**T.P.I. – CRIM. 42.10(b)**

**EVIDENCE OF OTHER CRIMES, WRONGS, OR ACTS**

[Use this instruction for bad acts of a non-defendant.]

If from the proof you find that [the alleged victim] [a witness] [a third party] has committed [a crime] [crimes] [a bad act] [a wrong], evidence of this [crime] [crimes] [bad act] [wrong] is not admissible to prove the character of [the alleged victim] [this witness] [this third party] in order to show action in conformity with the character trait.

This evidence may only be considered by you for the limited purpose of determining whether it provides:

*[Here, the trial court should instruct the jury as to the specific material issue for which the prior bad act was admitted. The trial court may wish to consider material issues similar to those admitted under Rule 404(b), (identity, motive, intent, rebuttal of accident or mistake).]*

Such evidence of other [crimes] [wrongs] [bad acts], if considered by you for any purpose, must not be considered for any purpose other than that specifically stated.