The Dordick Law Corporation handles a very select number of cases at any one time. Mr. Dordick has always emphasized quality work and careful case selection while maintaining a personal interest in each client. The firm’s success is reflected in the hundreds of six, seven, eight and nine figure verdicts and settlements obtained for their clients. Let Gary A. Dordick bring your cause to justice.
<table>
<thead>
<tr>
<th>Verdict/Settlement</th>
<th>Plaintiff/Defendant</th>
<th>Verdict/Case</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$125 MILLION</td>
<td>Briones v. Zink</td>
<td>verdict</td>
<td>Personal Injury</td>
</tr>
<tr>
<td>$55.3 MILLION</td>
<td>Steward v. Stratus Security Services, Inc.</td>
<td>verdict</td>
<td>Negligence</td>
</tr>
<tr>
<td>$36.1 MILLION</td>
<td>Rodriguez v. Doe</td>
<td>verdict</td>
<td>Trucking/Negligence</td>
</tr>
<tr>
<td>$31 MILLION</td>
<td>SOSA v. DJI Technology</td>
<td>verdict</td>
<td>Personal Injury</td>
</tr>
<tr>
<td>$17 MILLION</td>
<td>Zesatti v. Doe Construction</td>
<td>settlement</td>
<td>Personal Injury/Auto</td>
</tr>
<tr>
<td>$15 MILLION</td>
<td>Rodriguez v. City of LA</td>
<td>verdict</td>
<td>Wrongful Death/Personal Injury/Road Design</td>
</tr>
<tr>
<td>$15 MILLION</td>
<td>Lambert v. General Motors</td>
<td>verdict</td>
<td>Personal Injury/Product Liability</td>
</tr>
<tr>
<td>$13.2 MILLION</td>
<td>Avila v. St. Sophia</td>
<td>settlement</td>
<td>Wrongful Death/Premises Mudslide</td>
</tr>
<tr>
<td>$12.5 MILLION</td>
<td>Dinkelman v. State of California</td>
<td>settlement</td>
<td>Wrongful Death/Personal Injury/Road Design</td>
</tr>
<tr>
<td>$11.6 MILLION</td>
<td>Schmidt v. State of California</td>
<td>verdict</td>
<td>Personal Injury/Road Design</td>
</tr>
<tr>
<td>$10.9 MILLION</td>
<td>Velasco v. Trucking Co.</td>
<td>settlement</td>
<td>Personal Injury/Auto</td>
</tr>
<tr>
<td>$10.1 MILLION</td>
<td>Ruelas v. State of California</td>
<td>verdict/settlement</td>
<td>Civil Rights/Prison Abuse</td>
</tr>
</tbody>
</table>
VERDICTS & SETTLEMENTS:

$10 MILLION Fernandez v. Victoria’s Secret
Class Action/Wages

$9 MILLION Colbert v. Trucking Co.
Wrongful Death/Personal Injury/Auto

$7.5 MILLION Andrade v. County of Riverside
Personal Injury/Auto

$7.5 MILLION Song v. Manufacture
Wrongful Death/Product Liability

$6.5 MILLION Castellanos v. State of California
Wrongful Death/Dangerous Condition of Public Road

$6.5 MILLION Knauer v. State
Personal Injury/Road Design

$6.4 MILLION Joyce v. Simi Valley Unified School District
Dangerous Condition of a Public Property

