**T.P.I. – CRIM. 42.25(a)**

**ELECTION OF OFFENSES**

**(ONLY USE IN GENERIC EVIDENCE CASES)**

The state has offered proof in its case in chief of more than one act allegedly committed *[by the defendant] [by one for whom the state alleges the defendant is criminally responsible]* which the state alleges constitutes an element of the offense of \_\_\_\_\_\_\_\_\_ as charged in Count \_\_\_\_\_ of the indictment. To ensure a unanimous verdict, the State must prove beyond a reasonable doubt the commission of all of the acts described by the alleged victim *[in that particular count]* as occurring within the time period charged in *[that count of]* the indictment.

Before you can find the defendant guilty, you must unanimously agree that the State has proven beyond a reasonable doubt the commission of all of the acts described by the alleged victim as occurring within the time period charged in *[that count of]* the indictment.