

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

NARRAGANSETT INDIAN TRIBE
OF RHODE ISLAND and
NARRAGANSETT INDIAN WETUOMUCK
HOUSING AUTHORITY, Plaintiffs

v.

C.A. No. 93-667-T

THE NARRAGANSETT ELECTRIC
COMPANY, Defendant

and

THE STATE OF RHODE ISLAND and
THE TOWN OF CHARLESTOWN,
Defendant-Intervenors

E R R A T A

In the Memorandum and Order filed in this case on February 21,
1995, the following corrections are made:

Page 6, Line 13 reading:

The Tribe's church, the long house which is the seat of
the Tribal Assembly, and the offices where the tribal government
meets and federal nutrition and Head Start programs for tribal
members are administered all are located on the settlement lands.

is hereby corrected to read:

The Tribe's church, the long house which is the seat of
the Tribal Assembly, and the offices where the tribal government
meets and federal nutrition and Head Start programs for tribal
members are administered all are located in close proximity to the

housing site.

Page 21, Line 17 reading:

Thus, in tax cases, which appear to be sui generis, the Supreme Court has explicitly recognized a presumption of state authority to tax Indians living in Indian country, which presumption can be overcome only by an express provision of Congress.

is hereby corrected to read:

Thus, in tax cases, which appear to be sui generis, the Supreme Court has explicitly recognized a presumption against state authority to tax Indians living in Indian country, which presumption can be overcome only by an express provision by Congress.

By Order,

Deputy Clerk

ENTER:

Ernest C. Torres
United States District Judge