



REVUE
DE LÉGISLATION
et de Jurisprudence.

COUR D'APPEL.

REVUE DES DÉCISIONS DONNÉES DURANT LE TERME DE
NOVEMBRE 1847.

(Continuée de la page 107, vol. 3.)

THE SUPERVISOR OF CULLERS, Appellant and GAGNON,
Respondent.



A labourer counting and sorting
deals for his employers is not liable
to the fine imposed upon persons
culling without being duly au-
thorized.

This action was brought by the supervisor of cullers for the recovery of thirteen penalties of one hundred pounds each, against the respondent Gagnon, for having sorted and culled a large quantity of deals, without being duly authorized to do so by law. However there was but one offence, but the counts of the declaration were varied so as to meet every possible violation of the statute. The action was founded on the 8th Victoria, c. 49, sec. 22.

Per Curiam. --The only question in this cause is whether the defendant Gagnon is guilty of having infringed any of the provisions of the statute 8th Victoria, c. 49, and thereby incurred the penalties imposed by the 22d sec. of the sta-