

Commitment	Quote	Source
Committed to require, when possible, that juvenile trauma histories be considered at all points in the process when evaluating whether a youth should be incarcerated, diverted, or subject to other dispositions Committed to not seek life without parole for juveniles. Committed to working with the Innocence Project to conform policies and practices in the Dallas DA Conviction Integrity Unit to the October 2015 Innocence Project guidelines and standards.	Answered yes to the question, "Will you pledge to require, when possible, that juvenile trauma histories be considered at all points in the process when evaluating whether a youth should be incarcerated, diverted, or subject to other dispositions?"	ACLU Primary Questionnaire Question 19
	Answered yes to the question, "Will you pledge require, when possible, that juvenile trauma histories be considered at all points in the process when evaluating whether a youth should be incarcerated, diverted, or subject to other dispositions?"	ACLU General Election Questionnaire Question 22
	Answered yes to the question, "Will you commit to not seeking life without parole for juveniles?"	ACLU Primary Forum (02/10/2018) Lightning Round 1:14:59 - 1:22:33
	Creuzot: "So, what I think is there is a national entity on innocence projects. Okay? And they have a set of best standards. And to my knowledge, I have never heard that our current District Attorney has read them or adopted them. Okay? I plan to read them, which I have already done. And I plan to adopt them. And I plan to keep that a narrow focus that reports to me."	ACLU General Election Forum (10/20/2018) [24:35 - 25:01]
Committed to publish on the Office website all policies, protocols, and MOUs regarding prosecution guidelines, police-involved incidents, bail recommendations, fines and fees, diversion programs, plea bargains, civil asset forfeiture, immigration considerations, and indigency determinations	Answered yes to the question, "Will you pledge to strengthen the Conviction Integrity Unit and, as part of that process, compare current operations against the guidelines published by the Innocence Project in October 2015?"	ACLU Primary Questionnaire Question 13
	Answered yes to the question, "Will you pledge to strengthen the Conviction Integrity Unit and, as part of that process, compare current operations against the guidelines published by the Innocence Project in October 2015?" Added "I agree with the guidelines and will work with the Innocence Project of Texas to conform policies and practices to those guidelines."	
	Answered yes to the question, "Will you pledge to publish on the Office website all policies, protocols, and MOUs regarding prosecution guidelines, police-involved incidents, bail recommendations, fines and fees, diversion programs, plea bargains, civil asset forfeiture, immigration considerations, and indigency determinations?" Added, "The public must be given all non-confidential information regarding policies and procedures."	ACLU Primary Questionnaire Question 11
Committed to ensure, when possible, that every stage of the criminal process is communicated to victims in terms they understand and take time to explain the process without legal jargon.	Answered yes to the question, "Will you pledge to publish on the Office website all policies, protocols, and MOUs regarding prosecution guidelines, police-involved incidents, bail recommendations, fines and fees, diversion programs, plea bargains, civil asset forfeiture and indigency determinations? "	ACLU General Election Questionnaire Question 16
	Answered yes to the question, "Will you ensure, when possible, that every stage of the criminal process is communicated to victims in terms they understand and take time to explain the process without legal jargon?"	ACLU Primary Questionnaire Question 14
Committed to recruit and hire people with criminal records to work in the Dallas County District Attorney's Office.	Answered yes to the question, "Will you pledge to recruit and hire people with criminal records to work in the Dallas County District Attorney's Office?" Added "Every applicant deserves to be considered for employment, depending on their particular circumstances."	ACLU Primary Questionnaire Question 16

Committed to track and work to eliminate any racial disparities caused by decisions made by the Office, including disparities in charging decisions, bail recommendations, diversionary program placements, and plea bargains.

Answered yes to the question, "Will you commit to tracking and working to eliminate any racial disparities caused by decisions made by the Office, including disparities in charging decisions, bail recommendations, diversionary program placements, and plea bargains?" Added, "When elected, I intend to seek funding to examine the policies and practices of the Dallas County District Attorney's Office to determine to what extent they have or may have contributed to racial or other disparities in the disposition or handling of cases. This is a very high priority."