$6.3 MILLION Castillo v. Unified School District
Negligent Supervision

$6.1 MILLION Miranda v. JB Hunt
Personal Injury/Forklift

$5.7 MILLION Moghaddam v. Doe
Auto/Personal Injury

$5.7 MILLION O’Conner v. Geernaert
Personal Injury/Auto

$5.6 MILLION Jacquez v. Supershuttle Ontario
Wrongful Death/Auto

$5.5 MILLION Zhu v. LACMTA
Personal Injury

$5.2 MILLION Goodwin v. Auto Manufacturer
Personal Injury/Product Defect

$5 MILLION Kohanbashiri v. City of LA
Wrongful Death/Truck

$5 MILLION Sarabia v. Trucking Co.
Personal Injury/Truck

$4.9 MILLION Reyes v. Christner
Personal Injury/Truck

$4.5 MILLION Gomez v. Auto Manufacturer
Product Liability

$4.5 MILLION Isenberg v. Anheuser-Busch
Personal Injury

$4 MILLION Allen v. Homeowner
Wrongful Death/Premises

$4 MILLION Chapman v. CDN Logistics
Personal Injury/Auto

$4 MILLION Harb v. City of Bakersfield
Personal Injury/Negligence

$3.7 MILLION Cobb v. Oriental Trading
Product Liability

$3.6 MILLION Rocha v. Raygoza
Personal Injury/Auto

$3 MILLION Champommier v. USA
Police Misconduct/Wrongful Death

$3 MILLION Mendez v. Consolidated Freightways
Personal Injury/Bicycle
Mr. Briones suffered paralyzing injuries when struck by a drunk driver. The insurance company refused to timely pay Mr. Briones the $75,000 policy limit claiming Mr. Briones was to blame for the accident. Mr. Dordick was brought in to litigate the case and take the matter to trial. After a four week jury trial in Ventura County, the jury returned a verdict in Mr. Briones’ favor in the amount of $125,168,202. This verdict became the largest personal injury verdict in California for the year 2016.
“The other side had a team of lawyers against me, but when my lawyer brought Mr. Dordick on board to help us, we won big. Setting a record in the courthouse.”

– Antonio Steward

Gary A. Dordick obtained a record setting $55 million verdict for a Rancho Cucamonga man, Antonio Steward, against Stratus Security Services, Inc. Steward lost his legs when a private security guard failed to protect him from a gang member who shot him at his Fontana apartment building. Steward’s negligence lawsuit claimed the guard should have dispersed a group of men drinking and partying outdoors who were in violation of the apartment rules.
Rodriguez v. Doe  
Trucking/Negligence

Rodriguez was a verdict in the amount of $36.12 million. The defendant is called “Doe” because Mr. Dordick entered into a very favorable settlement agreement that provided they keep the defendant’s name confidential and the money was paid to the client without delay.

Mr. Rodriguez’s case arose out of a big-rig truck versus automobile collision occurring on the I-580 freeway. The plaintiffs stopped their vehicle on the side of the freeway. The defendant big-rig claimed his vehicle was cut off by a motorcycle and that caused him to swerve into the rear of plaintiff’s parked vehicle, but the truth was proven at trial. The plaintiff, Rodriguez, suffered injuries rending him paraplegic.

Sosa v. DJI Technology  
Personal Injury

Cesar Sosa was a successful 44-year-old entrepreneur when he was struck by a car while crossing Century Boulevard, near LAX Airport. The car was going nearly 35 mph; the driver, Michael Shabun, claimed that he never saw Mr. Sosa - even though Mr. Sosa had almost completed his crossing when he was hit. Mr. Sosa sustained massive traumatic injuries – including a severe brain injury, a ruptured bladder, a fractured pelvis and an amputated leg. Experts for Mr. Sosa and the defendants agreed that he would require lifelong, intensive care. Shabun was on his way home from a business trip when he struck Mr. Sosa, but his employer, DJI Technology, Inc., refused to admit to vicarious liability. Mr. Dordick defeated DJI’s Motion for Summary Judgement and the jury held DJI liable, finding that Shabun was in the course and scope of his employment at the time he struck Mr. Sosa.
Angela Rodriguez was 11 years old when she was struck by a car due to a dangerous and unsafe intersection in Los Angeles. Despite notice of the dangers of the intersection, the City refused to offer any amount to resolve Miss Rodriguez’s claim. The trial court threw Angela’s case out of court finding that the city had full government design immunity. Mr. Dordick reversed the trial court decision in the California Court of Appeals, then fought the case to the Supreme Court before obtaining a $15 Million Dollar settlement that will take care of Angela’s medical needs for the rest of her life.

