Medical Patient Rights of Women (Pregnancy and Childbirth)

Under Public Act 101-0445, effective January 1, 2020, the Medical Patient Rights Act was amended, with regard to pregnancy and childbirth, every woman has the right to:

- receive health care before, during, and after pregnancy and childbirth
- receive care for her and her infant that is consistent with generally accepted medical standards
- choose a certified nurse midwife or physician as her maternity care professional
- choose her birth setting from the full range of birthing options available in her community
- leave her maternity care professional and select another if she becomes dissatisfied with her care
- receive information about the names of those health care professionals involved in her care
- privacy and confidentiality of records
- receive information concerning her condition and proposed treatment
- accept or refuse any treatment
- be informed if her caregivers wish to enroll her or her infant in a research study
- access her medical records
- receive information in a language in which she can communicate
- receive emotional and physical support during labor and birth
- freedom of movement during labor and to give birth in the position of her choice
- contact with her newborn
- receive information about breastfeeding
- decide collaboratively with caregivers when she and her baby will leave the birth site for home
- be treated with respect at all times before, during, and after pregnancy by her health care professionals
- examine and receive a reasonable explanation of her total bill for services

The exact language for the rights of women with regard to pregnancy and childbirth can be found under Medical Patient Rights of Women on the right side of the screen under LAWS & RULES.