

acceptable. *See generally L.H.H. ex rel. Hernandez v. Horton*, No. 2:13-CV-452-PRC, 2015 WL 1057466, at *2–*3 (N.D. Ind. Mar. 10, 2015). And the Court sees no reason to question the number of hours Plaintiff’s attorney represents that he worked on the motion. *Cf. id.* at *3–*5 (analyzing which types of work are eligible for a fee award under Rule 37).

For these reasons, and in light of the lack of response, the Court **ORDERS** Defendants Horton and Gary Community School Corporation to pay Plaintiff \$1,400 in attorney fees within a reasonable time.

SO ORDERED this 28th day of May, 2015.

s/ Paul R. Cherry
MAGISTRATE JUDGE PAUL R. CHERRY
UNITED STATES DISTRICT COURT