

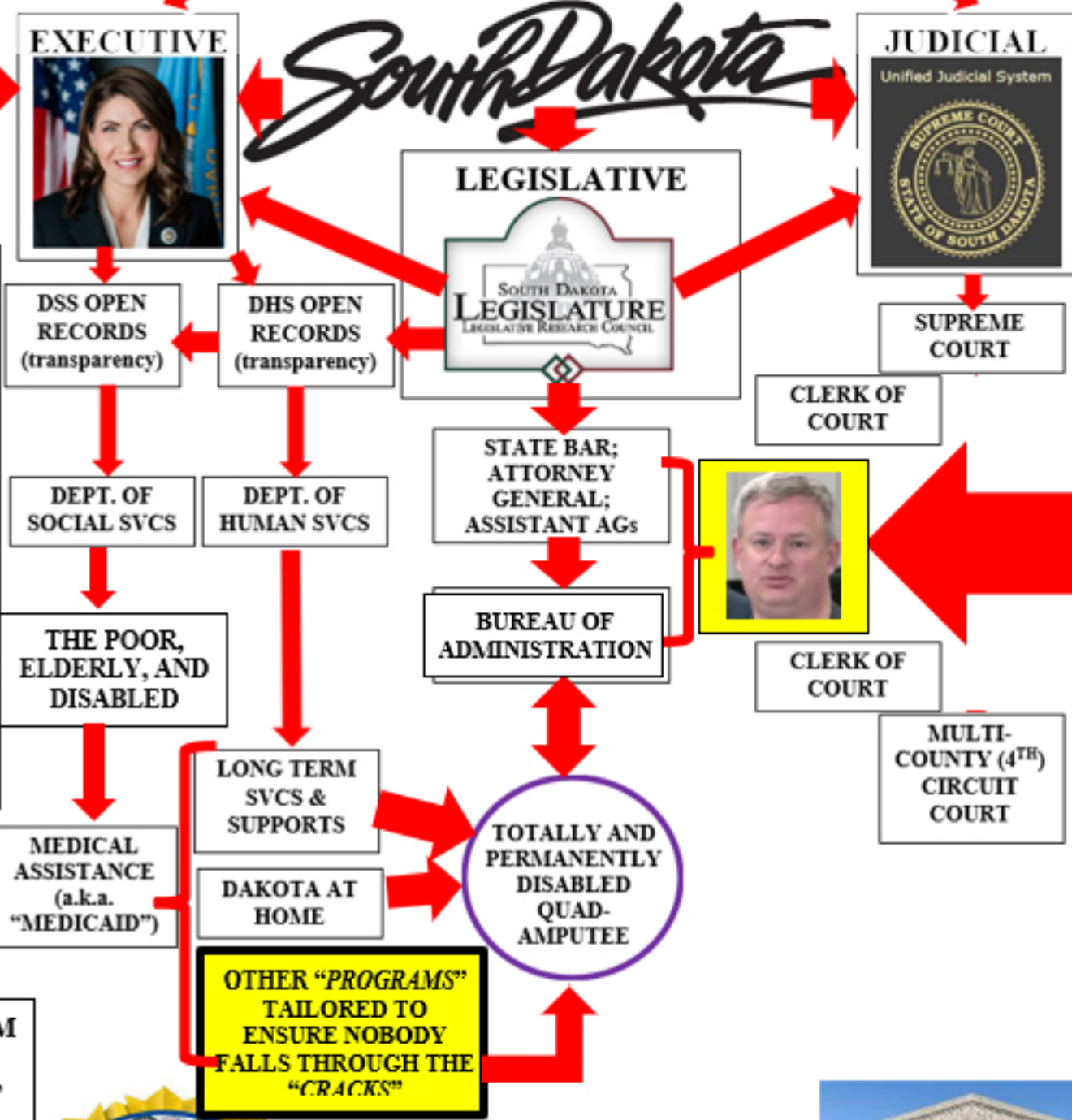


THE ADMINISTRATIVE "DEEP STATE" AGENCIES OF THE STATE'S "EXECUTIVE" BRANCH ARE STILL MANDATED TO PROVIDE CONSTITUTIONAL "DUE PROCESS" AND FOLLOW ALL FEDERAL LAWS INCLUDING THE AMERICANS WITH DISABILITIES ACT ("ADA") – See the "ACCARDI DOCTRINE"

THE JOB OF THE "JUDICIAL" BRANCH IS TO ENSURE THAT CONSTITUTIONAL FIXTURES "LIMITING" GOVERNMENT INTRUSIONS UPON THE "INDEPENDENCE" OF AMERICANS IS NOT VIOLATED ADMINISTRATIVELY BY USING "FORM OVER SUBSTANCE" OR "PROCEDURE OVER SUBSTANCE" – See the "RULES ENABLING ACT"

