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The article discusses the concept of Directive Principles of State Policy and its relevance and implementation in the current legal scenario. The article tries to answer that whether Non-Justiciability hampers the implementation. Directive principles of state policy (DPSP) have been in vogue since India got independence. Part IV of the Constitution of India deals with Directive Principles of State Policies. To understand the meaning of the directive principle of state policy, we need to understand the meaning of each word i.e. Directive + principle + state + policy which suggest that these are the principles that direct the state when it makes policies for its people. Defines State as same as Article 12 unless the context otherwise defines. Article 37. Inspired by the Constitution of Ireland, the Directive Principles contain the very basic philosophy of the Constitution of India, and that is the overall development of the nation through guidelines related to social justice, economic welfare, foreign policy, and legal and administrative matters. The Directive Principles are codified versions of democratic socialist order as conceived by Nehru with an admixture of Gandhian thought. However, the Directive Principles cannot be enforced in a court of law and the State cannot be sued for non-compliance of the same. This indeed makes the Directive Principles