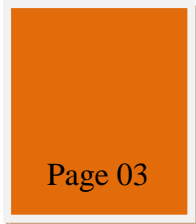


● A Right to be FREE FROM HUNGER page 33

Despite various specialised governmental schemes and a comprehensive legislation, there is a chronic suffering from starvation and hunger related deaths in India. According to the latest FAO report on “The State of Food Insecurity in the World, 2015”, 194.6 million people are undernourished in India. By this measure India is home to a quarter of the undernourished population in the world. 15.2% of its population is undernourished and 3000 children in India die every day due to diet related illness, while 194.6 million people go hungry every day. The States almost question the very nature of the gains made in terms of GDP, per capita consumption, and food production **KAVITA SHARMA & PRITAMDEY**



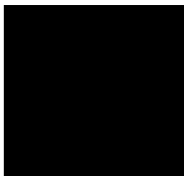
● Combating CLIMATE CHANGE

For a long time, India and China had stood away from taking up commitments pointing out mainly three reasons- historical responsibility of developed countries for past emissions, common but differentiated responsibility principle and respective capability criteria. Nevertheless, now, both the countries are supposed to lead the efforts to combat climate in the absence of United States, as there is no other alternative. It is yet a question that how long and how far these two countries can shape the future of climate change regime without the political, economic, scientific and technological support of United States.

The Growing Need for Strengthening Indo-China Climate Partnership
anuunny

● Haji Ali JUDGEMENT Devershi Mishra & Komal Khare

page 73



In deciding the case, the Court relied on settled jurisprudence, and asked whether the prohibition of women devotees in the sanctum of the Dargah constitutes an ‘essential and integral’ part of the religion. The Court after reviewing the material placed before them by the respondents dismissed the contention that the restriction of women constituted an integral practice of Islam and held that restriction on women was secular in nature and thus, in accordance with Article 25(2)(a), was liable to be regulated.

Traversing Beyond 'Essential Practices' Doctrine to an Individual-Centric Approach

Other Articles in this Issue

Analysis of Concept of Exhaustion
under Indian Patent, Semiconductors
and Plant Varieties Laws

Vishnu Sankar P

Admissibility of Digital Evidences:
An Overview of the
Legislative and Judicial Perspectives

Aneesh V Pilai

Understanding
the Epistemology of Talaq
under the Shariat Law

Neema Noor Mohamed

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