## **DIGEST**

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HB 369 Engrossed

2015 Regular Session

Barrow

**Abstract:** Requires written notification and the opportunity to request an appeal hearing prior to the state domestic violence coalition taking certain disciplinary actions.

<u>Proposed law</u> prohibits the state domestic violence coalition of La. (coalition) from taking any action against a member of the coalition or domestic violence services provider that would adversely affect the member or provider's ability to furnish shelter or supportive services to the victims of domestic abuse and their families unless the coalition provided proper written notice of the proposed disciplinary action and the right to an appeal hearing no less than 30 days prior to the disciplinary action being imposed. Further requires the coalition to give the member or provider written notice of a scheduled appeal hearing, if requested, and the opportunity to present arguments or evidence in support of the member or provider's position prior to taking disciplinary action.

<u>Proposed law</u> requires the coalition, no later than 48 hours after any disciplinary action is taken against any member of the coalition or domestic violence services provider, to give written notice of the disciplinary action to the Dept. of Children and Family Services, the House and Senate committees on health and welfare, and the representative and senator for any district for which the member or provider renders services.

<u>Proposed law</u> requires the membership of the board of directors of the coalition to include a voting representative from any domestic violence services provider whose service area encompasses a population of more than 100,000 persons as determined by the latest federal decennial census.

<u>Proposed law</u> defines "shelter", "state domestic violence coalition", and "supportive services".

(Adds R.S. 46:2148)