

1. COURT HAVE A RESPONSIBILITY TO UPHOLD AND ENFORCE THE BILL OF RIGHTS.
2. ON WHAT CONDITIONS IS BAIL GRANTED? BAIL OR BOND IS GRANTED TO PERSONS ON REASONABLE CONDITIONS AND SHALL NOT BE EXCESSIVE.



4. ACCORDING TO THE CONSTITUTION, REGARDLESS OF THE OFFENCE, AN ARRESTED/ACCUSED PERSON HAS A RIGHT TO BE RELEASED FROM CUSTODY, WITH OR WITHOUT BAIL. (11)

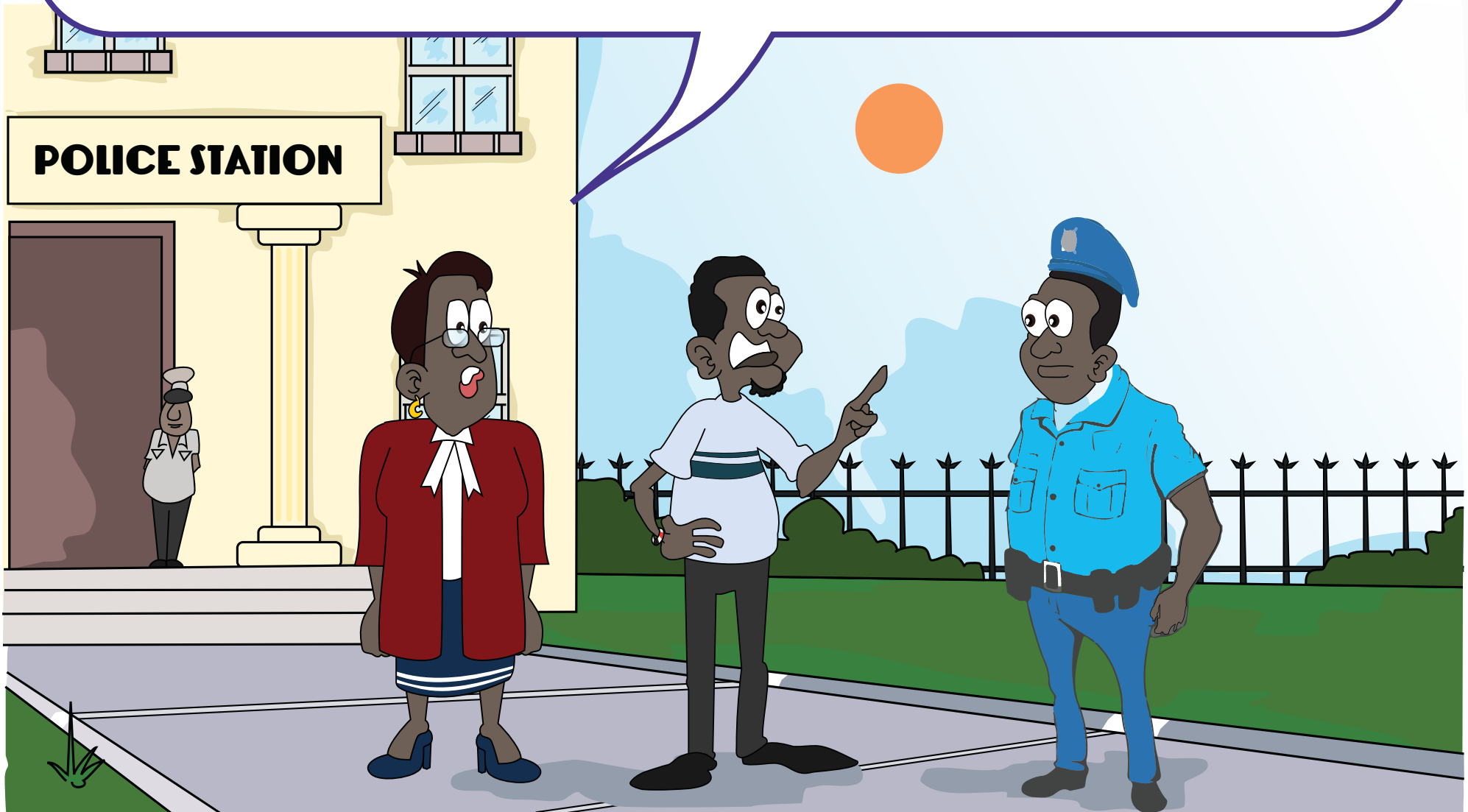
3. SO MOST PEOPLE SHOULD GET BAIL?