ACLU Primary Questionnaire
Question 4

ACLU Primary Forum (02/10/2018)
[17:46 - 19:16]

Said in a forum, "Whenever you hear about disparity in sentencing nobody has ever talked about breaking down what the District Attorney's office has done. Anywhere in this country, okay, and it's time that we do that. I'm willing to do that. I'm willing to collaborate. I'm willing to work with our legislators, perhaps to make it mandatory through legislation, but certainly if not I'm not going to wait for that. We're going to seek out partners. We're going to seek out the answers. And we're going to do everything we can to correct it."

ACLU General Election
Questionnaire
Question 9

Answered yes to the question, "Will you commit to identifying and eliminating any racial disparities caused by decisions made by the Office, including disparities in charging decisions, bail recommendations, diversionary program placements, and plea bargains?" Added, "I hope to have local or non-local partners to assist Dallas County in a complete study of bias in the office."

Committed to collect and post online quarterly statistical information disaggregated by race and gender on felony and misdemeanor charging decisions, convictions, declinations, and diversion program placements.

Answered yes to the question, "Will you pledge to collect and post online quarterly statistical information disaggregated by race and gender on felony and misdemeanor charging decisions, convictions, declinations, and diversion program placements?" Added, "Once a reliable reporting system is put in place this information must be disseminated to the public."

ACLU Primary Questionnaire
Question 10

ACLU Primary Forum (02/10/2018)
Lightning Round
1:14:59 - 1:22:33

Answered yes to the question, "Will you commit to put statistics on the DA website every quarter that include information on all key decisions made by the prosecutors' office—including decisions regarding diversion, charging, pre-trial detention recommendations, plea bargains, and sentencing recommendations—with complete demographic information?"

ACLU General Election
Questionnaire
Question 10

Answered yes to the question, "Will you pledge to collect and post online quarterly statistical information disaggregated by race and gender on felony and misdemeanor charging decisions, convictions, declinations (to charge), and diversion program placements?"

Committed to requiring that prosecutors participate in implicit bias training to reduce the possibility that subconscious and unintentional attitudes about other people based on characteristics such as race influence the prosecution of cases

Answered yes to the question, "Will you commit to requiring that prosecutors participate in implicit bias training to reduce the possibility that subconscious and unintentional attitudes about other people based on characteristics such as race influence the prosecution of cases in Dallas County?"

ACLU Primary Questionnaire
Question 6

Committed to implement and require Brady training for prosecutors which specifically addresses evidence considered exculpatory or that otherwise qualifies as Brady material.

Answered yes to the question, "Will you implement and require Brady training for your prosecutors which specifically addresses evidence considered exculpatory or that otherwise qualifies as Brady materials?"

ACLU Primary Questionnaire
Question 23

Committed to having someone in the office dedicated to transparency for the families of incarcerated individuals.

Dominique: "Will you commit to having someone in your office dedicated to transparency for the families of incarcerated individuals?"
Creuzot: "So the answer to your question is yes, we need to straighten that out. Yes, I will commit to it. Yes, we need someone, someone in the victim services section dedicated to that."

ACLU Primary Forum (02/10/2018)
[31:43 - 38:02]

Committed to appointing someone from the Office to work with existing treatment programs.

Roderick Johnson: "Are you going to appoint someone from your office that's going to work with existing programs that already work with the people who are coming through your system here and try and have treatment over just using jails?"
Creuzot: "And so to -- the answer to your question is yes, I will commit to that."

ACLU Primary Forum (02/10/2018)
[35:34 - 38:20]

Committed to inclusive hiring and promotion and to ensuring that the office has racial and ethnic diversity.

Answered yes to the question, "Will you commit to implementing policies and practices that combat bias in decision-making within your Office, by regularly bringing in experts to train staff and prosecutors on implicit and explicit bias, by prioritizing inclusive hiring and promotion, and ensuring the office not only has racial and ethnic diversity?"

