SECTION 2. AND BE IT FURTHER ENACTED, That Sections 40(q)(2) and 40(q)(4) of Article 10 — Attorneys at Law and Attorneys in Fact, of the Annotated Code of Maryland (1968 Replacement Volume and 1974 Supplement) be and they are hereby repealed:

Article 10 - Attorneys at Law and Attorneys in Fact 40.

(q) In Prince George's County

The State's Attorney may appoint State's attorney and eighteen full-time assistant State's attorneys. The salary of the deputy State's attorney shall be at such compensation, not exceeding thirty thousand dollars (\$30,000) per annum as the State's Attorney may deem proper, to be paid by the county on the certification of the State's Attorney to the county executive and County Council. The salary of the eighteen full-time assistant State's attorneys shall such compensation, not exceeding twenty-two thousand five hundred dollars (\$22,500) per annum each, as the State's Attorney may deem proper, to be paid by the county on the certification of the State's Attorney the county executive and County Council. In addition to the deputy State's attorney and the eighteen assistant State's attorneys, the State's Attorney may appoint one principal assistant State's attorney and four senior assistant State's attorneys. The salary of the principal assistant State's attorney shall be at such compensation, not exceeding twenty-seven thousand five hundred dollars (\$27,500), as the State's Attorney may deem proper, to be paid by the county on the certification of the State's Attorney to the county executive and County Council. The salary of the four senior assistant State's attorneys shall be at such compensation, not exceeding twenty-five thousand dollars (\$25,000) per annum each as the State's Attorney may deem proper, to be paid by the county on the certification of the State's Attorney to the county executive and County Council. deputy State's The the principal assistant State's attorney, the attorney, three senior assistant State's attorneys, and eighteen full-time assistant State's attorneys, during their terms of office shall not, except in connection and in the performance of their duties as such deputy, principal assistant State's attorney, State's attorneys and assistant State's assistant attorneys, appear as counsel or represent any party professionally before any court, board, commission or agency of this State or any county or political It is intended by the subdivision of this State. provisions herein that the deputy State's attorney, principal assistant State's attorney, senior assistant