\$\$\$  
↑  
\$\$\$

"OPEN RECORDS" LAWS ARE MEANT TO PROVIDE THE SOVEREIGN AMERICAN PEOPLE WITH THE MEANS OF "TROUBLE-SHOOTING" THEIR OWN "CHECKS" ON GOVERNMENT ACTIVITIES BY ENSURING "TRANSPARENCY" OF GOVERNMENT



THE JOB OF THE "STATE BAR" – WHICH IS GOVERNED BY THE SUPREME COURT – AND THE JOBS OF THOSE OPERATING THROUGH THE "OFFICE OF THE STATE ATTORNEY GENERAL" – IS TO ENSURE ALL LAWS ARE ETHICALLY FOLLOWED – FOR THE "BENEFIT" OF THE SOVEREIGN PEOPLE; AND TO PROTECT THE "STATE" AND ITS "AGENTS" FROM UNWARRANTED LEGAL ASSAULTS AGAINST THE "ADMINISTRATIVE STATE" AND ITS OPERATIONS

FUNDING FROM FEDERAL "DEEP STATE" AGENCIES



UNITED STATES



EXECUTIVE

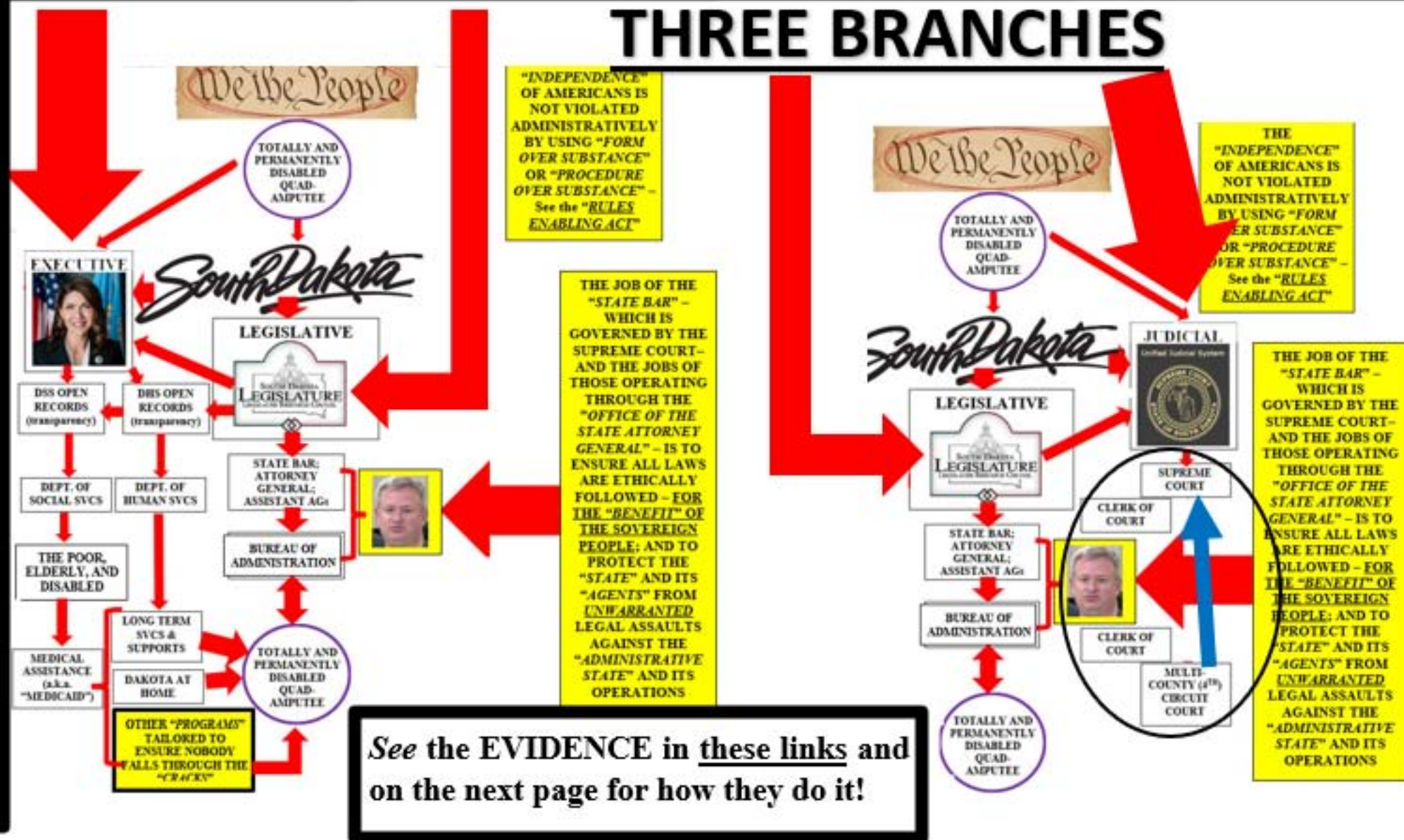
\$\$\$

LEGISLATIVE

JUDICIAL



# The State Bar of South Dakota controls ALL THREE BRANCHES





# EXECUTIVE



# South Dakota

# JUDICIAL

Unified Judicial System



# LEGISLATIVE



DSS OPEN  
RECORDS  
(transparency)

DHS OPEN  
RECORDS  
(transparency)

DEPT. OF  
SOCIAL SVCS

DEPT. OF  
HUMAN SVCS

Provides  
FINANCIAL  
QUALIFICATION  
(if "qualified" the  
"client" case gets  
passed to DHS)

Provides  
ASSESSMENT for  
HUMAN "PROGRAM"  
MATCHING

If "approved" by DSS and DHS  
services are provided by contractors  
for the DEPT. OF "HUMAN"  
SVCS. If "not approved," the  
"client" must file a TIMELY  
"APPEAL" – burden on the "client."

**DISCRIMINATINGLY** – the  
DSS and DHS has been  
DISQUALIFYING me  
**DECEPTIVELY** claiming I  
"do not meet level of need"  
but revealing orally that it is  
because I want to retain  
"privacy" and  
"independence" by  
EQUIPMENT instead of  
"HUMAN" laborers

LONG TERM  
SVCS &  
SUPPORTS  
(PRIVATE  
CONTRACTORS)

DAKOTA AT  
HOME  
(PRIVATE  
CONTRACTORS)

STATE BAR;  
