For what type of environmental crimes is the District Attorney trying to increase prosecutions?

The District Attorney’s Office works with and receives referrals from a number of different environmental enforcement agencies including: California Fish & Wildlife, the Certified Unified Program Agency (CUPA), California Coastal Commission, California State Water Resources Board, California Air Pollution Control District, along with City and County Code Enforcement. In order to help protect our natural environment, resources, and protect the public, the District Attorney’s Office intends to increase prosecution of environmental cases, included but not limited to: (1) Refugio Oil Spill; (2) Water Pollution and Illegal Dumping; (3) Streambed Alterations and Illegal Water Diversions; (4) Construction Air Pollution and Air Pollution from Illegal Burn Piles; (5) Illegal and Improper Maintenance, Storage, Transportation, and/or Disposal of Hazardous Materials or Waste; (6) Improper Monitoring and/or Spills of Petroleum Products in Underground Storage Tanks; (7) Increased Participation in State-wide Enforcement of Improperly Disposed of Electronic Waste (E-waste).