

RON DESANTIS
Governor

CORD BYRDSecretary of State

June 26, 2023

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c/o	
Via Email:	
	Re: Response to Request for Advisory Opinion – F-23-16
Dear Ms.	

We received on May 26, 2023, your request for an advisory opinion. You indicate that you have one or more felony convictions and that your request is on whether you are eligible to vote, including whether you have any outstanding legal financial obligations under section 98.0751, Florida Statutes, which would otherwise make you ineligible to vote and if so, a statement of the amount that must be paid to make you eligible to vote, and an explanation of how the amount was calculated.

The Division hereby responds to your request pursuant to its legal authority under section 106.23(2), Florida Statutes, and Florida Administrative Code Rule 1S-2.010, to provide an advisory opinion to you as an individual seeking to be involved in a political activity (voting) and the particular activity in your inquiry (eligibility to vote).

Per Rule 1S-2.010(4)(f), the requestor must provide the precise factual circumstances giving rise to the request. In your request, you identify yourself as and give your date of birth as Additionally, you referenced one county in which you believe you have been convicted of a felony offense, but you did not provide any additional information such as the number of offenses, the case numbers for those offenses, the years that those offenses took place, whether you believe you have paid all of your outstanding legal financial obligations, whether you have completed any prison or community control portions of your sentences, or any information as to whether you have satisfied any restitution orders. The Division's ability to determine an individual's eligibility to vote is hampered when it does not receive such information.

Advisory Opinion F-23-16

June 26, 2023 Page **2** of **2**

Nonetheless, the Division was able to find the following felony case associated with your file:

In Polk County:

1. **CF**-

As it relates to case —-CF-—, our records indicate that you were sentenced to 18 months of probation, adjudication withheld, on February 29, 2016. You were also ordered to pay \$1,719.00 in fines, fees, and costs. You subsequently were found to have violated your probation, were adjudicated guilty of the initial felony offense, and were re-sentenced to 2 years of community control on June 22, 2016. You were also ordered to pay your initial fines, fees, and costs and an additional \$155.00 in fines, fees, and costs. You subsequently were found to have violated your probation a second time and were re-sentenced to 15 months of prison on September 29, 2016. You were also ordered to pay an additional \$300.00 in fines, fees, and costs. Our records indicate that you have not paid anything towards your outstanding fines, fees, and costs (including restitution) stemming from case —-CF-—. Accordingly, the Division finds that you owe \$2,174.00 stemming from your felony conviction in case —-CF-—.

The Division of Elections finds that the amount of legal financial obligations related to your felony convictions in the above-referenced cases that must be paid to make you eligible to vote is **\$2,174.00**. See Article VI, Fla. Const. § 98.0751(1), (2)(a)5.b., Fla. Stat. (articulating restoration of voting rights upon completion of a felony sentence including the payment of all fines, fees, costs, and restitution). We conclude, based upon the information we located, that you are ineligible to vote.

Nothing in this opinion should be construed as evaluating your voting eligibility with respect to any other felony convictions you may have, given the incomplete information you have provided to the Division. If there are additional cases or convictions you would like the Division to examine, please don't hesitate to contact us.

Thank you for submitting your request. Should you have any questions, please don't hesitate to contact us.

Sincerely,

Florida Division of Elections