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## THEORETICAL-CRIMINOLOGICAL DESCRIPTION OF FACTORS CAUSES DOMESTIC VIOLENCE

Domestic violence is one of the most painful social phenomena of the twentieth century. The study of this phenomenon began in the 60s of last century. The problem of domestic violence began to be explored and covered in Ukraine in the early twentieth century. In foreign practice common notion of «domestic violence» includes activity against the spouse, minor, disabled and families. There are physical, sexual, psychological, and economic violence in the family. An analysis of statistics crisis centers, the most common causes of violence caused by the individual man and the story of his life, can be attributed to the following reasons: parental scenario in which the father beats a mother, a man was often beaten by his father and mother in childhood, drinking parents, psychopathy and other reasons. Women reasons related to adverse life situation in the parental family also act as risk factors. In addition, they can include such behavior and personality of modern women: high psychological dependence of women from men, economic dependence, the presence of physical defects of women.

For marital relationship characterized by the following signs that lead to violence: conflict and constant quarrels in the family, the struggle for power and dominance in the family, low socio-economic status of the family, verbal aggression in the relationship of marriage.

The analyzed material showed that in one case both husband and wife can act as an active, provocative side of family conflict, in the second – their own acts or omissions (due to social, psychological or biological reasons) to facilitate the commission of offenses in relation to his person.

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## FEATURES OF THE LEGAL CONTENT OF EDUCATIONAL RELATIONSHIP

Modern world is moving from industrial society to society based on knowledge. Innovative society needs adequate science and educational system. In turn

creating, improving and further development of legal regulation in educational sector remains one of the most pressing problems of legal policy.