



## Corrupt and Illegal Practices at Parliamentary Elections: As Defined in the Judgments in Election Petitions, from 1866 to 1906 (Classic Reprint) (Paperback)

By J Renwick Seager

Forgotten Books, United States, 2015. Paperback. Book Condition: New. 229 x 152 mm. Language: English . Brand New Book \*\*\*\*\* Print on Demand \*\*\*\*\*. Excerpt from Corrupt and Illegal Practices at Parliamentary Elections: As Defined in the Judgments in Election Petitions, From 1866 to 1906 While on the whole the Corrupt and Illegal Practices Prevention Act, 1883, has done much to lessen the grosser forms of corrupt practices at Parliamentary Elections, and to limit election expenses, experience shows that the present law is much in need of alteration if the purity of elections is to be obtained. The puzzles of the Act have been from time to time presented to the Election Judges, but unfortunately have not obtained much elucidation; and although Justice Vaughan Williams stated that he did not believe that in these Acts, fairly construed and applied, there was any trap or pitfall into which a candidate, determined to conduct his election honestly, need fall, the fact remains that many questions such as When does an election begin? and, therefore, When do election expenses begin to be a charge against a candidate? questions of agency and other matters, are still without settlement; while the position of outside associations taking...

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