ATTORNEY GENERAL;  
"SPECIAL ASSISTANT  
AG(s)" are assigned as  
"LEGAL DIVISION  
'DIRECTORS'" to  
"mismanage" all types of  
COMPLAINTS for the DSS  
and DHS

CLERK OF  
COURT

The "SPECIAL  
ASS'NT AGs" each  
have their own  
"HEARING  
EXAMINER" as an  
"ADMINISTRATIVE  
LAW JUDGE."

DECEPTIVE email  
addresses MISLEAD  
poor, elderly and  
disabled "Clients" to  
believe they are filing  
ONLY in an unbiased  
"OFFICE OF  
HEARING  
EXAMINERS" but  
that is NOT the case.  
The election to have  
the OHE "hear" the  
case is the **SOLE  
CHOICE** of the  
"SPEC'L ASS'NT  
ATTORNEY  
GENERAL" assigned  
to the DSS or DHS.

BUREAU OF  
ADMINISTRATIVE  
HEARINGS &  
"OFFICE OF  
HEARING  
EXAMINERS"

"APPEALS" go to  
the "COURTS"

MULTI-  
COUNTY (4<sup>TH</sup>)  
CIRCUIT  
COURT

TOTALLY AND  
PERMANENTLY  
DISABLED  
QUAD-  
AMPUTEE

Just like the DSS and  
DHS have "Special Ass'nt  
AGs) assigned as  
"DIRECTORS" and  
"LEGAL ADVISORS" to  
DSS and DHS  
"SECRETARIES" of the  
GOVERNOR, the DSS  
and DHS have  
"ADMINISTRATIVE  
LAW JUDGES" assigned  
from the BOA. They  
conduct SHAM  
proceedings that favor  
the DSS and DHS.





TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE



EXECUTIVE

*South Dakota*

LEGISLATIVE



DHS OPEN RECORDS (transparency)

DSS OPEN RECORDS (transparency)

DEPT. OF HUMAN SVCS

DEPT. OF SOCIAL SVCS

STATE BAR ATTORNEY GENERAL ASSISTANT AGS

BUREAU OF ADMINISTRATION

Notification of an APPEAL



DSS "CHIEF HEARING EXAMINER" Eric Monson

The DSS sends its own FRAUDULENT (i.e., INCOMPLETE) paper trail as their "hearing record," while giving "informal" discretion to their STATE BAR "agents" to disregard the RECORDS of the sovereign "BENEFICIARY" of the "due process."



