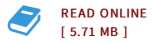




Crs Report for Congress: Procedures for Contested Election Cases in the House of Representatives January 4, 2007 - Rl33780 (Paperback)

By-

Bibliogov, United States, 2013. Paperback. Book Condition: New. 246 x 189 mm. Language: English . Brand New Book ***** Print on Demand ******. Under the U.S. Constitution, each House of Congress has the express authority to be the judge of the elections and returns of its own Members (Article I, Section 5, clause 1). Although initial challenges and recounts for the House are conducted at the state level, under the state s authority to administer federal elections (Article I, Section 4, cl. 1), continuing contests may be presented to the House, which, as the final arbiter, may make a conclusive determination of a claim to the seat. In modern practice, the primary way for an election challenge to be heard by the House is by a candidateinitiated contest under the Federal Contested Elections Act, (FCEA, codified at 2 U.S.C. 381-396). Under the FCEA, the candidate challenging an election (the contestant), must file a notice of an intention to contest within 30 days of state certification of the election results, stating with particularity the grounds for contesting the election. The contestee then has 30 days after service of the notice to answer, admitting or denying the allegations, and setting forth any...



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