nt tenant's ship? t tenant of hattel held

one of the

al usually

described

f a class of atters not y kind? ncile with due, for

different ured?

in which by occu-

ule, that cupancy? for the ation? ning the

h Blackrepancy different

possible equired?

acquire

the soil;
ng ana-

74. Can Blackstone's doctrine "that an individual who purchases property after an occupation of the air over the adjoining soil by the establishment of noxious or noisy trades, is precluded from any right of action," be sustained?

75. Do you consider proof of actual present injury necessary to the support of an action on the case for diverting the water of a running stream?

76. Define acquisition by accession.

77. Enumerate the chief examples of acquisition of property by accession.

78. To whom do the young of cattle leased at the time of birth belong?

79. How was this doctrine modified as to the offspring of slaves?

80. What is the rule of the common law as to the acquisition of property by accession, where the original taking has been an act of trespass?

81. Define what is meant by acquisition of property by confusion of goods.

82. Does acquisition of property, in consequence of confusion of goods, seem *property* referable to the head of accession?

83. What is the leading case upon the property of an author in his copy, at common law?

84. State the leading arguments for and against the position that he has a property in his copy, at common law; and in what respect the reasonings on both sides seem to have been carried beyond their just bounds.

85. State the simple ground upon which Lord Mansfield demonstrated the common law property of the author in his copy.

86. Is there any ground of reason, in your opinion, upon which the property of an author in his copy, at common law, can be maintained, while the property of the inventor of a machine, in his discovery, is denied?

87. What case has overruled Miller vs. Taylor? State the questions submitted to the judges of England in that case, and the result of their opinion on the different questions?

88. Has any provision been made in this Province, for the protection of the property of the inventors of useful machines, in their discoveries?

89. In what two particulars does the Provincial Act chiefly differ from the Imperial?

90. Has any provision been made for the protection of literary property; and when was the same introduced?