

Mould's maze

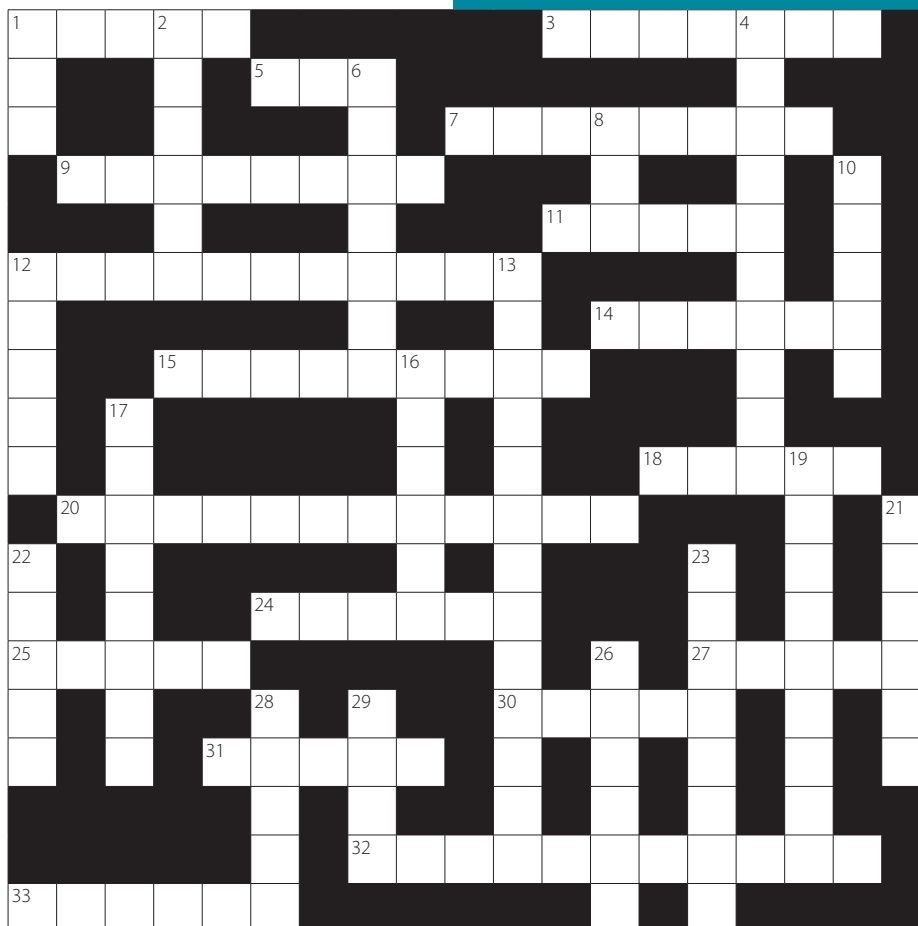
with Sunshine Coast barrister John-Paul Mould.

Across

- 1 Former High Court of Australia (HCA) justice who published a book on Mahatma Gandhi. (5)
- 3 1992 HCA case mandating judicial warning for a jury of the dangers of convicting on identification evidence where its reliability is disputed. (7)
- 5 Legal work performed but not billed. (abbr.) (3)
- 7 *Generalia specialibus non* (Latin) (8)
- 9 1991 HCA case mandating judicial warning to jurors where a confession made in police custody lacks reliable corroboration. (8)
- 11 1999 HCA case heralding the demise of proximity as a criterion for civil liability. (5)
- 12 Moving of electoral boundaries for political advantage. (11)
- 14 Surname of Queensland Justices Margaret and Alan, and Queensland barristers Elizabeth, Nerida and Christopher. (6)
- 15 An employer has a non-..... duty of care. (9)
- 18 1997 HCA case concerning the constitutionally implied right of political speech. (5)
- 20 The 'wait and see' principle in s210 of the *Property Law Act 1974* (Qld) prevents options to purchase from offending the rule against (12)
- 24 President of the Sunshine Coast Law Association, John (6)
- 25 In the Full Court, in (Latin) (5)
- 27 Superman; Noosa solicitor Chris (5)
- 30 1936 HCA case concerning the manner in which an appeal from a discretionary judgment should be determined, *v The King*. (5)
- 31 When counsel for and inspects a document held by the other party, he/she is bound to tender it if requested. (5)
- 32 1984 HCA case concerning the circumstances in which a criminal trial judge can call a person to give evidence when the prosecution have failed to do so. (11)
- 33 Next court event, date. (6)

Down

- 1 Silk who represented Jayant Patel, ... Fleming QC. (3)
- 2 1983 HCA case concerning the presumption of strict statutory construction in favour of a defendant when the statute is penal in nature. (6)
- 4 Admission of guilt. (10)
- 6 1995 HCA case concerning similar fact evidence. (7)
- 8 Time limit for complaints under the *Anti-Discrimination Act 1991* (Qld), ... year/s. (3)
- 10 1980 HCA case in which Justice Mason (as he then was) listed the criteria relevant to establishing a breach of duty of care, *Shire Council v Shirt*. (5)
- 12 The sale of a concern is GST exempt. (5)



- 13 Legislation authorising registration of same sex unions, *Act 2011* (Qld). (13)
- 16 Government body handling Indigenous legal affairs. (abbr.) (6)
- 17 Leniency. (8)
- 19 Appellate judgments containing substantial obiter on the area of law concerned, judgments. (9)
- 21 Royal approval of legislation, parliamentary (6)
- 22 Two HCA cases involving one defendant regarding the constitutionality of legislation permitting preventative detention. (5)
- 23 Informal assumption of parental responsibility, *in loco* (Latin) (8)
- 26 *Sankey v Whitlam* raised the issue of interest immunity. (6)
- 28 Senior associate at Hopgood Ganim in Brisbane, King. (5)
- 29 Amongst others, *inter* (Latin) (4)

Solution on page 72