

3. CIVIL DOMESTIC RELATIONS.

4. CIVIL MATTERS BEFORE THE FEDERAL COURTS.

~~THE STATE'S ATTORNEY--MAY--NOT--APPEAR--AS--COUNSEL--OR REPRESENT--ANY--PARTY--PROFESSIONALLY--IN--ANY--MATTER--ARISING--OUT OF--THE--PROSECUTION--OF--ANY--CASE--BY--THE--STATE'S--ATTORNEY,--THE DEPUTY--STATE'S--ATTORNEY,--OR--ANY--ASSISTANT--STATE'S--ATTORNEY FOR--ST.--MARY'S--COUNTY.~~

(III) THE STATE'S ATTORNEY MAY NOT APPEAR PROFESSIONALLY IN ANY CRIMINAL PROCEEDING IN THIS STATE, EXCEPT IN CONNECTION WITH AND IN THE PERFORMANCE OF HIS DUTIES AS THE STATE'S ATTORNEY.

(2) The County Commissioners of St. Mary's County shall make provisions for all secretaries, independent office facilities, office equipment, supplies and books, and any other items necessary for the operation of the State's Attorney's office.

(3) The State's Attorney may appoint a deputy State's attorney, two or more assistant State's attorneys and one or more investigators. The deputy State's attorney, the assistant State's attorneys and the investigators may be part-time or full-time employees. The County Commissioners shall make available to the State's Attorney an annual sum from which he shall appropriate salaries for the deputy State's attorney, the assistant State's attorneys and the investigators.

(4) Payments for salaries shall be made biweekly and payments for expenses shall be made upon the presentation of vouchers.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1980.

Approved May 20, 1980.

CHAPTER 691

(Senate Bill 92)

AN ACT concerning

Banking Institutions Lenders -
Interest Rates

FOR the purpose of altering the maximum permissible interest rates--on--finance--charges--charged--by--certain--banking institutions--in--the--State,--and--generally--relating--to