STATE OF INDIANA) IN THE ALLEN SUPERIOR COURT 6)
COUNTY OF ALLEN) CASE NO: 02D06-2111-MR-000020
STATE OF INDIANA	
vs.	
AJAYLAN M SHABAZZ	
JUDGMENT OF CONVICTION	
Defendant appears in person and by counsel, SCR having been FOUND GUILTY AFTER JURY TRIAL, so	EMIN. State appears by Deputy Prosecuting Attorney. Defendant entencing hearing is held.
The Court, having considered the written Pre-Sentence Investigation Report and having heard and considered evidence, now finds:	
1. Defendant is guilty of:	
I 35-42-1-1(1): Murder	
2. That the following circumstances are aggravating/mitigating circumstances:	
COUNT I: IT IS THEREFORE ORDERED that the Defendant be committed to the Indiana Department of Correction for classification and confinement for a period of 63 YEARS.	
Defendant is advised of his right to appeal his conviction herein. The Court finds that Defendant is indigent and entitled to appeal at public expense. Public Defender of Allen County is directed to timely perfect an appeal herein.	
Defendant is ordered to pay restitution in the sum of \$1785 joint and several with Terry Smith to Irene Gulker. Defendant is granted credit for 536 days served in jail. License, plates and registration are suspended for 180 days. Executed sentence is to be served in Allen County Work Release. Executed sentence is to be served in the Allen County Community Corrections Home Detention program.	
Defendant is fined in the sum of \$0 together with	
1. Public Defender Fee \$\frac{100}{2}\$. Domestic Violence Fee \$	5. Sexual Assault Victim Fee \$ 6. County Prisoner Reimbursement Fee \$ 7. Drug Abuse Prosecution \$ Interdiction and Correction Fee
Defendant shall not be incarcerated for failure to pay fine and costs.	
Other requirements and recommendations: Public Defender's Office ordered to represent the Defendant on Appeal.	
Other requirements and recommendations: Public Defendance of the supplier of t	Collings
DATED: 3/18/24	

Judge David Zent Allen Superior Court 6

RCD. BY: M.A.Q.

MAR 18 2024