

manner as if such witnesses resided in the county where the trial is had.

98. If a witness residing in a different county from that in which the trial is to be had shall be summoned, or has removed from such county after being summoned, and shall fail to appear after being so summoned, an attachment may issue for such witness to the sheriff of the county where said witness resides, returnable to the court issuing the same, and if the sheriff take such witness, he shall produce him before the said court to abide its sentence thereupon.

99. Process issued by any court of this State, against a corporation holding and exercising franchises within this State, may be served upon the president, or any director or manager or other officer of such corporation.

100. If a suit shall be instituted against any corporation not chartered by this State, but deemed to hold and exercise franchises therein, in the county or city where the office of such corporation is kept, the process in such suit may be served on the president or any director, or upon any agent of such corporation.

101. But in a suit against such corporation in any other county or city than that in which its office is located, the plaintiff in such suit shall have the writ or summons, or a copy thereof, served on the clerk of the corporation, or in case of his absence, left at the office of such corporation, at least fifteen days before the return day of such writ or summons, and shall file the affidavit of some disinterested person that the same had been duly served or left at the office aforesaid.

102. If any of the corporations embraced in the last two sections shall, after any liability shall occur within this State, withdraw its agents from this State, or shall revoke the authority of any agent, and shall not appoint another, and no president or director of such corporation can be found in this State, service of any writ or process on the person last the agent of such corporation shall be deemed sufficient service, if a copy of such process be served on the president or two directors of such corporation in the State where the same was incorporated, and an affidavit of such service be made before any person authorized by the laws of this State to take the acknowledgment of deeds.