(II) SUBJECT TO THE TERMS, CONDITIONS, AND SALARIES THAT THE COUNTY COUNCIL APPROVES.

(D) RESTRICTION ON PRACTICE.

THE STATE'S ATTORNEY SHALL SERVE FULL TIME AND MAY NOT ENGAGE IN THE PRIVATE PRACTICE OF LAW.

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

In subsection (b)(2) of this section, the former phrase "[f]rom and after the date of the enactment of this section" is deleted as surplusage.

In subsection (c)(1)(ii) of this section, the former reference to "the trial of" criminal proceedings is deleted as surplusage.

In subsection (c)(2) of this section, the reference to a special assistant State's Attorney serving for "one or more cases" is substituted for the former reference to "a particular case or series of cases" for brevity.

In subsection (c)(2)(ii) of this section, the former requirement that the County Council "set" the terms, conditions, and salaries of special assistant State's Attorneys is deleted in light of the requirement that the County Council "approves" the terms, conditions, and salaries.

The Criminal Procedure Article Additions Review Committee notes, for consideration by the General Assembly, that in subsection (b)(2) of this section, the reference to "premiums on official bonds" may be obsolete. Under former Art. 10, § 35, now revised as § 15–104 of this title, each State's Attorney gave a corporate surety bond payable to the State in the sum of \$5,000. The corporate bond was partly conditioned on the State's Attorney accounting for all funds and property received under color of the office. It is believed that the phrase "color of the office" referred to duties such as collection of revenues and bringing forfeiture actions no longer performed by a modern State's Attorney.

Defined term: "State's Attorney" § 15-101

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(A) SCOPE.