

Court, personal service of such summons shall be made by constable upon said tenant, assignee or under tenant in said premises, or upon his or their known or authorized agent, but if, for any reason, neither said tenant, assignee or under tenant, nor his or their agent can be found, then said constable shall affix an attested copy of said summons conspicuously upon said premises, and such affixing of said summons shall, for the purposes of this sub-division of this Article, be deemed and construed a sufficient service.

752D. All cases brought under this Act shall be tried as provided in Section 752 except in cases where summons have been issued as provided in Sections 752A, 752B and 752C. All cases tried in accordance with Sections 752A, 752B and 752C shall be tried at such time as may be designated by the Court, which shall be not less than two nor more than ten days after the date of filing the complaint. The provisions of Sections 752A, 752B and 752C shall not operate unless and until the judges of the People's Court have decided by unanimous vote that it is impossible for the constables of the Court to serve such notices in person due to the lack of adequate private transportation facilities or other cause over which the Court has no control.

752E. In all cases brought under this Act, where summons is effected by registered mail service or by ordinary mail or by ordinary mail special delivery, in accordance with the preceding paragraphs hereof, a Judge of said People's Court may, in his discretion, strike out the judgment of restitution of the premises concerned, at any time within three days, exclusive of legal holidays and Sundays, of the issuance of a warrant of restitution on the judgment in such case; upon proof to his reasonable satisfaction that the defendant has not received due notice of the date fixed for trial of said suit.

752F. The filing of a complaint in summary ejectment under this Act, the trial of said cause and the granting of a judgment of restitution shall not preclude the plaintiff or the owner of said premises from filing and maintaining an independent suit for rent due and unpaid.

753. If, at the trial aforesaid, the Judge shall be satisfied the interest of justice will be better served by an adjournment, he may adjourn the trial for a period not exceeding three days, except by consent of the parties, and if at said trial or due adjournment as aforesaid, it shall appear to the satisfaction of the Judge before whom said complaint has been tried as aforesaid, that the rent or any part of the rent for said premises is actually due and unpaid, then the said Judge shall