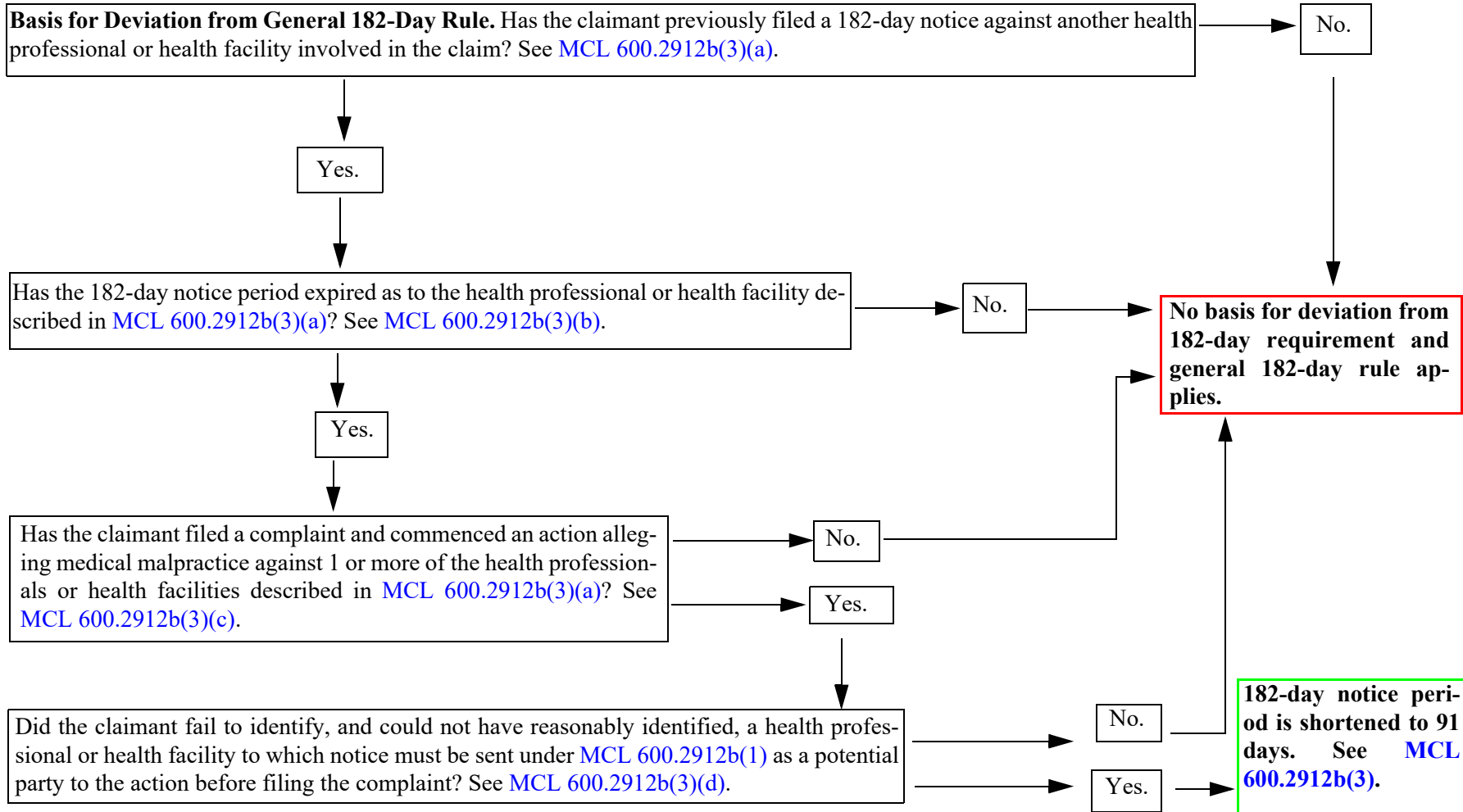


Medical Malpractice – Period of Notice of Intent Flowchart¹

General 182-Day Rule. A medical malpractice action may not be initiated unless the plaintiff has submitted written notice to the health professional or health facility at least 182 days before the action is commenced. See [MCL 600.2912b\(1\)](#). The 182-day notice period may be shortened to 91 days if certain conditions are satisfied. See [MCL 600.2912b\(3\)](#).



¹See the Michigan Judicial Institute’s *Civil Proceedings Benchbook*, Chapter 9, for more information.

