**Case Name**: About the Cabinet of Ministers Regulations No 899 of 31 October 2006 “The procedure of compensating purchase costs of the medication and medical equipment for ambulatory treatment” Paragraph 92 words of second sentence “within the granted limits of medication purchase”, Paragraph 94 words “with the exception of mentioned case in the Regulation Paragraph 100**1**”, Paragraph 100 words “not more than amount of 10 000 Latvian Lats for one patient in 12 months ” and second sentence of Paragraph 100**1** compliance with the Constitution of the Republic of Latvia Section 93 and 110.

**Citation:** Case File No2009-12-03

**Year**: 2010

**Court**: Constitutional Court – The Department of Administrative cases of the Supreme Court claim

**Issue**: Regarding G.Z. case about the Gaucher disease the Department of Administrative cases of the Supreme Court claimed that the particular sentences of regulation are not in compliance with the Constitution of Latvia Section 93 and 110.

**Holding/Outcome**: The Court held that to decide whether the action of authorities in this particular case was in compliance with the principles of the Constitution depends upon specific circumstances of the case, for example, possible irreversibility and severity of illness after-effects, alternative funding options and other circumstances. The court held that evaluation of circumstances could not have impact on the regulation’s compliance with the Constitution.

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