

RECEIVED  
SUPREME COURT  
STATE OF WASHINGTON  
Apr 09, 2014, 2:00 pm  
BY RONALD R. CARPENTER  
CLERK

IN THE SUPREME COURT  
OF THE STATE OF WASHINGTON

RECEIVED BY E-MAIL

---

SUPREME COURT NO. 89927-4  
COURT OF APPEALS NO. 31339-5-III

---

BEDREDDIN IMAN and SAMEER HATEM, Petitioners,

and

MUSLIM AMERICA, Petitioner,

v.

TOWN OF SPRINGDALE, Respondent

---

NOTICE OF ERRATA

---

BEDREDDIN IMAN  
SAMEER HATEM  
Appellants, *pro se*

Dawud Ahmad & Associates  
Post Office Box 522  
Springdale, Washington 99173-0522  
(509) 258-9031 law@muslimamerica.net

## 1. IDENTITY OF NOTIFYING PARTY

Petitioners Bedreddin Iman and Sameer Hatem (“Petitioners”) seek to notify this Court of two errors in their Petition for Review filed on March 10, 2014. These errors are designated in Part 2.

## 2. NOTICE OF ERRATA

On page 12 of their Petition, Petitioners wrote, “This Court has affirmed such protection well before the enactment of RLUIPA, stating that “[t]he use, building or conversion of real property for the purpose of religious exercise shall be considered to be the religious exercise of the *person* or entity that uses or intends to use the property for that purpose,” thereafter citing *City of Sumner v. First Baptist Church of Sumner*, *Washington*, 97 Wn.2d 1, 630 P.2d 1358 (1982) as well as RLUIPA, 42 U.S.C. § 2000cc-5(7)(B). While RLUIPA does include this statement, *Sumner* does not.

On page 11 of their Petition, Petitioners include a citation that reads “*International Association of Firefighters, Local 1789 v. Spokane Airport*, 146 Wn.2d 207, 212 (fn. 3).” Petitioners failed to cite the year of this Published Opinion, which is 2002.

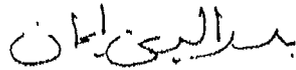
## 3. PURPOSE OF NOTICE

Petitioners submit that failure to notify this Court of these errors may

lead it to conclude that they intentionally submitted a misleading and incomplete argument. As such, they find it necessary to inform the Court of their errors before their argument is subject to further scrutiny.

DATED this 8<sup>th</sup> day of April, 2014.

Respectfully submitted,



BEDREDDIN IMAN  
Appellant, *pro se*



SAMEER HATEM  
Appellant, *pro se*

Dawud Ahmad & Associates  
Post Office Box 522  
Springdale, Washington 99173-0522  
(509) 258-9031 [law@muslimamerica.net](mailto:law@muslimamerica.net)

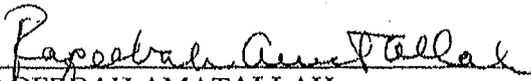
**CERTIFICATE OF SERVICE**

I certify that on this day, April 8, 2014, I served a copy of the foregoing **Notice of Errata** to the parties of this proceeding or their counsel as shown:

Jeffry Finer  
West 35 Main, Suite 300  
Spokane, Washington 99201

By eMail attachment to  
jeffry@finer-bering.com

John McLean Riley III  
Nathan Graham Smith  
422 W. Riverside, Suite 1100  
Spokane, Washington 99201-0302

  
RAQEEBAH AMATALLAH

**OFFICE RECEPTIONIST, CLERK**

---

To: Bedreddin Iman  
Subject: RE: 899274\_Notice of Errata

Received 4-9-14

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

-----Original Message-----

From: Bedreddin Iman [mailto:bedreddin@muslimamerica.net]  
Sent: Wednesday, April 09, 2014 2:00 PM  
To: OFFICE RECEPTIONIST, CLERK; Jeffry Finer  
Subject: 899274\_Notice of Errata

To The Clerk of The Supreme Court:

Enclosed please find Petitioners' Notice of Errata in the matter of Bedreddin Iman, et al. v. Town of Springdale (No. 89927-4), filed this day, April 9, 2014.

Thank you.

Sincerely,  
Bedreddin Iman