New law requires public postsecondary education management boards and institutions to establish policies relative to the procedure for students or student organizations being charged with non-academic offenses to use an attorney or non-attorney advocate in their defense at disciplinary proceedings and appeal hearings. Requires policies to be incorporated into student handbooks or codes of conduct.

Such a policy shall apply to a student or student organization being accused of violating a non-academic rule or policy and shall include:
(1) Requirements for notice of a charge being brought against a student or student organization.
(2) The opportunity for a student or student organization to appeal a decision that it was in violation of a non-academic policy or rule within 10 days of the decision.
(3) The alleged victim having an opportunity to be represented by an attorney or nonattorney advocate.

Relative to student violations punishable by suspension of 10 or more days, deferred suspension, or expulsion and to organization violations punishable by suspension or removal of the organization from the institution, disciplinary procedures contained in the code of student conduct shall:
(1) Afford the accused a presumption of innocence.
(2) Require the institution to maintain a file of disciplinary proceedings.
(3) Provide for access to the file by the accused and the victim.
(4) Ensure that proceedings are free from conflicts of interest by preventing commingling of administrative or adjudicative roles.

Authorizes institutions to take reasonable interim measures to maintain the safety of members of the campus community during the investigation and adjudication if the student poses a risk.

Provides that a court shall award mental or emotional distress, loss of wages or earning capacity, and costs if it finds an institution has violated new law or the due process rights of a student or an organization.

Effective August 1, 2022.
(Adds R.S. 17:3394)

