

FOR PUBLICATION**UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT**

UNITED STATES OF AMERICA,
Plaintiff-Appellee,

v.

CHAO FAN XU,
Defendant-Appellant.

No. 09-10189

D.C. No.
2:02-CR-00674-
PMP-LRL-1

UNITED STATES OF AMERICA,
Plaintiff-Appellee,

v.

YING YI YU,
Defendant-Appellant.

No. 09-10193

D.C. No.
2:02-CR-00674-
PMP-LRL-4

UNITED STATES OF AMERICA,
Plaintiff-Appellee,

v.

GUO JUN XU,
Defendant-Appellant.

No. 09-10201

D.C. No.
2:02-CR-00674-
PMP-LRL-2

2

UNITED STATES V. XU

UNITED STATES OF AMERICA,
Plaintiff-Appellee,

v.

WAN FANG KUANG,
Defendant-Appellant.

No. 09-10202

D.C. No.
2:02-CR-00674-
PMP-LRL-3

ORDER

Filed March 14, 2013

Before: Alfred T. Goodwin, Stephen Reinhardt,
and Mary H. Murguia, Circuit Judges.

ORDER

The opinion in the above-captioned matter filed on January 3, 2013 is amended as follows:

On slip Opinion page 29, lines 17–18, remove the following text: [, and by placing in the courtroom a face and name chart of all relevant persons]

On slip Opinion page 42, lines 20–23, remove the following text: [The district court also took steps to clarify the names and roles of the parties by placing on display in the courtroom a chart with the faces and names of all relevant persons.]

With the opinion thus amended, the petition for rehearing filed by appellant Chao Fan Xu is DENIED.

UNITED STATES V. XU

3

No future petitions for rehearing or petitions for rehearing en banc will be entertained.