


barring subsequent petitions on grounds available to or waived by an applicant in a prior action or petition, contemplate an adjudication on the merits of the original petition, one bite at the apple as it were."); Odom v State, 337 SC 256, 523 SE2d 753 (1999) (Odom never received a complete "bite at the apple" because both of his PCR applications were summarily dismissed before he was appointed legal counsel.); McCoy v State, 401 SC 363, 737 SE2d 623 (State and Defendant disputed over whether newly discovered evidence and thus a hearing was required.); Kleckley v Nw. Nat. Cas. Co., 338 SC 131, 136, 526 SE2d 218, 220 (2000) ("Under South Carolina law, a defendant may be estopped from claiming the statute of limitations as a defense if the delay that otherwise would give operation to the statute had been induced by the defendant's conduct."); Id. ("Such inducement may consist of an express representation that the claim will be settled without litigation or conduct that suggests a lawsuit is not necessary."); Kreutner v David, 320 SC 283, 465 SE2d 88 (1995) ("The date on which discovery should have been made is an objective, not subjective question."); In re November 4, 2008 Bluffton Town Council Election, 385 SC 632, 686 SE2d 683 (2009) ("Courts should not interpret procedural rules to create a trap for unwary lawyers [or pro se litigants]."); Brown v Plata, 563 US 493, 511, 131 Sct 1910 (2011) ("Courts [] must not shrink from their obligation to 'enforce the constitutional rights of all "persons", including prisoners.'") (citation omitted);

Jones v Leagan, 384 SC 1, 19, 681 SE2d 6, 16 (2009)
("Courts have the inherent power to do all things reasonably necessary to ensure that just results are reached to the fullest extent possible.") (Citation omitted).

WHEREFORE, Petitioner does have good faith belief that this Post-Conviction Relief action is nonfrivolous and is proper for this Court to consider. Petitioner prays this Court would hear this novel, complex case, which is in Public interest.

Respectfully submitted,

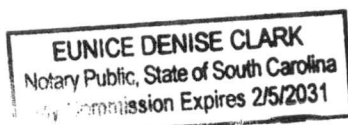

Alonzo C. Jeter, III
PETITIONER / prose

This 25th day of October, 2022.

SWORN TO and Subscribed before me
this 25th day of October, 2022
Eunice Denise Clark
Notary Public for South Carolina
My Commission Expires: 2/5/2031

s/ 
Alonzo C. Jeter, III

October 25th, 2022



RECEIVED

OCT 27 2022

S.C. SUPREME COURT