Robbie Lambert was an 18 year-old high school student driving home from a weekend with friends at Lake Havasu. While driving home, Robbie fell asleep at the wheel and drove off the highway, causing his Chevy Blazer to roll over several times. Robbie suffered paralyzing injuries.

The lawsuit was against General Motors for the defective design of the roof structure of the vehicle. After a one-month trial, a Victorville jury returned a verdict in Robbie’s favor in the amount of $15 million.
Gary A. Dordick and his colleagues obtained a $12.5 million dollar settlement representing numerous family members in a single vehicle crash that occurred on Interstate 15. The driver of the motor home drifted off the roadway and struck a concrete culvert causing extensive damage to the vehicle, severe injuries to the occupants and a wrongful death. Mr. Dordick claimed that the road conditions on the desert highway were unsafe and the State of California Caltrans was aware that many vehicles drift off this section of Interstate 15 due to its proximity to Las Vegas and overtired motorists. Mr. Dordick further alleged that since the State of California was aware that vehicles were leaving the roadway, they should not have constructed a concrete culvert adjacent to the edge of the roadway. After a month-long trial, immediately before the jury began deliberations, the State of California paid the plaintiffs’ settlement demand in the amount of $12.5 million dollars.

Once again, Gary A. Dordick took on the State of California, Caltrans, for unsafe conditions on California’s roadways. Mr. Schmidt, an 86-year-old retired attorney, was traveling on State Route 62 to meet his family for a vacation at Lake Havasu, Arizona. Mr. Schmidt did not see that the roadway on which he was driving terminated because the State of California failed to replace an end-of-roadway sign that had fallen months earlier. Mr. Schmidt was seriously injured in the collision, suffering partial quadriplegia. The case was tried to a Riverside County jury and they returned a verdict in Mr. Schmidt’s favor in the amount of $11,621,064 dollars.

“I have been litigating and trying my own cases for close to 30 years. However, when I decide to team up with another law firm, I only team up with the Dordick Law Corporation.”

- Cara Eisenberg
Mr. Dordick was lead counsel taking on the State of California youth prison system. Young adults were being abused in prison and the system turned a blind eye. Mr. Dordick litigated the case over 10 years, spent 4 months in trial and ultimately received what is believed to be one of the largest verdicts and subsequent settlements against the youth prison system.

The jurors in the case resolved, with unprecedented findings, to hold the prison guard and the director of the state prison system in Sacramento all personally liable for the abuse.
$10 MILLION

**Fernandez v. Victoria’s Secret**
*Class Action/Wages*

Attorney Gary A. Dordick, along with co-counsel, obtained a $10 million award for clients Cynthia Fernandez, Monica Reyna and all others similarly situated against Victoria’s Secret Stores, LLC. Applicants for hourly sales associates, support associates and cashiers for Victoria’s Secret retail stores in California formed the plaintiff class. The group claimed that the defendant imposed uncompensated job training and job previews, and mandated applicants to undergo a “sales tryout,” requiring training and work without providing pay. The plaintiffs sought unpaid wages. Mr. Dordick sued the company for unfair trade practices and failure to pay wages.

After litigation in federal court, Victoria’s Secret paid $10 million to the class members.

“*I have no respect for the lawyers who take class-action cases so that they can fill their pockets with money while the class members get nothing. When we represent a class, we get them real compensation.*”

- Gary A. Dordick

$7.5 MILLION

**Song v. Manufacturer**
*Wrongful Death/Product Liability*

Mr. Dordick took on one of the largest car companies and its component part manufacturer and held them liable for defectively designing safety systems.

The company denied all responsibility but ultimately accepted fault by paying the Song family significant damages for the loss of their father and husband.

The litigation has led to an admission of wrongdoing and recall of millions of defective products.

Due to the large settlement the auto manufacturer was able to obtain confidentiality on the amount of the settlement so the defendant’s name does not appear above.

