

Mould's maze #2

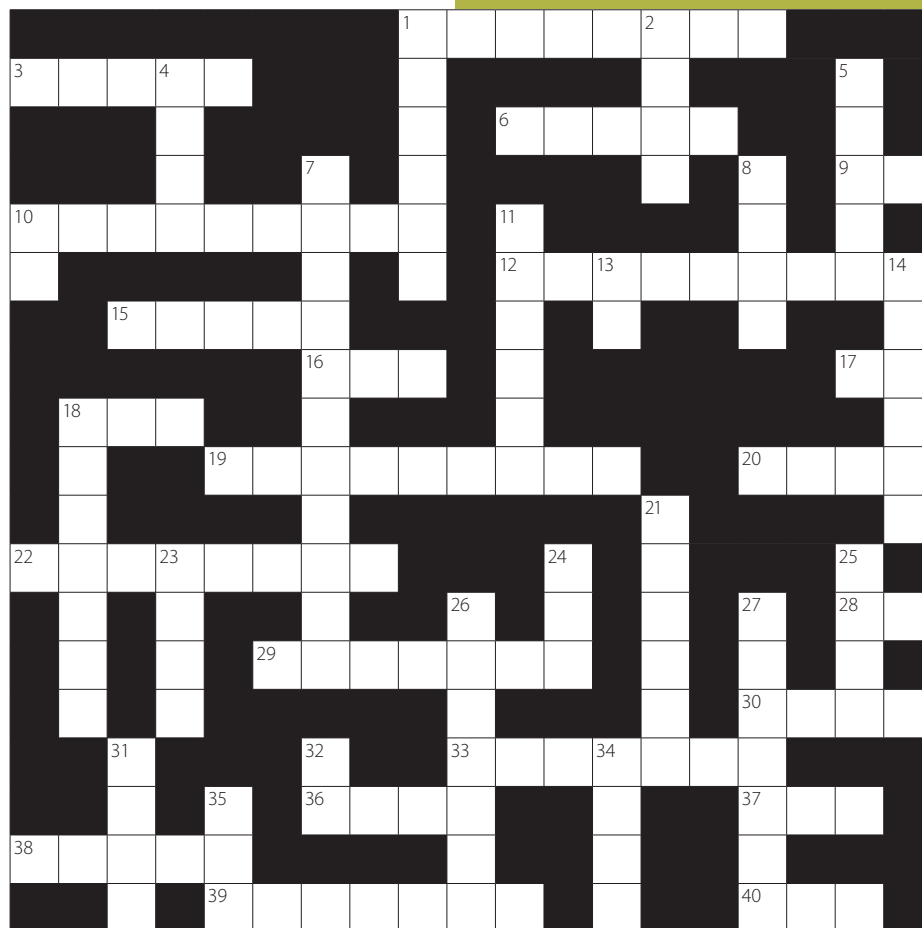
Did you ace last month's crossword challenge? Here's the next brain-stretching instalment for Proctor readers, produced by Brisbane barrister John-Paul Mould.

Across

- 1 Chief Justice of the Supreme Court of Queensland. (8)
- 3 Legislation regulating Queensland drivers (abbr.). (5)
- 6 Judicial direction given where no verdict has been forthcoming for some time. (5)
- 9 In the matter of. (2)
- 10 That which can be waived when a solicitor's advice is pleaded. (9)
- 12 Judicial officer responsible for reading arraignments. (9)
- 15 Counsel's bib. (5)
- 16 Tortious failure to act '...feasance'. (3)
- 17 Jarrod Bleijie (abbr.). (2)
- 18 Jargon for the initial prosecution brief. (3)
- 19 The purpose of a correction order, apology and right of reply in the Uniform Defamation Laws: to(9)
- 20 Anatomical part of the Lord Chancellor thought to measure the application of equitable principles. (4)
- 22 The subject of McNaughton's Rules. (8)
- 28 Specialist used in personal injuries claims to give evidence about vocational capacity (abbr.). (2)
- 29 Free legal advice. (7)
- 30 Decree ordered at a divorce hearing. (4)
- 33 Without the other party. (7)
- 36 Evidential rule requiring a cross-examiner to put his client's case to a witness, 'Brown v'. (4)
- 37 Jurisdiction over property, 'in'. (3)
- 38 Chief Judge of the Queensland District Court. (5)
- 39 Adjournment without assigning a further return date. (7)
- 40 The law of the place where the subject matter of litigation took place, '... loci'. (3)

Down

- 1 Evidential rule used to draw an inference by a failure to call a material witness, 'Jones v'. (6)
- 2 Queensland's longest criminal trial. (4)
- 4 Police jargon for automobile theft (abbr.). (4)
- 5 Part of an affidavit containing the witness' certification. (5)
- 7 Democratic system enshrining the doctrine of separation of powers. (11)
- 8 Item of clothing notionally lifted by a court to make orders in relation to a company's directors. (4)
- 10 The highest appellate court in the country before 1985 (abbr.). (2)
- 11 Closed court, 'in'. (6)
- 13 Position of Walter Sofronoff QC (abbr.). (2)



- 14 Percentage of sentence required to be served under a serious violent offender order. (6)
- 18 Amount of damages. (7)
- 21 Order empowering a party to search and seize evidence without prior warning, 'Anton'. (6)
- 23 To assert formally as a fact, as in an indictment (4)
- 24 Years of a de facto relationship usually required to establish the court's jurisdiction to make a property adjustment order. (3)
- 25 'Autre ...'convict, double jeopardy. (4)
- 26 Assumption of risk, '..... non fit injuria'. (7)
- 27 Damages awarded for pain and suffering. (7)
- 31 Long-standing Brisbane Family Court judge. (4)
- 32 Guardian representing a legally incapacitated party, '... litem'. (2)
- 34 Federal corporate watchdog (abbr.). (4)
- 35 Exception to the hearsay rule involving acts/events closely associated with the event in issue, '... gestae'. (3)

Solution on page 64