



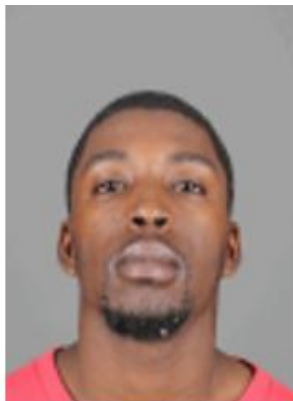
OFFICE OF THE DISTRICT ATTORNEY
P. DAVID SOARES
6 LODGE STREET
ALBANY, NEW YORK 12207
(518) 487-5460
(518) 487-5093 FAX

CONTACT: ALBANYDA@ALBANYCOUNTYNY.GOV
FOR IMMEDIATE RELEASE: AUGUST 14, 2017

Guilty Pleas in Multiple Vehicular Crime Cases



Terrence Baxton



Issiah Cain



Nickson Jackson

ALBANY, NY – District Attorney P. David Soares announced today the resolutions of several DWI cases in Albany County Court.

TERRENCE BAXTON, 36, of Schenectady, pleaded guilty to (1) Count of Driving While Intoxicated, a Class E Felony and (1) Count of Circumvention of Interlock Device, a Class A Misdemeanor, before the Honorable Judge Breslin in Albany County Supreme Court. On February 11, 2017, at approximately 9:11 P.M. at Exit 25 on Interstate 90 in the City of Albany, members of the New York State Police Department initiated a traffic stop on a vehicle being driven by BAXTON after observing his vehicle having no front plate at the toll plaza. BAXTON

was then found with an open bottle of liquor in the passenger seat. BAXTON failed all field sobriety tests and refused to provide a breath sample to determine his BAC. BAXTONS license was previously revoked for a prior DWI conviction and was driving without a previously Court Ordered Ignition Interlock Device.

BAXTON faces 1 1/3 to 4 years in State Prison when sentenced on October 15, 2017 and upon release will have to install and maintain an Ignition Interlock Device for 3 years.

Assistant District Attorney David Szalda of the Vehicular Crimes Unit prosecuted this case.

Additionally, **ISSIAH CAIN**, 23, of Albany, pleaded guilty to (1) Count of Aggravated Driving While Intoxicated, a Class E Felony, before the Honorable Thomas A. Breslin in Albany County Supreme Court. On June 2, 2017, at approximately 9:05 P.M., CAIN was stopped by New York State Police on I-90, in the City of Albany. CAIN showed physical signs of intoxication and failed all field sobriety tests. CAIN admitted to drinking half a bottle of liquor and was found to have a BAC of .11. This is a Leandra's Law Case as CAIN was driving with a 1-year-old and 2-year-old in the car.

CAIN faces 6 months in Albany County Jail when sentenced on October 5, 2017 and upon release will also be ordered to 1-year License Revocation subject to DMV determinations, to be followed by 5 years of Post-Release Supervision and will have to install and maintain an Ignition Interlock Device for 5 years.

Vehicular Crimes Bureau Chief Mary Tanner-Richter prosecuted this case.

Finally, **NICKSON JACKSON**, 27, of Albany, pleaded guilty to (1) Count of Aggravated Driving While Intoxicated, a Class E Felony, before the Honorable Judge Thomas A. Breslin in Albany County Supreme Court.

On May 25, 2017, at approximately 6:26 pm, JACKSON crashed into the rear of another vehicle while traveling on I-90, in the City of Albany. State Police observed JACKSON to be intoxicated when located outside his vehicle subsequent to the crash. JACKSON failed all field sobriety tests and was found to have a BAC of a .22. JACKSON was driving with a revoked license and without a previously Court Ordered Ignition Interlock Device.

JACKSON faces 1 to 3 years in State Prison when sentenced on October 6, 2017 and upon release will also be ordered to a 1-year License Revocation subject to DMV determinations, and will have to install and maintain an Ignition Interlock Device for 3 years.

Assistant District Attorney David Szalda of the Vehicular Crimes prosecuted this case.

For more information, please contact the Albany County District Attorney's Office at AlbanyDA@albanycountyny.gov