Gary A. Dordick obtained a $6.35 million jury verdict for Jennifer Joyce. She was a 13-year-old, eighth grader when she was hit by a car on her way to school. Mr. Dordick proved that the school district was responsible for the injuries because the Principal of the school had an access gate installed on the side portion of the school yard encouraging children to cross at an unsafe location. Jennifer was on her way towards the unauthorized school gate when she was struck by the vehicle. The school district fought the case for more than ten years. Ultimately, the case was tried on two separate occasions, went to the California Court of Appeals three times and to the California Supreme Court three times before Jennifer finally recovered $6.35 million dollars.

Gary A. Dordick filed a lawsuit on behalf of his clients against the State of California, Caltrans, for dangerous conditions that existed on the 60 Freeway in Riverside County. There were numerous prior cross-median collisions but the State of California failed to take any preventive action. After a heavily contested trial, a Riverside jury returned a verdict finding that the section of roadway was dangerous and the State of California should have taken proper action to make the roadway safe prior to the collision. Before the jury deliberated on the amount of damages the family should receive, the State of California settled the case for $6.5 million dollars. Since this lawsuit, the State of California has placed safety median barriers at the accident location making the road safer for all Californians.

“Not only do we fight harder, but we will fight longer - until the job is done.”
- Gary A. Dordick
Andrew Castillo suffered a head injury while playing football in his junior year of high school. Unfortunately, the school district had Andrew and his family sign liability waivers precluding any lawsuits for injuries sustained playing football. Andrew was left without sufficient funds to get the medical care he needed. Mr. Dordick filed suit against the school district alleging the permanent brain injury was caused not by the hit on the football field but for the failure to provide timely medical care after suffering a concussion. After years of litigation and motions to dismiss the case, the school district agreed to a settlement that will help with Andrew’s care for the rest of his life.

The plaintiff, 34 year-old Edwin Miranda, was loading and unloading freight while employed at Sierra West. He was assisting a co-worker unloading freight from inside a trailer. Defendant Roadrunner Freight Systems Inc. loaded the trailer in Chicago, and placed it on a rail car for transport to California. The defendant, J.B. Hunt Transport, Inc., drove the trailer from the rail yard to Sierra West’s unloading facility. While unloading the freight, a 1600-pound load of Coleman Cable products fell on the plaintiff, causing significant injuries.

The plaintiff contended that the defendants, Roadrunner Freight Systems, Inc., Coleman Cable and Sierra West were at fault for loading negligence.

Gary A. Dordick obtained a $6.1 million award for Mr. Miranda.

“All the heavy weight trial lawyers call me trying to get big cases. Gary is the only lawyer I trust and he has come through for my clients time and time again”

- Mauro Fiore, Jr.
$5.7 MILLION

O’Connor v. Geernaert
Personal Injury/Auto

James O’Connor was a police officer riding his motorcycle responding to a call reporting a stolen automobile. The defendant driver violated Mr. O’Connor’s right of way, but denied negligence claiming Mr. O’Connor was speeding and that the driver’s view was obstructed by an illegally parked commercial vehicle. Mr. Dordick represented Officer O’Connor against both the driver of the vehicle and the illegally parked work truck. Days before the start of trial, the driver paid her entire $5 Million Dollar insurance policy limit to settle the case and the commercial truck settlement followed right after.

“I represent injured people who are fighting for their rights. I don’t care how hard the case is or how big the defendant is.”
- Gary A. Dordick

$5.6 MILLION

Jacquez v. Supershuttle Ontario
Wrongful Death/Auto

Gary A. Dordick obtained a $5.6 million dollar verdict for the wrongful death of 54-year-old Valente Jacquez. Mr. Jacquez lost control of his Ford 150 pickup truck in the rain at night and came to rest sideways blocking the No. 1 freeway lane. The defendant was driving a van for Super Shuttle and did not see Mr. Jacquez’s vehicle stalled in the roadway leading to the collision. Super Shuttle refused to take any responsibility but a Pomona jury found in favor of Mr. Jacquez’s family and awarded over $5 million dollars.

