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*Legal Consequences Arising from the Policies and Practices of Israel in the Occupied
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This ID analyzes the advisory opinion of the ICJ on the *Legal Consequences Arising from the Policies and Practices of Israel in the Occupied Palestinian Territory, Including East Jerusalem* rendered on July 19, 2024. The ICJ Advisory Opinion focuses on various international legal issues, particularly relating to international humanitarian law, *jus ad bellum*, and the principle of self-determination of peoples. In this note, Marco Longobardo explores the main findings, focusing particularly on certain points pertaining to the sources of illegality of the occupation that deserve more analytical clarity.

Westmoreland Mining Holdings LLC v. Government of Canada, Case No. UNCT/20/3
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This ID by Diego Mejia-Lemos analyzes the 2022 arbitral decision in *Westmoreland Mining Holdings LLC v. Government of Canada*. The case was decided under the North American Free Trade Agreement and addressed the novel question of “whether the investor at the time the challenged measures are adopted or maintained must be the same entity as the investor at the time the arbitration is commenced.”

Arbitral Award of 3 October 1899 (Guyana v. Venezuela)
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The final ID in the April issue focuses on the 2023 ICJ judgment on Venezuela’s preliminary objection in *Guyana v. Venezuela*. As Ori Pomson argues, the ICJ made two significant findings: *First*, the *Monetary Gold* principle does not concern the lack of jurisdiction, but rather constitutes a bar to the exercise thereof; and *second*, the *Monetary Gold* principle does not apply if the purportedly indispensable third state consents to the proceedings.

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