petition" (ECF No. 16). *See Loux v. Rhay*, 375 F.2d 55, 57 (9<sup>th</sup> Cir.1967) (an amended complaint supersedes the original complaint). Thus, respondents' motion to strike is now moot and shall be denied as such.

To the extent respondents may challenge whether Jones has raised his habeas claims in compliance with 28 U.S.C. § 2244(d) and the holding in *Mayle v. Felix*, 545 U.S. 644 (2005), Fed. R. Civ. P. 15(c) provides, in part, as follows:

(1) When an Amendment Relates Back. An amendment to a pleading relates back to the date of the original pleading when:

. . .

(B) the amendment asserts a claim or defense that arose out of the conduct, transaction, or occurrence set out – or attempted to be set out – in the original pleading;

. . .

Fed. R. Civ. P. 15(c) (emphasis added). For the purposes of this rule, the court considers petitioner's "supplement" (ECF No. 8) to be an attempt to set out additional factual allegations in his original pleading.

**IT IS THEREFORE ORDERED** that respondents' motion to strike (ECF No. 26) is DENIED as moot.

IT IS FURTHER ORDERED that respondents shall file a response to the amended petition (ECF No. 16), including potentially a motion to dismiss, within **ninety (90) days** of the date of this order, with any requests for relief by petitioner by motion otherwise being subject to the normal briefing schedule under the local rules.

IT FURTHER IS ORDERED that, in any answer filed on the merits, respondents shall specifically cite to and address the applicable state court written decision and state court record materials, if any, regarding each claim within the response as to that claim.

IT FURTHER IS ORDERED that petitioner shall have thirty (30) days from service of the answer, motion to dismiss, or other response to file a reply or opposition, with any other requests for

relief by respondents by motion otherwise being subject to the normal briefing schedule under the local rules.

IT FURTHER IS ORDERED that any additional state court record exhibits filed herein by either petitioner or respondents shall be filed with a separate index of exhibits identifying the exhibits by number. The CM/ECF attachments that are filed further shall be identified by the number or numbers of the exhibits in the attachment. The hard copy of any additional state court record exhibits shall be forwarded – for this case – to the staff attorneys in **Reno**.

**IT IS FURTHER ORDERED** that petitioner's motions for an extension of time within which to file an amended petition (ECF Nos. 13, 14, and 15) are GRANTED *nunc pro tunc* as of their respective filing dates.

DATED: This 12th day of February, 2016.

UNITED STATES DISTRICT JUDGE