$5.7 MILLION

Moghaddam v. Doe Defendant
Auto/Personal Injury

Gary A. Dordick obtained a $5.7 million settlement award for four plaintiffs injured in an auto accident in Monterey, California. Their vehicle was rear-ended by the driver of Doe truck company, the defendant. All of the plaintiffs suffered a loss of consciousness, and each sustained several other physical injuries, such as skull and rib fractures. The case settled in mediation.
$5.5 MILLION

Zhu v. LACMTA
Personal Injury

Gary A. Dordick obtained a $5.5 million settlement for plaintiffs Meiqun Zhu-Wong, a 41 year-old factory worker, her husband, David Wong, and their baby daughter, Lili Wong, against the Los Angeles County Metropolitan Transportation Authority. At the time of the accident, the plaintiff, Mrs. Zhu, was pregnant when she was hit by the bus and suffered injuries. Zhu claimed she walked into the intersection on a green light and the defendant failed to yield the right of way. The defendant contended she entered the intersection on a “don’t walk” sign and walked into the side of the bus while it was already in its right turn.

$4.5 MILLION

Isenberg v. Anheuser Busch
Personal Injury

Gary A. Dordick obtained a $4.5 million verdict for Loree Isenberg. The defendant, Adam Walker, was at work delivering beer for the defendant, Anheuser Busch, when he crossed the centerline striking Isenberg’s vehicle head on. Isenberg suffered serious physical injuries. Mr. Dordick contended that due to the accident, Isenberg would require extensive nursing care for the rest of her life. The defendant claimed that Isenberg’s continuous need for hospitalization was because of pre-existing conditions, and that she would not live beyond one year.

“We have referred dozens of high value cases to Gary, with stellar results!”
- Don & Doug Kottler
$3.7 MILLION

*Cobb v. Oriental Trading Co.*
*Product Liability*

Gary A. Dordick obtained a $3.7 million verdict for Autumn Cobb, a 27-year-old aspiring model. Ms. Cobb suffered burns when a paper hula skirt she was wearing, sold by defendant Oriental Trading Company caught on fire. Ms. Cobb inadvertently stood too close to a candle which ignited the hula skirt. Mr. Dordick alleged that the skirt was not sufficiently fire retardant and that the company failed to warn consumers of the flammability of the skirt. The defendant failed to admit that their product was defective in design forcing a jury trial. A Los Angeles Superior Court jury found the product defective and awarded significant damages.

$3.6 MILLION

*Rocha v. Raygoza*
*Personal Injury/Auto*

Gary A. Dordick obtained a $3.6 million award for Isabel Rocha against defendant, Martin Raygoza, a delivery driver for Felix Sanchez Enterprises, Inc. The defendant negotiated a left turn, mid-block, in front of the plaintiff. The accident required Rocha to wear a leg length cast. While she was wearing the cast, she slipped, fell and reinjured her leg. On the first day of the trial, the defendants admitted to being at fault for the collision, but disputed the nature, extent and severity of the plaintiff’s injuries and damages. They also challenged the cause of the injuries as a result of the fall.
True freedom requires the rule of law and justice, and a judicial system in which the rights of some are not secured by the denial of rights to others.

JONATHAN SACKS
$3 MILLION

Champommier v. United States
Police Misconduct/Wrongful Death

In a federal court, Gary A. Dordick and colleagues obtained a $3 million award in a wrongful death lawsuit brought by the parents of Zachary Champommier. Zachary was a recent high school graduate who was shot to death by Drug Enforcement Administration agents dressed in plain clothes. The teen was driving in a parking lot to meet a friend when he approached the group of DEA agents. Zachary saw the agents questioning his friend and thought they were gang members. He got scared and tried to drive away, when driving away towards the exit, Zachary hit a deputy with his car. The defendants contended that Zachary presented a threat of deadly force and shot and killed Zachary while the agent was on the hood of his vehicle driving at a high rate of speed.

“I am so fortunate to be an advocate, able to fight for those who can’t fight for themselves.”
- GARY A. DORDICK
My promise
TO YOU

I, Gary A. Dordick, will personally handle your case and make sure it is managed with the utmost integrity, honesty and diligence. My staff and I will be there for you every step of the way to help guide you through the litigation process. I consider it an honor for you to trust us with your case and we will not let you down. We will do everything within the law to win your case for you.

GARY A. DORDICK