

Colonnies or saleable Underwoods in the said Parish, so to be rated; and the Rate so allowed and settled by the Justices, in their said Sessions, shall be gathered and collected by the Surveyor or Surveyors of the High ways; and if any one refuses to pay the Money according to the Rate assessed, it is lawful for the Surveyors to levy it by Distress and Sale of Goods and Chattels of the Persons so refusing, reserving reasonable Charges for making the said Distress, and rendring the Overplus to the Owner, if any there be. A Parson is not chargeable for his Glebe.

By the 3 & 4 of *W. & M.* it is farther provided, That whereas the Fines imposed and set on the Presentment of a Justice of the Peace, and other Fines and Issues, for not repairing the Highways, being oftentimes returned into the Court of Exchequer, and other Courts, and so levied upon some particular Inhabitants, and no Provision made to reimburse them; now on the contrary, Fine, Issue, Penalty or Forfeiture, shall not for the future, be returned into any of the said Courts, but be levied and put into the Hands of the Surveyors, to be applied towards the Repair of the said High-ways; and if it be hereafter levied on one or more of the Inhabitants, his or their Complaint for Redress, lies to the Justices of the Peace, at their special Sessions; and they, or any two of them, by Warrant under their Hands and Seals, may cause a Rate to be made, according as before set down, for the reimbursing the Surveyors of their Money laid out for the Repair of the High-ways, or of such Inhabitant or Inhabitants, as the Money shall be levied upon; which Rate so made and confirmed, shall be collected by the Surveyor or Surveyors; and he or they, within a Month