

IN THE COURT OF APPEALS OF IOWA

No. 8-530 / 07-1818

Filed July 30, 2008

**IN RE THE MARRIAGE OF JOHN CHASE WERDEN, JR. AND RENEE
MARCELLA WERDEN**

**Upon the Petition of
JOHN CHASE WERDEN, JR.,**
Petitioner-Appellant,

**And Concerning
RENEE MARCELLA WERDEN,**
Respondent-Appellee.

Appeal from the Iowa District Court for Carroll County, Timothy J. Finn,
Judge.

John Werden appeals a district court ruling interpreting the decree dissolving his marriage to Renee Werden, finding him in default of the decree, and awarding attorney fees. **AFFIRMED.**

John Werden, Carroll, appellant pro se.

Vicki Copeland, Jefferson, for appellee.

Considered by Miller, P.J., and Vaitheswaran and Eisenhauer, JJ.

PER CURIAM

John Werden appeals a district court ruling interpreting the decree dissolving his marriage to Renee Werden, finding him in default of the decree, and awarding attorney fees. After a thorough review and consideration of the record, we affirm. See Iowa R. App. P. 6.24(1), (4).

AFFIRMED.