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| **YEAR** | **CLAIM** | **CASE** | **JURISDICTION** | **SETTLEMENT/VERDICT** |
| 2018 | Judgement for 5- year-old survivor of abuse by her father (“Davis”) M.D. was happily living with foster parents who wanted to adopt her and her half-sister. State social workers did not follow through on a court-ordered paternity test or parenting assessment, instead placed her with a man who was a felon and convicted domestic abuser. Davis beat 18-mo-old M.D. causing rib fractures, liver and spleen lacerations, a brain bleed and facial bruising. M.D. today is a quadriplegic who will never walk, talk or feed herself.  | M.D v State of Washington Department of Social & Health Services | Pierce County, Washington | $19.3 million |
| 2018 | Settlement for two survivors of child sex abuse at suburban Chicago megachurch. Survivors are both male developmentally delayed who were abused by a man in his early 20s who worked as a “buddy” to the church-sponsored program for developmentally delayed. Church had “two deep” rule but it was violated often. Reports of abuser being unhealthy were made but not acted on. The second and largest of the settlements, for $1.75 million, was made in February, before the Chicago Tribune revealed unrelated claims that the evangelical megachurch’s founder, the Rev. Bill Hybels, engaged in inappropriate conduct with women, eventually leading to his early retirement and, this month, the resignation of the church’s two leading pastors and its entire board of elders.The influential South Barrington church also agreed last year to pay $1.5 million to another victim of former volunteer Robert Sobczak Jr. | Doe & Roe v. Willow Creek Community Church | Illinois | $3.25 million |
| 2018 | Girl, age 15 at time of trial, left in home with abuser despite social service workers having legal duty to report and having a “reasonable suspicion” child abuse. Failure to report allowed for two more years of abuse. Jury found County 45%, Mom 45% & perps 10% at fault. Past medicals, waived; Future therapy, $400k; past emotional harm $15m; future emotional harm, $30m. County's share was $20.6m. | F.M. vs. County of Los Angeles | California | $45 million |
| 2018 | 13 year old boy molested by a church volunteer/perspective employee. | Doe v. Zion Baptist Church of Braselton, Inc.,  | Georgia | $8 million |
| 2015 | Adult made claim against businessman who had abused her when she was a child | Steadman v. Pagels | Maine | $1.8 million |
| 2015 | Peer on peer sexual assault; claim against school for being on notice and taking no action |  | Colorado | $1.4 million settlement |
| 2015 | Priest abuse of one child, now an adult | Weiss v. Diocese of Duluth | Minnesota | $7 million verdict |
| 2015 | Boy scout leader abuse of minor at camp |  | Connecticut | $7 million compensatory; $5 million punitive verdict |
| 2014 | 8 year old abused by fellow student; school ignored his complaints |  | Miami, FL | $5.25 million |
| 2014 | Peer on peer rape, claim against charter school for tort and Title IX | Doe v. Charter Schools USA | Miami-Dade County, Florida | $5.25 million verdict |
| 2014 | 2 teens sexually abused from ages 10&12 through their teens by father |  | MA | $10 million verdict (5 million each) |
| 2013 | 15 year old raped 3 year old special needs girl on school bus; claim against school  | T.B. & S.W. v. School Board of Palm Beach County | Palm Beach County, FL | $1.7 million verdict |
| 2013 | School covered up sex assault and other acts for a decade | Doe v. State of Hawaii | Hawaii | $5.75 million settlement |
| 2013 | Improper relations with a teacher |  | California (San Bernadido) | $5.5 million |
| 2012 | Students raped a 14 year old special needs child; claim of negligent security against school | Doe v. Roe School District | Riverside County, California | $3 million settlement |
| 2012 | Teacher serial molestation of 5th grade child |  | California (L.A.) | $23 million |
| 2010 | Priest serial molestation |  | Delaware | $30 million verdict; $3 million to be paid by diocese |