

~~IN~~ THE SUPERIOR COURT OF MUSCOGEE COUNTY
STATE OF GEORGIA

no
case

STATE OF GEORGIA

-vs.-

RONNIE WELDON

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Criminal Action

File No: SU 97CR 2956

NOTICE OF APPEAL

Notice is hereby given that the Defendant above name hereby appeal to the Court of Appeal of the State of Georgia from a adversary denial/ruling of the Superior Court of Muscogee County, Georgia, entered on March 12th, 2001 and an Order entered in the Clerk's office on March 26th, 2001 denying Defendant's Motion for an Bond hearing.

The Clerk will please omit nothing from the records on appeal. Transcript of evidence and proceedings will be filed for inclusion in the record of appeal.

The Court of Appeal has jurisdiction of this appeal as it involves ENTITLEMENT TO BAIL AS MATTER OF RIGHT (O.C.G.A. § 17-6-1), a subject upon which jurisdiction is not conferred upon the Supreme Court of Georgia by the Constitution of Georgia and involves Correction of errors of law.

The accuse in all criminal case less than Capital felonies, before trial, is entiteled to bail at twice, as a matter of right and not as matter of discretion. Reid-vs.-Perkerson, 207 Ga. 27, 60 S.E. 2d 151 (1950), Hill-vs.-State, 119 Ga. App. 612, 168 S.E. 2d 327 (1969).

This 25 day of April, 2001

Dooly State Prison
P.O. Box 750
Wadilla, Ga. 31091

Respectfully Submitted,

Ronnie Weldon Pro se

Ronnie Weldon