ACLU General Election
Questionnaire
Question 9

<p>Committed to removing things which do not impact public safety, including fees and community service and dirty UAs, from motions to revoke probation.</p>	<p>Creuzot: "Some of the other things that I wrote in my answer is for example, on probation revocation motions, on felony offenses or misdemeanors. All of this stuff about not paying fees and not doing community service and having a dirty UA -- when I become the District Attorney, if there are things in there that don't impact public safety they will be removed from the motion to revoke probation. And that, in and of itself, will have a significant bearing on people who go to state jails and prisons for nonsense. Am I clear? Okay. Nobody's talking about that in this country or in this state. But the fact of the matter is if you've absconded or committed a new offense, put it in there, litigate it, and let the judge decide. If not, I will not participate in sending someone to prison who poses no threat to this community."</p>	<p>ACLU General Election Forum (10/20/2018) [14:52 - 15:49]</p>
<p>Committed to articulate a mission and vision for the Office that places the focus on justice, rather than winning cases, and to align the work of the Office—including internal and external communications, training, policies, and hiring and promotion practices—to reflect that mission and vision.</p>	<p>Answered yes to the question, "Will you pledge to articulate a mission and vision for the Office that places the focus on justice, rather than winning cases, and align the work of the Office—including internal and external communications, training, policies, and hiring and promotion practices—to reflect that mission and vision?"</p>	<p>ACLU Primary Questionnaire Question 1</p>
<p>Committed to establish a policy directing prosecutors to use discretion to minimize immigration consequences and to keep any immigration consequences in mind in every case.</p>	<p>Question: "If elected, how would you direct prosecutors to use their discretion to minimize immigration consequences?" Creuzot: "By policy. In the office. And by penalty if they do it." Question: "In which cases would you want prosecutors to keep immigration consequences in mind?" Cruzot: "In each and every case."</p>	<p>ACLU Primary Forum (02/10/2018) [1:11:53 - 1:12:04]</p>
<p>Committed to not prosecuting simple criminal trespass if the individual is not a threat to anyone.</p>	<p>Creuzot: "If you're coming in on simple criminal trespass, and you're not a threat to anybody, you're most likely homeless, why are we giving you -- why are we going through even a PR bond which holds you in jail until we can get that processed? We're not going to prosecute those cases."</p>	<p>ACLU General Election Forum (10/20/2018) [20:38 - 20:53]</p>
<p>Committed to recommending release for defendants on PR bonds unless there's evidence they're a flight risk or danger to the community.</p>	<p>Questioner: "We understand that ending the cash bail system will not happen over night, and we know that implementing an evidence-based pretrial system will take time. But, until those major steps are taken, will you commit to recommending release for all defendants on PR bonds unless there's real evidence that they're a flight risk or danger to the community?" Creuzot: "The answer's yes."</p>	<p>ACLU General Election Forum (10/20/2018) [20:00 - 20:23]</p>
<p></p>	<p>Answered yes to the question, "Will you limit requests for money bail and pledge to recommend, for all legally permissible cases, presumptive release of defendants without financial conditions unless there is an individualized showing of substantial and identifiable flight risk or danger to the community?"</p>	<p>ACLU Primary Questionnaire Question 7</p>
<p>Committed to adopt a written policy and training which encourages prosecutors to consider the unintended immigration-related consequences of prosecutorial decisions at all stages of a case and to use their discretion to reach immigration-safe dispositions for noncitizens whenever it is possible and appropriate.</p>	<p>Answered yes to the question, "Will you pledge to adopt a written policy and training which encourages prosecutors to consider the unintended immigration-related consequences of prosecutorial decisions at all stages of a case and to use their discretion to reach immigration-safe dispositions for noncitizens whenever it is possible and appropriate?"</p> <p>Answered yes to the question, "Will you pledge to adopt a policy and training which requires prosecutors to consider the unintended immigration-related consequences of prosecutorial decisions at all stages of a case and directs them to reach immigration-safe dispositions for noncitizens whenever it is possible and appropriate?"</p>	<p>ACLU Primary Questionnaire Question 17</p>
<p>Committed to adopt and promote a written U Visa policy that includes a rebuttable presumption of helpfulness and the direction that U Visa certifications be completed regardless of whether charges were brought, a conviction was achieved, or the case has concluded.</p>	<p>Answered yes to the question, "To protect immigrant crime victims, will you pledge to adopt and promote a written U Visa policy that includes a rebuttable presumption of helpfulness and the direction that U Visa certifications be completed regardless of whether charges were brought, a conviction was achieved, or the case has concluded?"</p> <p>Answered yes to the question, "To protect immigrant crime victims, will you pledge to adopt and promote a written U Visa policy that includes a rebuttable presumption of helpfulness and the direction that U Visa certifications be completed regardless of whether charges were brought, a conviction was achieved, or the case has concluded?"</p>	<p>ACLU Primary Questionnaire Question 18</p>
<p></p>	<p></p>	<p>ACLU General Election Questionnaire Question 20</p>

