

IN THE COURT OF APPEALS OF IOWA

No. 6-924 / 06-0368
Filed November 30, 2006

STEVEN K. DAWSON,
Plaintiff-Appellant/Cross-Appellee,

vs.

**CERRO GORDO COUNTY BOARD OF
SUPERVISORS, CERRO GORDO COUNTY
ENGINEER,**
Defendants-Appellees/Cross-Appellants.

Appeal from the Iowa District Court for Cerro Gordo County, Bryan H.
McKinley, Judge.

Steven K. Dawson appeals from the district court's ruling on his petition for
declaratory judgment. **AFFIRMED.**

David M. Nelsen of Nelson Law Office, Mason City, for appellant.

Joel J. Yunek of Yunek Law Firm, Mason City, for appellees.

Considered by Sackett, C.J., and Zimmer and Eisenhauer, JJ.

EISENHAUER, J.

Steven K. Dawson appeals from the district court's ruling on his petition for declaratory judgment. He contends the defendants abandoned the platted right-of-way in question. He also contends the defendants are equitably estopped from claiming any interest in the property. Following our de novo review, Iowa R. App. P. 6.4., we adopt the trial court's well-reasoned ruling as our own and affirm. See Iowa R. App. P. 6.24(1).

AFFIRMED.