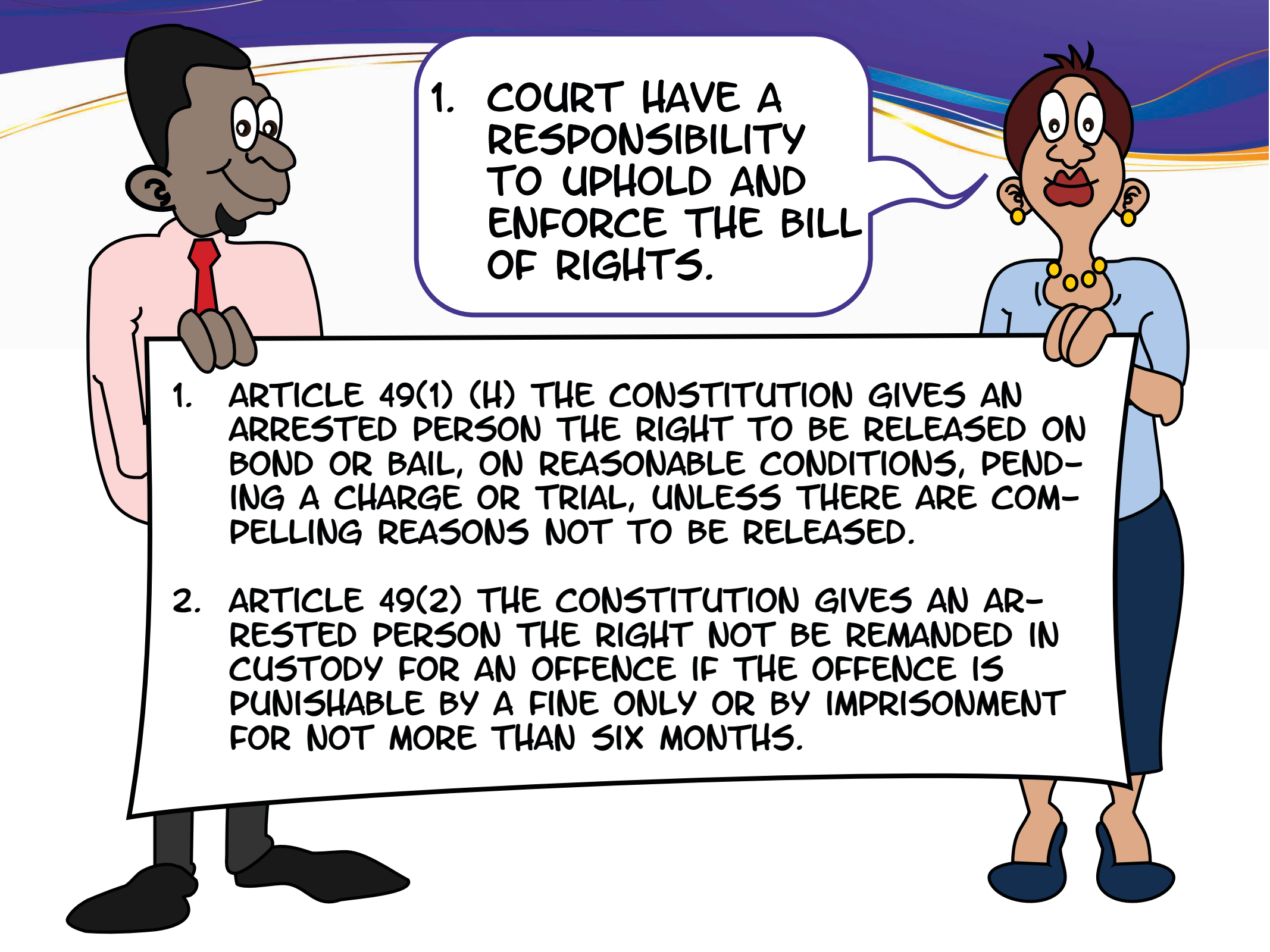
YES.

UNLESS THERE ARE COMPELLING REASONS NOT TO GRANT BAIL.



5. FOR ANY CASE TO GET CONVICTION IN COURT THE DPP AND DCI MUST TABLE IN COURT SUFFICIENT EVIDENCE.
6. THE POLICE MUST CARRY OUT PROPER INVESTIGATIONS BEFORE MOVING TO COURT TO PROSECUTE THE SUSPECTS.





1. COURT HAVE A RESPONSIBILITY TO UPHOLD AND ENFORCE THE BILL OF RIGHTS.

1. ARTICLE 49(1) (H) THE CONSTITUTION GIVES AN ARRESTED PERSON THE RIGHT TO BE RELEASED ON BOND OR BAIL, ON REASONABLE CONDITIONS, PENDING A CHARGE OR TRIAL, UNLESS THERE ARE COMPELLING REASONS NOT TO BE RELEASED.
2. ARTICLE 49(2) THE CONSTITUTION GIVES AN ARRESTED PERSON THE RIGHT NOT BE REMANDED IN CUSTODY FOR AN OFFENCE IF THE OFFENCE IS PUNISHABLE BY A FINE ONLY OR BY IMPRISONMENT FOR NOT MORE THAN SIX MONTHS.