Committed to requiring that prosecutors state on the record their reasons for requesting a particular sentence and to state the unique benefits and costs of the sentence (e.g. consider where applicable the safety benefits, interruption of defendants' connections to family, employment, the actual financial cost of incarceration, and why less severe punishments are unacceptable) and to place an estimate of the financial cost of any proposed incarceration on the record as part of their explanation of the sentence recommended.	Answered yes to the question, "Will you require prosecutors to state on the record their reasons for requesting a particular sentence and to state the unique benefits and costs of the sentence (e.g. consider where applicable the safety benefits, interruption of defendants' connections to family, employment, the actual financial cost of incarceration, and why less severe punishments are unacceptable) and to place an estimate of the financial cost of any proposed incarceration on the record as part of your explanation of the sentence recommended?"	ACLU General Election Questionnaire Question 17
Committed to prosecute police who wrongfully kill someone to the fullest extent of the law.	Questioner: "Will you commit to prosecute any police who wrongfully kill someone to the fullest extent of the law?" Creuzot: "Yes"	ACLU General Election Forum (10/20/2018) [1:07:48 - 1:07:57]
Committed to encouraging police agencies and municipalities to adopt cite and release.	"But one of the things, to answer your question, that I would do is that I would do everything I can to ensure as best I could -- I can't make police agencies and municipalities adopt cite and release -- but it would be a priority of mine to certainly encourage them to do so. "	ACLU General Election Forum (10/20/2018) [42:20 - 42:37]
Committed to meet with law enforcement chiefs and work with them to establish consistent policies, which include administrative penalties, for failure to turn over evidence in a timely manner.	Creuzot: "As District Attorney, what I promise to do to you, for you, and for this criminal justice system, is sit down with these police chiefs in a collaborative fashion, and lets get some consistent policies, with some penalties even if they're administrative, for failing to turn over this evidence in a timely manner."	ACLU Primary Forum (02/10/2018) [45:19 - 47:41]
Will you swiftly, thoroughly and transparently investigate officer-involved shootings and police brutality and make all findings publicly available, with the exception of privileged or confidential information, or information that may endanger a third person.	Answered yes to the question, "Will you swiftly, thoroughly and transparently investigate officer-involved shootings and police brutality and make your findings publicly available?" Added, "I will commit to do so with the exception of privileged or confidential information, or information that may endanger a third person"	ACLU General Election Questionnaire Question 20
Committed to the goal of reducing incarceration by fifteen to twenty percent within four years.	Question: "In your written response to the ACLU of Texas General Election Questionnaire, you said that your goal is to reduce Dallas County's state jail and prison admissions by fifteen to twenty percent within a four year period. So this means eight hundred forty-five to one thousand, one hundred twenty-seven people based on 2016 numbers. Is this your understanding of your commitment, and will you commit here in person to the goal that you wrote down in that questionnaire?" Creuzot: "When I wrote this questionnaire I committed to it, because I wasn't playing around number two. I wasn't afraid to answer the question number two, and number three I knew you were going to publicize it. So let's get down to business, it's not like this was going to be some hidden piece of paper somewhere. And in fact, to be honest with you, I had a hard time coming up with that number, and I played it safe, okay, to be honest with you. Because I don't know all of the things that can be changed within the Dallas County Criminal Justice system. I can tell you I am currently working with partners outside of Dallas and in Dallas who can help assess each one of the units inside the District Attorney's office."	ACLU General Election Forum (10/20/2018) [13:00 - 14:30]
Committed to dismissing, on his first day in office, all pending cases of possession of less than four ounces of marijuana if it is the person's first offense, and to not prosecute such cases.	Creuzot: "The first day I take office any pending case of marijuana first time offender under four ounces will be dismissed."	ACLU General Election Forum (10/20/2018) [49:49 - 49:55]
Committed to supporting statewide reform of money bail so that individuals are not detained prior to trial simply because they cannot afford the bail amount.	Creuzot: "I have promised that on less than four ounce of marijuana cases you don't even need to worry about a bond because we're not prosecuting those if it's a first offense." Answered yes to the question, "Will you commit to supporting statewide reform of money bail so that individuals are not detained prior to trial simply because they cannot afford the bail amount?"	ACLU General Election Forum (10/20/2018) [20:28 - 20:37] ACLU Primary Forum (02/10/2018) Lightning Round 1:14:59 - 1:22:33

