

government to reduce waiting lists.

In the second case, the family of a child with autism is arguing his constitutional rights have been violated by the B.C. government's refusal to pay for his treatment.

If the court rules the child is entitled to that treatment, provinces could be required to extend medicare coverage to thousands of people with what is called Autism Spectrum Disorder (ASD).

"We believe that the failure of the government of British Columbia to fund treatment of children with ASD infringes their equality rights guaranteed under the Charter of Rights and Freedoms," said Louise Fleming, executive director of Autism Society Canada.

A California researcher has developed a new treatment for ASD but it can cost \$60,000 a year, and British Columbia refuses to pay, claiming that the therapy is unproven.

The case is being closely watched by groups who work with the handicapped. A favourable ruling might encourage similar actions from victims of other mental disorders.

The Chaoulli case is to be heard Tuesday and the Auton case on Wednesday and Thursday. Rulings are not expected until the fall.

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