A TOW ATLANTA INC VS. DANNY BROWN<br>T884068<br>(Vehicle Identification Number)<br>\section*{Black GRILL TRAILER}<br>(Color, Year, Make \& Model)

The Plaintiff having demonstrated to the Court that the above is an abandoned vehicle as described in O.C.G.A. §40-11-1(1) and subject to a lien pursuant to O.C.G.A. §40-11-4; and

The Plaintiff, having submitted an affidavit as required in O.C.G.A. § 40-11-5(2) which demonstrated compliance with the requirements of said statute for the foreclosure of said lien; and

No timely petition for a hearing having been filed with the Court or Plaintiff having otherwise proven by a preponderance of the evidence that such lien is valid;

IT IS HEREBY ORDERED that foreclosure of said lien is authorized and the vehicle with any and all improvements may be sold through public auction to satisfy said lien, as authorized by O.C.G.A. §40-11$\oint$ and O.C.G.A. § 11-1-201, if not immediately paid;


Within thirty (30) days of the date of such sale, the Plaintiff shall: (1) file a written return with this Court, under oath, setting forth the following: (a) style of this case; (b) date of public auction; (c) amount of court ordered lien; ( $d$ ) amount received for vehicle at public sale;' (e) requester of service: private individual; city officer/official; county officer/official; Georgia State Patrol; (2) file with the Court with a copy of the bill of sale of the vehicle; and (3) pay to the Clerk of Court; all sums collected over and above the amount of the court ordered lien set forth herein from the proceeds of said public auction.

SO ORDERED, this
 day of
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