Committed to not using an individual's immigration status as a reason to seek a higher bond.	Answered yes to the question, "Will you commit to not using an individual's immigration status as a reason to seek a higher bond?"	ACLU Primary Forum (02/10/2018) Lightning Round 1:14:59 - 1:22:33
Committed to publicly oppose policies that use or divert local law enforcement resources for federal immigration enforcement.	Answered yes to the question, "Will you publicly oppose policies that use or divert local law enforcement resources for federal immigration enforcement? "	ACLU General Election Questionnaire ACLU General Election Questionnaire Question 3
Committed to work to expand diversionary programs so that, whenever possible, contact with the criminal justice system is avoided or limited.	Answered yes to the question, "Will you work to expand diversionary programs so that, whenever possible, contact with the criminal justice system is avoided or limited?"	ACLU Primary Questionnaire Question 4
	Answered yes to the question, "Will you commit to expanding diversionary programs so that, whenever possible, contact with the criminal justice system is avoided or limited?"	ACLU Primary Forum (02/10/2018) Lightning Round [1:14:59 - 1:22:33]
	Creuzot in his questionnaire wrote, "Criminal justice contacts – however brief – can have negative psychological and employment effects and often fail to address the root causes of crime. Will you work to expand pre-charge diversionary programs so that, whenever possible, contact with the criminal justice system is avoided or limited?"	ACLU General Election Questionnaire Question 7
Committed to avoiding, whenever possible, imposing costs of diversionary program participation on individuals and basing charges, if absolutely necessary, on a 'sliding scale' fee structure that considers an individual's ability to pay	Answered yes to the question, "Will you commit to avoiding, whenever possible, imposing costs of diversionary program participation on individuals and basing charges, if absolutely necessary, on a 'sliding scale' fee structure that considers an individual's ability to pay?" Added, "What the question requests is fair."	ACLU Primary Questionnaire Question 9
	Answered yes to the question, "Will you commit to avoiding, whenever possible, imposing costs of diversionary program participation on individuals and basing charges, if absolutely necessary, on a 'sliding scale' fee structure that considers an individual's ability to pay? "	ACLU General Election Questionnaire Question 11
Committed to not recommend incarceration for first time state jail felony drug possession offenses when the defendant is low risk, and to offer pretrial intervention or conditional dismissal. Also committed to consider handling third degree felony offenses in a similar manner, as well as fraudulent prescription cases.	Answered yes in response to the question, " Will you commit to never seeking incarceration for possession of a controlled substance when that possession punishable as a state jail felony?" But added "As to first time state jail felony drug offenders who are low-risk, my staff will not recommend incarceration. In those cases, I feel a pre-trial intervention or a conditional dismissal can be appropriate. A conditional dismissal will give the person an opportunity to have the case expunged in the future. Additionally, I will give consideration to handling third degree felony offenses in a similar manner, as well as fraudulent prescription cases, which are also third degree felonies."	ACLU General Election Questionnaire Question 5
Committed to refrain from prosecuting quality-of-life offenses like criminal trespass and prostitution.	Answered yes to the question, "Will you commit to refrain from prosecuting quality-of-life offenses like criminal trespass, public urination, and prostitution, which do not add to public safety but carry devastating consequences for poor defendants?" Added, "As to public urination, that is a municipal offense only."	ACLU General Election Questionnaire Question 8
Committed to not allow anyone who has intentionally withheld evidence to work under him.	Creuzot: "I promise you, day one, noone who has been held to intentionally withhold evidence - to hide it or anything else - will work under my administration."	ACLU General Election Forum (10/20/2018) [28:45 - 28:56]
Committed to establishing a written policy with each and every police agency that they will turn over each and every piece of information upon its immediate acceptance or collection by them to the District Attorney's office.	Creuzot: "We will have a written policy with each and every police agency that they will turn over each and every piece of information upon its immediate acceptance or collection by them to the District Attorney's office so we can get this done."	ACLU General Election Forum (10/20/2018) [27:48 - 28:05]
Committed to making sure there is full disclosure from the arresting records to the investigative notes of detectives and lawyers presented to both parties before trial.	Richard Miles: "One common issue in these cases of wrongful conviction is prosecutors improperly withholding evidence of information that may prevent a wrongful conviction, based on incorrect determinations of the immaterial or not being exculpatory. Will you commit to making sure there is a full disclosure from the arresting records to the investigative notes of detectives and lawyers presented to both parties before trial." Creuzot: "The answer's yes."	ACLU General Election Forum (10/20/2018) [26:19- 26:50]
Committed to require that prosecutors turn over full discovery to the defense pre-indictment.	Answered yes to the question, "Will you pledge to require that prosecutors turn over full discovery to the defense pre-indictment?"	ACLU Primary Questionnaire Question 22

