

SAO  
COPY

ARREST WARRANT

Okeechobee County, FLORIDA

Clerk Case No: 472023CF000648A

STATE OF FLORIDA

Agency: Department of Corrections Office of  
Inspector General - Okeechobee

-vs-

Agency#: 2023-00283

Enly Ridmayer Cyril

Lead Officer: Robert Stowers

Defendant

ASA: Terry Tribble

ASA Approve Initials&Date: STP 9-22-23

DOMESTIC VIOLENCE

In the name of the State of Florida -

To all and Singular Sheriffs of the State of Florida and to Any State Attorney Investigator - Greetings:

Whereas upon the sworn affidavit, complaint or other sworn testimony of Robert Stowers of the Department of Corrections Office of Inspector General - Okeechobee the undersigned Judge, has found that there exists probable cause to believe that one Enly Ridmayer Cyril, in Okeechobee County, Florida did commit the below listed offense(s), contrary to the provisions of Florida Statutes.

You are HEREBY COMMANDED to arrest:

Def Name: **ENLY RIDMAYER CYRIL**

Address: [REDACTED]

DOB: [REDACTED]

Race/Sex: B/M

Ht/Wt: 5'11"/165

Eye/Hair: BRN/BLK

SSN: [REDACTED]

DL#: [REDACTED]

FDLE:

FBI

Alias: Enly Ridmayer Cyril

These Are Therefore to Command you to forthwith arrest and bring the above named defendant before me to be dealt with according to law.

- 1 Unlawfully Compensating A Public Servant (F 2) Bond \$ 10,000
- 2 Introduction Of Intoxicating Substances, Controlled Substances, Or Weapons Into A State Correctional Facility (F 2) Bond \$ 10,000
- 3 Unlawful Use Of A Two-Way Communications Device (F 3) Bond \$ 5,000

COUNT 1: On or about December 1, 2022 Enly Ridmayer Cyril did corruptly give, offer, or promise to a public servant any pecuniary or other benefit not authorized by law, for the past, present, or future performance, nonperformance, or violation of any act or omission which the defendant believed to have been within the official discretion of the public servant, in violation of Florida Statute 838.016(1);

COUNT 2: On or about December 1, 2022 Enly Ridmayer Cyril did introduce into or upon the grounds of any state correctional institution, or did take or attempt to take or send or attempt to send therefrom, any of the following articles of contraband: (1) any article of food or clothing given or transmitted, or intended to be given or transmitted, to any inmate of any state correctional institution, (2) any intoxicating beverage or beverage which causes or may cause an intoxicating effect, (3) any controlled substance as defined in s. 893.02(4), marijuana as defined in s. 381.986, hemp as defined in s. 581.217, industrial hemp as defined in s. 1004.4473, or any prescription or nonprescription drug having a hypnotic, stimulating, or depressing effect, or (3) any firearm or weapon of any kind or any explosive substance, in violation of Florida Statute 944.47(2)(a);


COUNT 3: On or about December 1, 2022 Enly Ridmayer Cyril did unlawfully use a two-way communications device to facilitate or further the commission of any felony offense, to wit: INTRODUCTION OF INTOXICATING SUBSTANCES, CONTROLLED SUBSTANCES, OR WEAPONS INTO A STATE CORRECTIONAL FACILITY, in violation of Florida Statute 934.215;

Given under my hand and seal this 26 day of September, 2023, A.D.

Condition of Bond Release/Release on Recognizance: For Count(s): \_\_\_\_\_

No Contact with Victim: Until further order of the Court or the charge is dismissed by the State, the Defendant shall not directly or indirectly contact the victim \_\_\_\_\_ in person, by mail, e-mail, fax, telephone, through another person, or in any other manner. This restriction shall include the following condition(s), if marked:

- Defendant may not knowingly come closer than 50 feet to the victim at any public place, except for court proceedings, or within 500 feet of the victim's residence or place of employment, or 100 feet of any vehicle regularly driven by the victim;
- Defendant may go to victim's residence one time with a law enforcement officer to get Defendant's clothing and personal effects;
- Defendant may speak to victim on the telephone *only* to discuss sharing parental responsibility for their minor child(ren).
- If marked, Defendant shall be held without bond until the First Appearance Hearing.

 (SEAL)  
JUDGE

LAURIE E. BUCHANAN  
CIRCUIT JUDGE