DSS "CHIEF HEARING EXAMINER" Eric Monson



DSS "SPECIAL ASSN'T ATTORNEY GENERAL" Wade Reimers

DUE PROCESS HEARING FOR "THE CLIENT" in which the "client" still has ALL constitutional guarantees still intact; however the STATE "provides" a list of "rights" as a distraction while preparing to DEFEND ITSELF AGAINST THE CLIENT through FRAUD, "RAILROADING" and "COLOR OF LAW" called "administrative due process" conducted by ALL "STATE BAR CRIME SYNDICATE" member attorneys

TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE

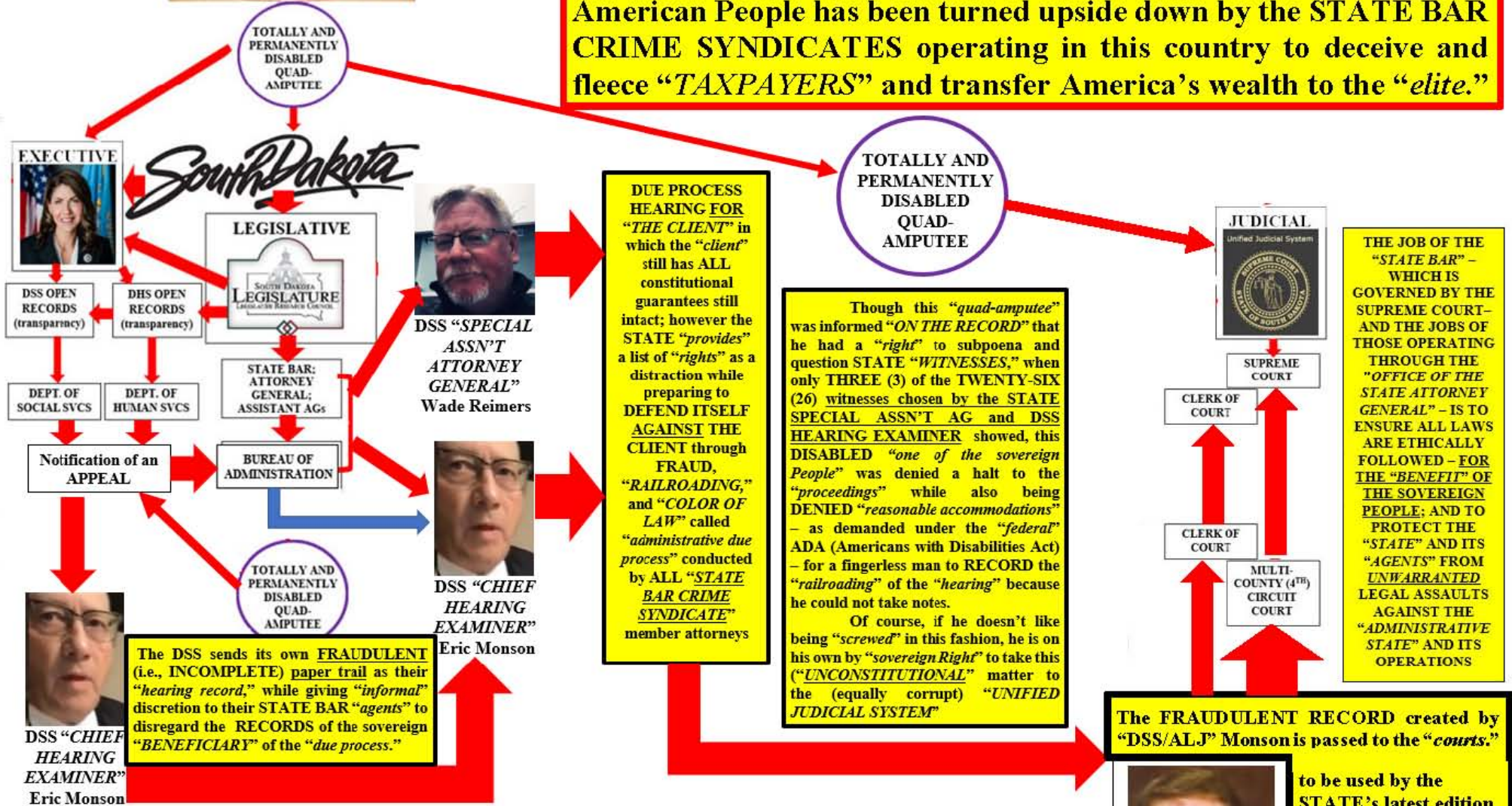
Though this "quad-amputee" was informed "ON THE RECORD" that he had a "right" to subpoena and question STATE "WITNESSES" when only THREE (3) of the TWENTY-SIX (26) witnesses chosen by the STATE SPECIAL ASSN'T AG and DSS HEARING EXAMINER showed, this DISABLED "one of the sovereign People" was denied a halt to the "proceedings" while also being DENIED "reasonable accommodations" - as demanded under the "federal" ADA (Americans with Disabilities Act) - for a fingerless man to RECORD the "railroading" of the "hearing" because he could not take notes.

