## STATE OF MICHIGAN COURT OF APPEALS

MARK REAUME,	UNPUBLISHED
WARK REAUNIE,	
Plaintiff-Appellant,	May 1, 1998
v ESTATE OF ALBERT F. FLEMMING, Deceased,	No. 198306 Macomb Circuit Court LC No. 96-003698 NH
A.E. FLEMMING, D.O., P.C., NEW BALTIMORE	LC No. 90-003098 NII
MANAGEMENT COMPANY, MOUNT	
CLEMENS GENERAL HOSPITAL, GREGORY	
ROWEN, D.O., and MICHAEL SHERBIN, D.O.,	
Defendants-Appellees.	
Before: Bandstra, P.J., and MacKenzie and N.O. Holowka	*, JJ.
MEMORANDUM.	
Plaintiff appeals by right summary disposition, with action based on commencement of suit prior to expiration o MCL 600.2912b(1); MSA 27A.2912(2)(1). We affirm.	f the statutory notice period prescribed by

Dismissal without prejudice, whatever the motives underlying plaintiff's failure to comply with the statutory pre-suit notice requirement, is the appropriate action by the circuit court. *Neal v Oakwood Hospital Corp*, 226 Mich App 701, 715; \_\_\_ NW2d \_\_\_ (1997); *Morrison v Dickinson*, 217 Mich App 308, 319; 551 NW2d 449 (1996). Additionally, plaintiff's equal protection, US Const, Am XIV, § 1, Const 1963, art 1, § 2, due process, US Const, Am XIV, § 1, Const 1963, art 1, § 17, and separation of powers, Const 1963, art 3, § 2, challenges to the constitutionality of the statute are without merit for the reasons adduced in *Neal*, *supra* at 716-723.

argument pursuant to MCR 7.214(E). The motion to expedite, previously held in abeyance, is granted.

We affirm.	

<sup>\*</sup> Circuit judge, sitting on the Court of Appeals by assignment.

- /s/ Richard A. Bandstra
- /s/ Barbara B. MacKenzie
- /s/ Nick O. Holowka