

(c) Whenever any corporation of this State or any foreign corporation has become surety on any bond required by law to be filed with any court of this State or with any register of wills, public board or official, suit against such corporation on such bond may be brought in the county where such bond is filed.

92. (Service of Process.) (a) Except as in this section otherwise provided, process in every action against a corporation of this State or against a foreign corporation shall be served (subject to the special provisions for foreign insurance companies and for fraternal beneficiary societies, orders or associations made in Article 48A) upon a resident agent thereof or upon the president, secretary or treasurer thereof.

(b) If any corporation of this State or any foreign corporation (1) has not a resident agent, or (2) has one or more resident agents and an unsuccessful attempt has been made to serve process upon each of its resident agents, process may be served (subject to the special provisions for foreign insurance companies and for fraternal beneficiary societies, orders or associations made in Article 48A) upon the manager, any director, vice-president, assistant secretary or assistant treasurer thereof, and if none of the above nor the president, secretary or treasurer resides or can be found in this State, such process may be served upon any agent or other person expressly or impliedly authorized to accept such service.

(c) Without limiting any rights of attachment otherwise conferred by law, if any corporation of this State or any foreign corporation (1) has not a resident agent, or (2) has one or more resident agents and unsuccessful attempts have been made on different business days to serve process either twice upon one resident agent or once upon each of two resident agents, the property of such corporation may be subjected to attachment in the same manner as the property of an individual twice returned non est.

(d) If any corporation of this State, or any foreign corporation required by any statute of this State to have a resident agent, or any foreign corporation subject to suit in this State under Section 88 of this Article, (1) has not a resident agent, or (2) has one or more resident agents and unsuccessful attempts have been made on different business days to serve process either twice upon one resident agent or once upon each of two resident agents, such corporation shall be conclusively presumed to have designated the Commission as its true and lawful attorney authorized to accept on its behalf service of process in the action in which such process issued, and in such case such process may be served upon the Commission as the true and lawful attorney of such corporation.