

Commonwealth of Massachusetts
County of Essex
The Superior Court

Civil Docket ESCV2012-01971C

RE: Salois III v Civil Service Commission et al

TO: Iraida J Alvarez, Esquire
Mass Atty General's Office
1 Ashburton Place
20th Floor
Boston, MA 02108-1698

RECEIVED
2014 JUL 18 A 10: 56
COMMONWEALTH OF MASS
CIVIL SERVICE COMMISSION

RECEIVED

JUL 15 2014
OFFICE OF THE ATTORNEY GENERAL
ADMINISTRATIVE LAW DIVISION

CLERK'S NOTICE

This is to notify you that in the above referenced case the Court's action on **07/11/2014**:

RE: Plaintiff Eugene H Salois III's MOTION for Judgment on pleadings (Rule 12); Memorandum of law submitted on behalf of the Plaintiff, Eugene Salois

is as follows:

Motion (P#10) After hearing, the plaintiff's motion is denied & judgment is ordered entered for the respondents dismissing the plaintiff's complaint with prejudice. G.L. Ch 31, s. 24 is specific in requiring the pltf to first exhaust his remedy with the administrator before seeking an appeal to the Civil Service Commission. Inasmuch as the statutory language is both clear & mandatory, there has been no error of law made by the civil service commission in dismissing the pltf's appeal. (Robert A. Cornetta, Justice). Notices mailed 7/11/2014

Dated at Lawrence, Massachusetts this 11th day of July,
2014.

Thomas H. Driscoll Jr.,
Clerk of the Courts

BY: _____

Sheila Gaudette
Assistant Clerk

Telephone: (978) 242-1900

Copies mailed 07/11/2014

RECEIVED
2014 JUL 18 A 9: 49
COMMONWEALTH OF MASS
CIVIL SERVICE COMMISSION