REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 10, § 40(m).

In subsection (b)(1) of this section, the former references to the salaries "commencing July 1, 2004", "commencing January 1, 2007", and "on or after July 1, 2007" are deleted as obsolete.

In subsection (b)(2) of this section, the former phrase "while in office" is deleted as surplusage.

In subsection (c)(2)(ii) of this section, the former reference to "salaries" is deleted as included in the reference to "compensation".

The Criminal Procedure Article Additions Review Committee notes, for consideration by the General Assembly, that in subsection (c)(2)(iii) of this section, the former overly narrow reference to "the trial of" criminal proceedings is deleted to reflect the practice of deputy State's Attorneys and assistant State's Attorneys, who may also represent the State in criminal proceedings before and after trial.

In subsection (d)(2)(i) of this section, the term "staff" is substituted for the former term "personnel" to conform to the terminology used throughout this subtitle.

In subsection (e) of this section, the reference to a "unit" is substituted for the former reference to a "board, commission or agency" for brevity.

Also in subsection (e) of this section, the former reference to a "county" is deleted as included in the reference to a "political subdivision of the State".

Also in subsection (e) of this section, the former phrases "[d]uring the term in office", "[t]he intent is that", and "in any manner" are deleted as unnecessary.

The Criminal Procedure Article Additions Review Committee notes, for consideration by the General Assembly, that in subsection (e) of this section, which revises former Art. 10, § 40(m)(2)(iii), the prohibition against the State's Attorney "appear[ing] as counsel or represent[ing] any party before a court or unit of the State or a political subdivision" apparently includes lobbying professionally. This prohibition therefore may be broader than the second sentence of former Art. 10, § 40(m)(2)(iii), which states "[t]he intent is that the State's Attorney may not engage in the private practice of law in any manner".