<p>Committed to maintaining a database where all Brady-related information regarding law enforcement officers and other government witnesses can be continuously updated in a timely manner and ensure that it can be easily accessed by all prosecutors in the office.</p>	<p>Answered yes to the question, "As a critical police accountability tool, will you commit to maintaining a database where all Brady-related information regarding law enforcement officers and other government witnesses can be continuously updated in a timely manner and ensure that it can be easily accessed by all prosecutors in the office?"</p>	<p>ACLU General Election Questionnaire Question 16</p>
<p>Committed to ensure that individuals who are convicted have timely access to discovery materials post-conviction.</p>	<p>Answered yes to the question, "Will you ensure that individuals who are convicted have timely access to discovery materials post-conviction?" Added, "To delay or impede the production of post-conviction discovery only further victimizes a potentially innocent person."</p>	<p>ACLU General Election Questionnaire Question 25</p>
<p>Committed to not consider a death sentence unless the individual poses a continuing threat to society.</p>	<p>Creuzot, talking about the death penalty: "I can tell you as your District Attorney I have stated what I think are the proper criteria, if at all. Number one: that person, when we talk about a continuing threat to society, that person, that means either outside or inside. If that person has a life sentence, they're inside. So continuing threat to me means that they would be a threat to either the personnel or other inmates, a serious threat to their health, well-being, and their lives inside the penitentiary. Outside of that I wouldn't consider a death sentence."</p>	<p>ACLU General Election Forum (10/20/2018) [47:22 - 49:55]</p>
	<p>Writing in response to the question, "Recognizing the flaws and racial bias in our current death penalty system, will you commit to not seeking the death penalty?" Creuzot wrote, "I must state that there are capital murder defendants who pose a "continuing threat" to other inmates and prison personnel. If that can be known beyond a reasonable doubt prior to trial, in those rare cases, I will examine that issue and exercise my best judgement. 'Continuing threat' in my judgment, means a threat to the lives and safety of others in a penal environment."</p>	<p>ACLU General Election Questionnaire Question 27</p>
<p>Committed to publicly support efforts to make those convicted of capital murder under law of parties ineligible for the death penalty.</p>	<p>Answered yes to the question, "Under Texas' 'law of parties,' a co-defendant involved in a crime that results in murder can be held criminally responsible for the murder, even if that defendant was not involved in the actual killing. Will you pledge to publicly support efforts to make those convicted of capital murder under law of parties ineligible for the death penalty?"</p>	<p>ACLU Primary Questionnaire Question 26</p>
	<p>Answered yes to the question, "...will you pledge to publicly support efforts to make those convicted of capital murder under law of parties ineligible for the death penalty?" Added, "I will support any reasonable legislative effort to remove the possibility of a death sentence to a party to a capital offense."</p>	<p>ACLU General Election Questionnaire Question 29</p>
