

In subsection (b)(2) of this section, the reference to "expenses that were incurred" is substituted for the former reference to "items of expenses incurred in the proper discharge of their duties" for brevity.

In subsection (b)(5) of this section, the reference to the requirement that "[t]he judges of the circuit court shall examine the accounting" is substituted for the former reference that "it shall be the duty of said judges to examine said accounts" for clarity.

In subsection (b)(6) of this section, the phrase "judges of the circuit court shall certify the accounting" is substituted for the former phrase "said judges shall endorse on said accounts their certificate to that effect" for clarity.

In subsection (c)(1) of this section, the reference to the requirement that the county commissioners "approve the accounting" is substituted for the former reference to the requirement that the county commissioners "pass said accounts as certified to them by said judges, or a majority thereof" for brevity.

In subsection (c)(2) of this section, the reference to the requirement that the county commissioners levy and collect "the amount charged" is substituted for the former reference that the county commissioners levy and collect "for the use of the State's Attorneys of their respective counties, the amounts of money so as aforesaid certified by said judges, or a majority of them, to be properly chargeable" for brevity.

In subsection (d) of this section, the reference to a larger "appropriation" is substituted for the former reference to "sum" for clarity and accuracy.

Also in subsection (d) of this section, the reference to the "amount that is allowed and certified by the judges of the circuit court" is substituted for the former reference to the "amount of the accounts so allowed and certified by said court or judges" for clarity.

The Criminal Procedure Article Additions Review Committee notes, for consideration by the General Assembly, that the language of this section apparently requires the State's Attorneys, in counties that are not specifically exempted, to submit certain detailed information, including the specific "time[s] and place[s]" of services provided, as well as "expenses" to the "judges of the circuit court" prior to receiving funds. The judges then are required to conduct an examination of each charge before certifying the charges to the "clerk of the board of county commissioners". Finally, the "county commissioners" are directed to levy and collect from