Preliminary Injunction (#3), and Plaintiff shall have five (5) days from service to reply. The court notes that if IVGID wishes, the court is willing to accept and consider IVGID's briefing on the issue of an injunction in the related case, Kroll v. Incline Village General Improvement's District, 3:08-CV-166-ECR-VPC. IVGID should so indicate and, if so, serve its briefing in Kroll at its earliest convenience, but not later than March 23, 2009. IT IS SO ORDERED. Eldrihe DATED this 13<sup>th</sup> day of March, 2009. LARRY R. HICKS UNITED STATES DISTRICT JUDGE