assigned level within the disclosure hierarchy.

The following is a summary of the values by input classification of the fund's investments as of October 31, 2015, by major security category or type:

	Total value at 10-31-15	Level 1 quoted price	Level 2 significant observable inputs	Level 3 significant unobservable inputs
Preferred securities				
Consumer staples	\$13,013,000		\$13,013,000	
Energy	12,820,600	\$12,820,600		
Financials	501,799,588	501,799,588		
Industrials	12,914,550	12,914,550		
Telecommunication services	68,750,870	64,248,470	4,502,400	
Utilities	223,187,292	212,520,404	10,666,888	
Common stocks	8,783,500	8,783,500		
Corporate bonds	11,291,000		11,291,000	
Short-term investments	4,139,000		4,139,000	
	\$856,699,400	\$813,087,112	\$43,612,288	

Total investments in securities

Other financial instruments:

Futures (\$111,389) (\$111,389) Interest rate swaps (\$988,966) (\$988,966)

Securities with market value of approximately \$7,183,800 at the beginning of the year were transferred from Level 1 to Level 2 during the period since quoted prices in active markets for identical securities were no longer available and securities were valued using other significant observable inputs.

Repurchase agreements. The fund may enter into repurchase agreements. When the fund enters into a repurchase agreement, it receives collateral that is held in a segregated account by the fund's custodian. The collateral amount is marked-to-market and monitored on a daily basis to ensure that the collateral held is in an amount not less than the principal amount of the repurchase agreement plus any accrued interest. Collateral received by the fund for repurchase agreements is disclosed in the Fund's investments as part of the caption related to the repurchase agreement.

Repurchase agreements are typically governed by the terms and conditions of the Master Repurchase Agreement and/or Global Master Repurchase Agreement (collectively, MRA). Upon an event of default, the non-defaulting party may close out all transactions traded under the MRA and net amounts owed. Absent an event of default, assets and liabilities resulting from repurchase agreements are not offset. In the event of a default by the counterparty, realization of the collateral proceeds could be delayed, during which time the collateral value may decline or the counterparty may have insufficient assets to pay back claims resulting from close-out of the transactions.

Derivative instruments. The fund may invest in derivatives in order to meet its investment objectives. Derivatives include a variety of different instruments that may be traded in the OTC market, on a regulated exchange or through a clearing facility. The risks in using derivatives vary depending upon the structure of the instruments,

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including the use of leverage, optionality, the liquidity or lack of liquidity of the contract, the creditworthiness of the counterparty or clearing organization and the volatility of the position. Some derivatives involve risks that are potentially greater than the risks associated with investing directly in the referenced securities or other referenced underlying instrument. Specifically, the fund is exposed to the risk that the counterparty to an OTC derivatives contract will be unable or unwilling to make timely settlement payments or otherwise honor its obligations. OTC derivatives transactions typically can only be closed out with the other party to the transaction.

Futures. A futures contract is a contractual agreement to buy or sell a particular currency or financial instrument at a pre-determined price in the future. Risks related to the use of futures contracts include possible illiquidity of the futures markets and contract prices that can be highly volatile and imperfectly correlated to movements in the underlying financial instrument. Use of long futures contracts subjects the funds to the risk of loss up to the notional value of the futures contracts. Use of short futures contracts subjects the funds to unlimited risk of loss.

During the period ended October 31, 2015, the fund used futures contracts to manage against anticipated interest rate changes. The following table summarizes the contracts held at October 31, 2015.

Open contracts	Number of contracts	Position	Expiration date	Notional basis	Notional value	Unrealized appreciation (depreciation)	
10-Year U.S. Treasury Note Futures	640	Short	Dec 2015	(\$81,608,611)	(\$81,720,000)	(\$111,389)
						(\$111,389)

Notional basis refers to the contractual amount agreed upon at inception of open contracts; notional value represents the current value of the open contract.

Interest rate swaps. Interest rate swaps represent an agreement between the fund and a counterparty to exchange cash flows based on the difference between two interest rates applied to a notional amount. The payment flows are usually netted against each other, with the difference being paid by one party to the other. The fund settles accrued net interest receivable or payable under the swap contracts at specified, future intervals. Swap agreements are privately negotiated in the OTC market or may be executed on a registered commodities exchange (centrally cleared swaps). Swaps are marked-to-market daily and the change in value is recorded as unrealized appreciation/depreciation of swap contracts. A termination payment by the counterparty or the fund is recorded as realized gain or loss, as well as the net periodic payments received or paid by the fund. The value of the swap will typically impose collateral posting obligations on the party that is considered out-of-the-money on the swap.

During the period ended October 31, 2015, the fund used interest rate swaps to manage against anticipated interest rate changes. The following table summarizes the interest rate swap contracts held as of October 31, 2015.

Counterparty	Notional	Payments made	Payments received	Termination	Market
Counter party	amount	by fund	by fund	date	value
Morgan Stanley Capital Services	\$68,000,000	Fixed 1.4625%	3 Month LIBOR (a)	Aug 2016	(\$688,464)
Morgan Stanley Capital Services	68,000,000	Fixed 0.8750%	3 Month LIBOR (a)	Jul 2017	(300,502)
	\$136,000,000				(\$988,966)

(a) At 10-31-15, the 3-month LIBOR rate was 0.3341%

For additional information on the fund's significant accounting policies, please refer to the fund's most recent semiannual or annual shareholder report.

More information

How to contact us

Phone

Internet www.jhinvestments.com

Computershare

Mail P.O. Box 30170

College Station, TX 77842-3170

Customer service representatives **800-852-0218** Portfolio commentary **800-344-7054**

24-hour automated information **800-843-0090** TDD line **800-231-5469**

P8Q110/15

This report is for the information of the shareholders of John Hancock Preferred Income Fund.

12/15

ITEM 2. CONTROLS AND PROCEDURES.

- (a) Based upon their evaluation of the registrant's disclosure controls and procedures as conducted within 90 days of the filing date of this Form N-Q, the registrant's principal executive officer and principal accounting officer have concluded that those disclosure controls and procedures provide reasonable assurance that the material information required to be disclosed by the registrant on this report is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.
- (b) There were no changes in the registrant's internal control over financial reporting that occurred during the registrant's last fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 3. EXHIBITS.

Separate certifications for the registrant's principal executive officer and principal accounting officer, as required by Rule 30a-2(a) under the Investment Company Act of 1940, are attached.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

John Hancock Preferred Income Fund	
By:	
/s/ Andrew Arnott	
President	Andrew Arnott
Date: December 17, 2015	
Pursuant to the requirements of the Securities Exchange Act of 193 report has been signed below by the following persons on behalf of indicated.	4 and the Investment Company Act of 1940, this the registrant and in the capacities and on the date
By:	
/s/ Andrew Arnott President	Andrew Arnott
Date: December 17, 2015	

3 3		
By:		
/s/ Charles A. Rizzo		
Charles A. Rizzo		
Chief Financial Officer		
Date: December 17, 2015		