[DECS ORDER NO. 34, s. 1998, April 02, 1998]

STRICT IMPLEMENTATION OF SECTION 9 OF R.A. 4670

- 1. All officials concerned are enjoined to strictly implement Sec. 9 of R.A. No. 4670, otherwise known as Magna Carta for Public School Teachers, regarding composition of investigating committees on administrative cases:
 - a. In a recent decision of the 3rd Division of the Supreme Court in G.R. No. 110379, entitled Hon. Armand Fabella, et. al. vs. The Court of Appeals, et. al. it ruled:
 - 1. That the formal investigation conducted by committees organized not in accordance with Sec. 9 of R.A. 4670, have no competent jurisdiction over said case and therefore all proceedings undertaken by them are void;
 - 2. That the inclusion of a representative of a teachers' organization in these committees are indispensable to ensure an impartial tribunal;
 - 3. That RA 4670 has not been amended by PD 807 or by any other subsequent general laws, there being no showing of any inconsistency; and
 - 4. That non-compliance with said requirement is a denial of due process.
- b. In view thereof, all concerned are hereby enjoined to strictly implement the provisions of Sec. 9 of R.A. 4670 in the creation of investigating committees as follows:
 - 1. For complaint against elementary and secondary school teachers, head teachers, principals and district supervisors, the committee should be composed of the following:
 - a. School superintendent or his authorized representative as chairman;
 - b. Duly authorized representative of the school, district, division teachers' organization, as member; and
 - c. Division supervisor for elementary or secondary education where the respondent belongs, as member.
- 2. For complaint against assistant school superintendents and schools superintendents, the committee should be composed of the following: