NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

FILED

MAR 25 2011

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

PHI QUOC TRAN,

Petitioner,

v.

ERIC H. HOLDER, Jr., Attorney General,

Respondent.

No. 05-74461

Agency No. A025-383-979

MEMORANDUM*

On Petition for Review of an Order of the Board of Immigration Appeals

Submitted March 8, 2011**

Before: FARRIS, O'SCANNLAIN, and BYBEE, Circuit Judges.

Phi Quoc Tran, a native and citizen of Vietnam, petitions for review of the

Board of Immigration Appeals' ("BIA") order denying his motion to reopen. Our

jurisdiction is governed by 8 U.S.C. § 1252. We review for abuse of discretion the

denial of a motion to reopen and de novo questions of law and constitutional

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

^{**} The panel unanimously concludes this case is suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

claims. *Mohammed v. Gonzales*, 400 F.3d 785, 791-92 (9th Cir. 2005). We deny in part, and dismiss in part the petition for review.

The agency did not abuse its discretion in denying Tran's motion to reopen on the ground that Tran is ineligible for relief under former section 212(c), 8 U.S.C. § 1182(c) (repeal effective April 1, 1997), because his ground of deportability lacks a statutory counterpart in a ground of inadmissibility. *See* 8 C.F.R. §§ 1003.44(a), 1212.3(f)(5). Tran's legal and constitutional challenges to this determination are unavailing. *See Aguilar-Ramos v. Holder*, 594 F.3d 701, 706 (9th Cir. 2010).

We lack jurisdiction to consider the BIA's October 5, 2005, order denying Tran's motion to reconsider because he failed to timely petition for review of that decision. *See Singh v. INS*, 315 F.3d 1186, 1188 (9th Cir. 2003).

PETITION FOR REVIEW DENIED in part; DISMISSED in part.