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**CRIMINAL CONSEQUENCES OF PERSON'S RELEASE FROM CRIMINAL
LIABILITY IN CONNECTION WITH EFFECTIVE REPENTANCE**

The criminal law of all developed countries contains tools aimed at implementing the principle of economy of coercive measures in relation to less serious crimes. The content of such measures is quite diverse, but they are an important part of release from criminal liability in connection with effective repentance and criminal consequences of this release.

Criminal consequences of release from criminal liability in connection with effective repentance have their own specifics, determined by characteristics of the institute of release from criminal liability. On this basis, such incentive provision (Art. 45 of the Criminal Code) shall not be applied to persons who have previously been released from criminal liability for such reason, if these people get back on the criminal path. They should not rely on the fact that the state once again treats them with humanity in the form of release from criminal liability.

However, as we have previously noted, this should raise the question of the period during which the denial of release from criminal liability of persons, in respect of whom the decision has already been taken, is possible. It seems that this period can be enshrined like period of limitation for the institution of criminal proceedings provided by items 1, 2, 3 of p. 1, Art. 49 of the Criminal Code of Ukraine.

