

Mould's maze #10

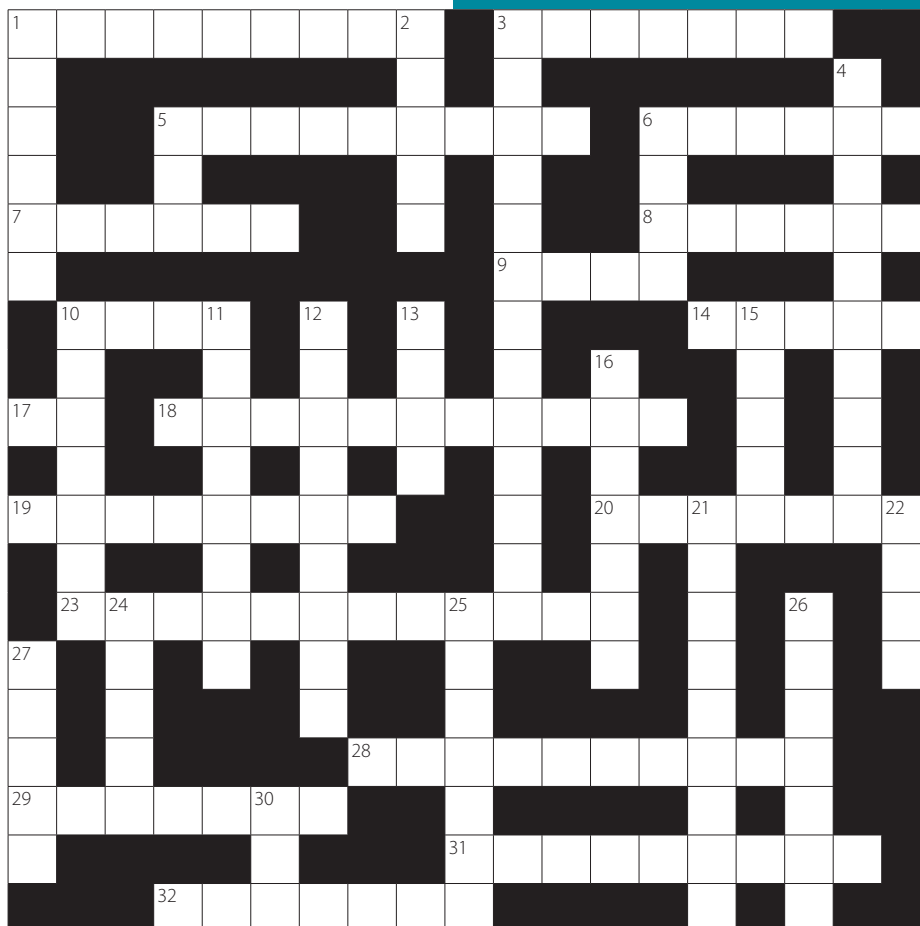
Prepared by Brisbane barrister John-Paul Mould.

Across

- 1 Inmates. (9)
- 3 Disqualification of judicial officer for bias. (7)
- 5 Person who engages an agent. (9)
- 6 HCA case recognising the value of domestic contributions in family law property settlements. (6)
- 7 Nature of governmental criminal compensation payments, ex (6)
- 8 Remedy used for deliverance from illegal confinement, *habeas* *ad subjiciendum*. (6)
- 9 Right of property without possession, right. (4)
- 10 Group of chambers in Brisbane and London, of Court. (4)
- 14 Aver. (5)
- 17 Remedy for conversion or trespass to goods, delivery ... (2)
- 18 Doctrine discussed in *Codelfa Construction Pty Ltd v State Rail Authority of NSW*. (11)
- 19 Corporeal. (8)
- 20 State officer who investigates suspicious deaths. (7)
- 23 A real item, for example land or house, corporeal (12)
- 28 Embezzlement of goods on board a ship. (10)
- 29 Former family law term synonymous with 'residence'. (7)
- 31 Bribery of a juror. (9)
- 32 Magistrates Court criminal subpoena, to witness. (7)

Down

- 1 Transfer of a chattel by a debtor to a creditor to secure the repayment of a debt. (6)
- 2 Junior counsel in the recent Dr Patel hearing; more recent Rockhampton District Court appointment. (5)
- 3 Strictly and uncompromisingly just. (13)
- 4 Advancement is a presumption. (10)
- 5 An option which a party has of delivering shares at a certain time. (3)
- 6 Ceremonial staff; 1952 adoption case *v Murray*. (4)
- 10 Charge a public official with improper conduct. (7)
- 11 Employment agreement, contract of (8)
- 12 A form of trust implied but not construed. (9)
- 13 Legal maxim '.... cases make bad law' first enunciated in *Winterbottom v Wright per Judge Rolfe*. (4)
- 15 Former solicitor of Schapelle Corby. (5)



- 16 Refusal of commercial relations as an expression of coercion or disfavour. (7)
- 21 Threshold of admissibility. (9)
- 22 FCA case recognising contributions made to stepchildren in property settlements. (4)
- 24 FCA case recognising the principle that a court may decline to accept evidence contradicting prior representations made to third parties, for example, the ATO. (5)
- 25 Records of a company meeting. (7)
- 26 Insurance policy clause pertaining to natural disasters, force (7)
- 27 Agreement between insurance companies whereby they each pay their own insured, for knock. (5)
- 30 HCA constitutional case involving the Gordon River, Tasmanian ...s Case. (3)

Solution on page 68