<p>Committed to develop and implement a plan to personally, regularly and meaningfully engage and communicate with the Dallas community, including communities of color, the immigrant community, community-based organizations and criminal justice reform advocates, and involve them in the project of determining the priorities of his Office within the first 100 days of his term.</p>	<p>Answered yes to the question, "Will you pledge to develop and implement a plan to personally, regularly and meaningfully engage and communicate with the Dallas community, including communities of color, the immigrant community, community-based organizations and criminal justice reform advocates, and involve them in the project of determining the priorities of your office within the first 100 days of your term?"</p> <p>Answered yes to the question, "Will you commit to developing and implementing a plan to meaningfully and regularly engage with the Dallas Community, and in particular with the more marginalized communities within the county, and involve them in determining the priorities of your office during the first 100 days of your term?"</p>	<p>ACLU Primary Questionnaire Question 12</p> <p>ACLU Primary Forum (02/10/2018) Lightning Round 1:14:59 - 1:22:33</p> <p>ACLU General Election Questionnaire Question 17</p>
	<p>Answered yes to the question, "Will you pledge to develop and implement a plan to personally, regularly and meaningfully engage and communicate with the Dallas community, including communities of color, the immigrant community, community-based organizations and criminal justice reform advocates, and to also involve them in the project of determining the priorities of your office within the first 100 days of your term?"</p>	
<p>Committed to direct his Office to charge the least serious acceptable offense for all crimes.</p>	<p>Answered yes to the question, "Prosecutors across the country often 'overcharge' in order to increase pressure on defendants to plead guilty. Will you commit to directing your Office to charge the least serious acceptable offense for all crimes?"</p>	<p>ACLU General Election Questionnaire Question 3</p>
<p>Committed to seek the least severe acceptable punishment for all offenses.</p>	<p>Answered yes to the question, "Will you commit to seeking the least severe acceptable punishment for all offenses?"</p>	<p>ACLU General Election Questionnaire Question 4</p>

Committed to a presumptive maximum term of 180 days for the "average" misdemeanor case and a presumptive maximum term of two-to-five years for felony probation.

Creuzot: "The other thing that we have not talked about that is a promise that I'm going to make to this community. Number One. Anybody on the average misdemeanor case will not be placed on probation for two years, but for one hundred eighty days only. Okay? Number two. Anybody on a felony probation, presumptively, will be given no more than two to five years on probation."

ACLU General Election Forum
(10/20/2018)
[1:06:45 - 1:07:46]

In his questionnaire, Creuzot wrote, "As to misdemeanor probation, 180 days, absent extraordinary circumstances, should be the presumptive maximum term of community supervision. I will implement and train the staff on this policy. As to felony probation, two-five years, absent extraordinary circumstances, should be the presumptive maximum term of years on community supervision."

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