

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

Plaintiff,

v.

FONG VANG,

Defendant.

ORDER

96-cr-11-bbc

97-cr-11-bbc

Within the last two weeks, defendant Fong Vang has filed two motions under Fed. R. Crim. P. 35, for a reduction of the sentence imposed on him on July 18, 1997. Dkts. ##308, 309 and 309-1. He has filed several other versions of these motions in the 18 years since he was convicted. As explained in previous orders, if defendant believes that he is entitled to a reduction in his sentence based upon his substantial assistance to the government under Rule 35, he should direct his inquiry to the United States Attorney. This court has no authority to act on a Rule 35 motion filed by the defendant.

ORDER

IT IS ORDERED that defendant Fong Vang's motion for a reduction of sentence under Fed. R. Crim. P. 35 is DENIED on the ground that the court lacks the authority to grant the relief requested.

The clerk of court is directed to forward to chambers any future documents that defendant submits to this court that relate to his Rule 35 claim. These will be considered denied without the need for judicial action on the 30th day following receipt unless the court orders otherwise.

Entered this 14th day of May, 2015.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge