



7-27-2006

DEPARTMENT OF SAFETY vs. One 1993 Buick
LeSabre VIN No.: 1G4HP53L8PH413499, Seized
from: Evander Granderson, Date of Seizure: August
6, 2004, Claimant: Willie Granderson, Lienholder:
Golden Title Loans

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**BEFORE THE COMMISSIONER OF THE
TENNESSEE DEPARTMENT OF SAFETY**

IN THE MATTER OF:)	
)	
DEPARTMENT OF SAFETY)	
)	
v.)	DOCKET NO. 19.05-092866J
)	DOS Case No. D3880
One 1993 Buick LeSabre)	
VIN No.: 1G4HP53L8PH413499)	
Seized from: Evander Granderson)	
Date of Seizure: August 6, 2004)	
Claimant: Willie Granderson)	
Lienholder: Golden Title Loans)	

NOTICE OF DEFAULT AND ORDER

This contested administrative matter was heard on July 27, 2006, in Memphis, Tennessee, before Bettye Springfield, Administrative Judge, assigned by the Secretary of State, Administrative Procedures Division, and sitting for the Commissioner of the Tennessee Department of Safety. Trey Phillips, Staff Attorney, represented the Department of Safety. No representative or legal counsel was present on behalf of the Lienholder, Golden Title Loans.

This proceeding involves the State's motion that Golden Title Loans show cause as to the reason that the seized vehicle, that was forfeited subject its lien pursuant to a Final Order dated March 14, 2006, should not be forfeited to the seizing agency

At the beginning of the hearing, the State made an oral motion pursuant to Tennessee Code Annotated, Section 4-5-309, and Rule 1340-2-2-.17 of the Department of Safety, for an order finding Golden Title Loans to be in default. In support of its motion, the State introduced evidence that notice of this hearing was sent to Golden Title Loans by certified mail and duly received. Golden Title Loans was found to be in DEFAULT.

ORDER

Golden Title Loans has not contacted the seizing agency or otherwise made arrangements to take custody of the subject vehicle, in compliance with the Order. The Department of Safety docketed the matter for hearing and sent Golden Title Loans notice that unless it appeared to explain why it has not complied with the Order, the State would enter a motion requesting that its interest in the subject vehicle be forfeited to the seizing agency.

Pursuant to Rule 1340-2-2.17(2)(b), “[u]pon a default by a claimant, a claimant’s claim shall be stricken by initial default order or, if the agency requests, the agency may proceed uncontested.” The State elected to have the claim stricken without proceeding uncontested.

It is ORDERED that, Golden Title Loans having failed to take custody of the subject vehicle and not complied with the arrangements set out in the Order, the subject vehicle is FORFEITED to the seizing agency.

This Initial Order entered and effective this 28th day of August 2006.

Bettye Springfield
Administrative Judge

Filed in the Administrative Procedures Division, Office of the Secretary of State,
this 28th day of August 2006.

Charles C. Sullivan II, Director
Administrative Procedures Division