(SEE ALSO PROPOSED 1ST SUB)

Declares that no action based upon a health care provider's professional negligence may be commenced unless the defendant has been given at least ninety days' notice of the intention to commence the action. If the notice is served within ninety days of the expiration of the applicable statute of limitations, the time for the commencement of the action must be extended ninety days from the service of the notice.

Declares that the mandatory mediation requirement of this act does not apply to an action subject to mandatory arbitration under chapter $7.06~\rm RCW$ or to an action in which the parties have agreed, subsequent to the arisal of the claim, to submit the claim to arbitration under chapter $7.04~\rm RCW$.

Provides that the supreme court shall by rule also adopt procedures for the parties to certify to the court the manner of mediation used by the parties to comply with this act.