

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF WISCONSIN

In re:

DANIEL DETTER,

Chapter 7

Case No. 00-00000-MDM

Debtor.

**STIPULATION FOR SUBSTITUTION OF ATTORNEY FOR DEBTOR AND
MOTION FOR APPROVAL OF STIPULATION
(No Change in Law Firm Representation)**

The undersigned attorneys stipulate to the substitution of _____ (substituting attorney) in place of _____ (former attorney) as attorney of record for the Debtor. We certify that each Debtor named has been notified of this substitution with adequate time to object or to retain other counsel, and we have received no objection to the substitution or notice of retention of other counsel.

The undersigned attorneys further move for approval of the stipulation.

Dated: _____

RESPECTFULLY SUBMITTED

By: _____
(substituting attorney)

By: _____
(former attorney)

[Use when both former and substituting attorney are stipulating to substitution of counsel and there is no change in law firm representation. It may be used for multiple cases assigned to the same judge. Each Debtor must be notified of change before motion is filed. If the Debtor's letter of engagement of the firm provides for substituting the responsible attorney without notice, the stipulation may so state, and it is not necessary to notify the Debtor. No notice of this motion is required. Modify singular and plural as applicable.]