work for another, is very just: but when applied to strict slavery, in the sense of the laws of old Rome or modern Barbary, is also impossible. Every sale implies a price, a quid pro quo, an equivalent given to the seller in lieu of what he transfers to the buyer: but what equivalent can be given for life, and liberty, both of which (in absolute slavery) are held to be in the master's disposal? His property also, the very price he seems to receive, devolves ipso facto to his master, the instant he becomes his slave. In this case therefore the buyer gives nothing, and the seller receives nothing: of what validity then can a fale be, which destroys the very principles upon which all fales are founded? Lastly, we are told, that besides these two ways by which slaves "funt," or are acquired, they may also be hereditary: "fervi nascuntur;" the children of acquired flaves are, jure naturae, by a negative kind of birthright, flaves also. But this, being built on the two former rights, must fall together with them. If neither captivity, nor the fale of one's felf, can by the law of nature and reason reduce the parent to flavery, much less can they reduce the offspring.

UPON these principles the law of England abhors, and will not endure the existence of, slavery within this nation: so that when an attempt was made to introduce it, by statute I Edw. VI. c. 3. which ordained, that all idle vagabonds should be made flaves, and fed upon bread, water, or fmall drink, and refuse meat; should wear a ring of iron round their necks, arms, or legs; and should be compelled by beating, chaining, or otherwise, to perform the work affigned them, were it never so vile; the spirit of the nation could not brook this condition, even in the most abandoned rogues; and therefore this statute was repealed in two years afterwards c. And now it is laid down d, that a flave or negro, the instant he lands in England, becomes a freeman; that is, the law will protect him in the enjoyment of his person, and his property. Yet, with regard to any right which the master may have acquired to the perpetual service of John or Thomas, this will remain exactly in the same state as before: for this is no

c Stat. 3 & 4 Edw. VI. c. 16.