

*I am from the old school where neighbors were supposed to be friendly and helpful, and where law enforcement officers were friends and neighbors.*

*Times, and laws, have changed and it has now become necessary for citizens to protect themselves from the protectors, legally, and in some events physically. How sad!*

On the afternoon of April 6, 2019, Park County, Wyoming, Sheriff Hartman, by word and deed, indicated he believed he does not have to obey “No Trespassing” signs and that people do not have a right to revoke implied license. When I advised him that we DO have that right he said “probably wouldn’t stand”.

I advised him that he should take the time, on his way out, to read the posted signage (I do not recall any response to that – it is “as if” he didn’t hear me.)

It was apparent that Sheriff Hartman feels the Constitution of the United States of America is obsolete and he is not bound by the Bill of Rights.

He was especially resistant to the idea that we have the legal right to deny him entrance without a warrant. THAT is scary!

Sheriffs, just like any other citizen, are bound by the law and do NOT have the authority to ignore clearly posted no trespassing signs, and **ESPECIALLY signs that revoke “implied license”** (called, “Knock and Talk) to trespass.