

RULE [24] **133**. POWERS OF TEMPORARILY ASSIGNED ISSUING AUTHORITIES.

(A) Whenever an issuing authority is temporarily assigned to serve another magisterial district, **[he] the issuing authority** shall, during the period of assignment, have the same jurisdiction and authority as one elected and qualified to serve in such magisterial district.

(B) An issuing authority so assigned may exercise such jurisdiction and authority in his **or her** own magisterial district or the magisterial district to which **[he] the issuing authority** has been so assigned.

NOTE: Formerly Rule 153, adopted January 16, 1970, effective immediately; renumbered **Rule 24** September 18, 1973, effective January 1, 1974 [.] **renumbered Rule 133 and amended March 1, 2000, effective April 1, 2001.**

* * * * *

COMMITTEE EXPLANATORY REPORTS:

Final Report explaining the March 1, 2000 reorganization and renumbering of the rules published with the Court's Order at Pa.B. (_____, 2000).