Attorney Removal (Judicial Code Amendment)

Whereas the Attorney General and Attorney positions no longer exist in our government; Whereas the Supreme Court requires an up-to-date and relevant Judicial Code; Whereas the Legislature is responsible for laws defining or creating procedure for the Judicial Branch; Therefore the President, by and with the advice and consent of the Legislature, enact as follows:

Section 1: Attorney Removal

- 1. Upon passage of this bill, the following sections of the Judicial Code shall be removed.
- 2. All attorneys involved in a Criminal case must compile and submit evidence at least 24 hours in advance of said case's hearing, to a relevant court clerk.
 - a. Submitted evidence is not required to be presented during said hearing.
 - b. Submitted evidence may be updated during hearings in the event that previously unknown evidence is discovered, and a majority of presiding Judges or Justices approve.
- 3. All court clerks must release submitted evidence and witness lists upon request of an attorney involved with the current case.
 - a. The requesting attorney must be a recognized and sworn attorney of either the Attorney General's Office, or the Judicial Branch.
- 4. All submitted witnesses must be informed by the clerk of the eligibility to participate in the hearing.
 - a. This may be done en masse via a submission to the /r/DemocracivJudicial subreddit in the proper case notes as managed by the Court Clerk in question.
- 5. Any attorney, before the beginning of any criminal case hearing, may request to temporarily delay the case for the purposes of gathering newfound evidence.
 - a. This request must be submitted to the court clerk assigned to the case, and shall only be approved by a majority of presiding Judges or Justices.
 - b. Delays may not be requested for Supreme Court case hearings.