

(q) In Prince George's County (1) the State's Attorney's salary shall be [determined by the General Assembly.] \$58,000 FOR THE YEAR 1983; \$60,900 FOR 1984; \$63,945 FOR 1985; AND \$67,143 FOR 1986. The State's Attorney, during his term of office, shall not, except in connection with and in the performance of his duties as such State's Attorney, appear as counsel or represent any party professionally before any court, board, commission, or agency of this State or any county or political subdivision of this State. It is intended by the provisions herein that the State's Attorney shall not engage in the private practice of law in any matter whatsoever.

(2) The State's Attorney may appoint [one] 2 deputy State's [attorney, two principal assistant State's attorneys] ATTORNEYS, and [33] 34 assistant State's attorneys. The deputy State's [attorney, principal assistant State's] attorneys, and assistant State's attorneys serve at the pleasure of the State's Attorney.

(3) The annual salary of the deputy State's [attorney] ATTORNEYS shall be within the discretion of the State's Attorney, but in no event exceeding \$43,331, to be paid by the county on the certification of the State's Attorney to the county executive and County Council.

(4) [The annual salary of the principal assistant State's attorneys shall be within the discretion of the State's Attorney, but in no event exceeding \$39,878, to be paid by the county on the certification of the State's Attorney to the county executive and County Council.

(5)] The annual salary of the assistant State's attorneys shall be within the discretion of the State's Attorney, but in no event exceeding [\$39,390] \$41,360, to be paid by the county on the certification of the State's Attorney to the county executive and County Council.

[(6)] (5) The deputy State's [attorney, the principal assistant State's attorneys] ATTORNEYS, and the assistant State's attorneys, during their terms of office, except in connection with and in the performance of their duties as such deputy State's attorney, principal assistant State's attorneys, and assistant State's attorneys, may not appear as counsel or represent any party professionally before any court, board, commission or agency of this State or any county or political subdivision of this State. It is intended by these provisions that the deputy State's [attorney, principal assistant State's] attorneys, and assistant State's attorneys not engage in the private practice of law in any manner whatsoever.

[(7)] (6) The deputy State's [attorney, principal assistant State's] attorneys, and the assistant State's attorneys shall perform whatever work as may be