

Attorney may deem proper and they shall serve full time. ~~The full-time assistant State's attorneys during their term of office~~ AND shall not, except in connection with and in performance of their duties as assistant State's attorneys, appear as counsel or represent any party professionally before any court, ~~magistrate~~, 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 full time~~ THESE assistant State's attorneys shall not engage in the private practice of law in any matter whatsoever. The salary of six assistant State's attorneys, who shall serve full time ~~or part time as the State's Attorney shall designate~~, shall be such compensation not exceeding ~~fourteen thousand~~ *sixteen thousand* dollars ~~[((\$14,000.00)]~~ *(\$16,000)* annually as the State's Attorney may deem proper; the salary of four assistant State's attorneys, who shall serve full time or part time as the State's Attorneys shall designate, shall be such compensation not exceeding ~~twelve thousand~~ *fourteen thousand* dollars ~~[((\$12,000.00)]~~ *(\$14,000)* annually as the State's Attorney may deem proper. (4) The State's Attorney may appoint one administrative assistant whose salary shall be as set by the County Council of Anne Arundel County but not less than five thousand dollars (\$5,000.00) annually. (5) The State's Attorney may from time to time, if deemed wise or necessary, with the approval of the senior judge of the Circuit Court for Anne Arundel County, appoint a temporary assistant State's attorney for a particular case or series of cases and may fix the compensation therefor.

SEC. 2. *And be it further enacted*, That the provisions of this Act shall not be construed to extend or apply to the salary of the Anne Arundel County State's Attorney in office on the effective date of this Act, but shall take effect only at the beginning of the next following term of office.

SEC. 3. *And be it further enacted*, That this Act shall take effect July 1, 1972.

Approved May 5, 1972.

CHAPTER 340

(House Bill 1439)

AN ACT to repeal and re-enact, with amendments, Section 118(a-1) of Article 2B of the Annotated Code of Maryland (1971 Supplement), title "Alcoholic Beverages," subtitle "Restrictions Upon Licensees," to provide that an alcoholic beverage licensee may be proceeded against by a charging document issued by the District Court for Worcester County.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Section 118(a-1) of Article 2B of the Annotated Code of Maryland (1971 Supplement), title "Alcoholic Beverages," subtitle "Restrictions Upon Licensees," be and it is hereby repealed and re-enacted, with amendments, to read as follows: