

**IN THE SUPREME COURT OF THE STATE OF MONTANA**  
**Supreme Court Cause No. 25-0587**

Christine P. Lee French  
Petitioner/Appellant, Pro Se  
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<p>IN RE THE MARRIAGE OF</p> <p>Christine P. Lee French, <i>Petitioner/Appellant,</i></p> <p>and</p> <p>Bayne A. Lee French, <i>Respondent/Appellee</i></p>	<p><b>AFFIDAVIT OF CHRISTINE FRENCH REGARDING REDACTION AND CONFIDENTIALITY</b></p>
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I, Christine P. Lee French, affirm:

1. I am the Appellant in this matter and the mother of minor child RLF and college age child HLF.
2. I would like my Response to be filed in redacted form (I provided both a redacted and unredacted version) [REDACTED]
3. [REDACTED]

[REDACTED] Bayne and his attorney are aware of these measures including explicit discussion on the record at Child Support Hearing [REDACTED]. (Where as a result of the irregularities in this case - including that Bayne switched the final parenting plan and made significant changes to the Final Parenting Plan he included in his proposed FOFCOL which the court adopted verbatim (Doc 105) – while at the same time misrepresenting that it was the same as his proposed parenting plan other than the location of parenting time. (See Respondent’s Proposed Parenting Plan Doc 5 vs. Final Parenting Plan; See also Finding 10 and 20).

[REDACTED]  
[REDACTED]  
[REDACTED]

5. The following statements are important and relevant because unless the court knows Bayne’s actions and what he has done, the truth and fear expressed might otherwise be taken as “bombastic” (as the superseding district court judge – after the trial judge retired – said in the denial order of my Motion to set aside and Reply).

[REDACTED]  
[REDACTED]  
[REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]





[REDACTED]

19. Other includes chaining Christine's computer to a desk so that she could not take it and hiring Brennan/Tech Operative, IT service to do personal work for Bayne (to take what he wanted by breaking into Christine's computer and to take control of the businesses LWmed, Inc and TDL, Inc. that Christine operated with Bayne on a day to day basis pre-separation) while representing to the court that Brennan/Tech Operative was hired to do business work because Christine was not cooperating – all while falsely faulting Christine to the court and demanding that she pay.

20. [REDACTED] Should the Court require, I will promptly supplement with additional information or evidence. And will amend/supplement to provide the exhibits because I ran out of time to

prepare them prior to having to mail the Response to arrive in paper by the deadline of Feb 20, 2026.

Pursuant to §1-6-105, MCA, I declare under penalty of perjury that the foregoing is true and correct.



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Christine P. Lee French

Signed on February 19, 2026 in Whitefish, Montana