Of course, if he doesn't like being "screwed" in this fashion, he is on his own by "sovereign Right" to take this ("UNCONSTITUTIONAL" matter to the (equally corrupt) "UNIFIED JUDICIAL SYSTEM"



*We the People*

The entire system of government *"of, by, and FOR"* the sovereign American People has been turned upside down by the STATE BAR CRIME SYNDICATES operating in this country to deceive and fleece *"TAXPAYERS"* and transfer America's wealth to the *"elite."*



The State Bar of *South Dakota*

The STATE BAR is ultimately and instrumentally responsible for COERCING the government we used to have as a *"Constitutional Republic"* into a DOMESTIC TERRORIST *"DEEP STATE"* targeting the population of sovereign American People through SEDITION and TREASON.



Another of the STATE's "SPECIAL ASSN'T ATTORNEY GENERALs" by the name of Robert Morris



DSS "WITNESS" Wade Reimers (STATE BAR fraudster)



# EXECUTIVE



# South Dakota

# JUDICIAL

Unified Judicial System



# LEGISLATIVE



DSS OPEN  
RECORDS  
(transparency)

DHS OPEN  
RECORDS  
(transparency)

SUPREME  
COURT

DEPT. OF  
SOCIAL SVCS

DEPT. OF  
HUMAN SVCS

CLERK OF  
COURT

Provides  
FINANCIAL  
QUALIFICATION  
(if "qualified" the  
"client" case gets  
passed to DHS)

Provides  
ASSESSMENT for  
HUMAN "PROGRAM"  
MATCHING

STATE BAR;  
ATTORNEY GENERAL;  
"SPECIAL ASSISTANT  
AG(s)" Jeremy Lippert (DSS)  
and Jenna Howell (DHS) as  
"LEGAL DIVISION  
DIRECTORS"  
BOTH disregarded my  
FIRST and THIRD  
"APPEALS"

Lippert and Howell  
CONSPIRED to use  
my included emailing  
of "3/17/22 NOTICE"  
to "adminhrngs" to  
misrepresent to the  
OHE that I was  
disputing only ONE  
SET of "OPEN  
RECORDS answers"  
from DSS and DHS.

I was DENIED for "MEDICAL  
ASSISTANCE" on THREE (3)  
separate dates, with my "2<sup>nd</sup> APPEAL"  
based on DHS (Kelli Werner's) and  
DSS (Angie Reichert's) contention  
that I was being "uncooperative;" and  
their creating a "FRAUDULENT  
PAPER TRAIL" for their later use in  
"review" in event I was to "APPEAL."

TOTALLY AND  
PERMANENTLY  
DISABLED  
QUAD-  
AMPUTEE

BOA (Scott Bollinger)  
and OHE (Catherine  
Williamson)  
CONSPIRED to  
MISREPRESENT my  
complaint about THEM  
as a NEW and/or  
REWORDED "OPEN  
RECORDS" request ... to  
which Lippert (DSS) and  
Howell (DHS)  
inexplicably responded as  
if this was a full-blown  
"HEARING" that was  
"WRONGLY FRAMED"  
by Williamson  
(BOA-OHE).

DISCRIMINATINGLY – the  
DSS and DHS has been  
DISQUALIFYING me  
DECEPTIVELY claiming I  
"do not meet level of need"  
but revealing orally that it is  
because I want to retain  
"privacy" and  
"independence" by  
EQUIPMENT instead of  
using "HUMAN" laborers as  
personal butlers at  
"TAXPAYER" expense.

Lippert and Howell also  
CONSPIRED with the DSS  
and DHS "SECRETARIES" –  
as well as CONSPIRED with  
Bollinger and Williamson to  
limit my "TWO APPEALS"  
(of their joint) DSS and DHS  
"tag-team" CRIMINAL  
actions to a single "DSS  
HEARING" with a DSS  
"ALJ" Eric Monson and  
"Spec. Ass't AG" Wade  
Reimers. This "hearing" was  
"railroaded" ON CAMERA  
DISCRIMINATINGLY and  
CRIMINALLY DISMISSED.

I NEVER received the  
results of these "framed"  
proceedings! So I  
included this case in  
filing my "NEW CASE"  
in the "COURTS"

"APPEALS" go to  
the "COURTS"

MULTI-  
COUNTY (4<sup>TH</sup>)  
CIRCUIT  
COURT