

# Mould's maze

with Sunshine Coast barrister John-Paul Mould.

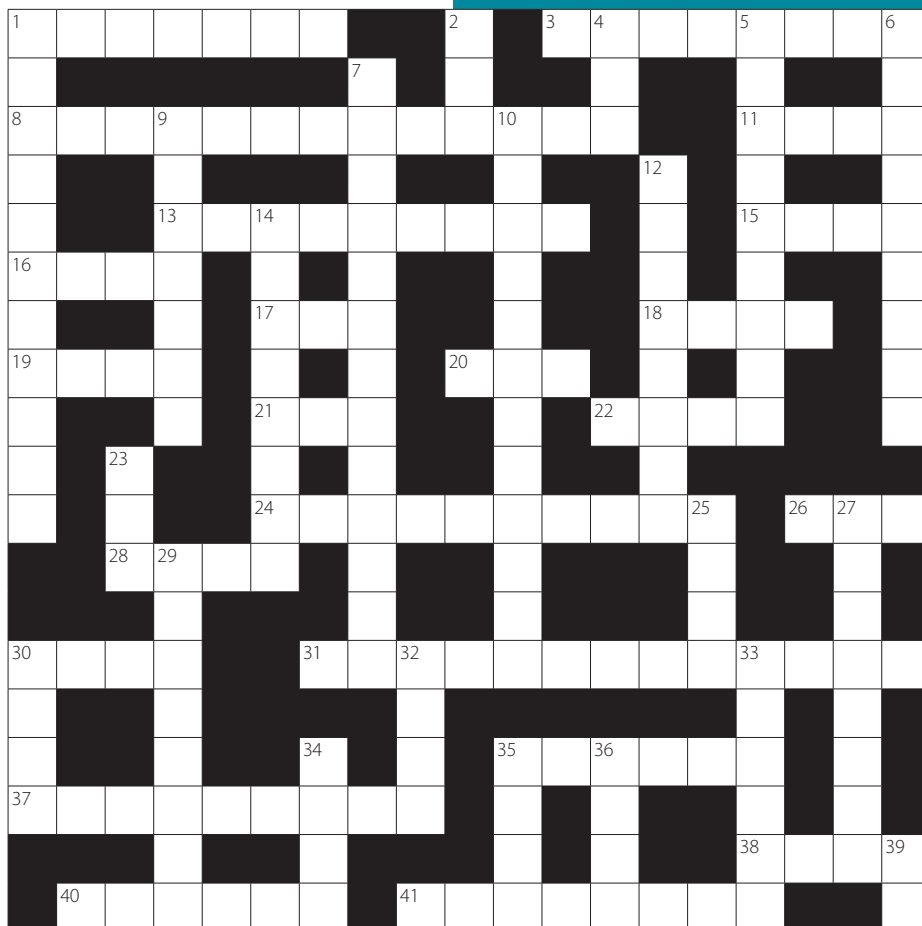
Solution on page 72

**Across**

- 1 Mutual surname of a Supreme Court justice and a Brisbane barrister. (7)
- 3 Sale prior to a bankruptcy designed to defeat creditors, ..... transaction. (8)
- 8 Equitable remedy whereby a court orders an amendment to a document to fix a mistake. (13)
- 11 Symbol of authority of the House of Representatives. (4)
- 13 The ..... Act regulates the arrest of ships. (9)
- 15 A party must take a .... in a civil proceeding within two years to avoid seeking leave of the court. (4)
- 16 Federal fair trading watchdog. (abbr.) (4)
- 17 Force majeure clauses exclude liability for an act of .... (3)
- 18 .... advertising is made illegal by the *Competition and Consumer Act 2010*. (4)
- 19 A right to detain the property of another until a claim is satisfied. (4)
- 20 Queensland legislation governing the application of fertiliser. (abbr.) (3)
- 21 Family Court parenting trial process designed to reduce evidential rigidity. (abbr.) (3)
- 22 Official statement issued by an intelligence agency to other agencies, .... notice. (4)
- 24 Defence which could fall within Sections 23, 27 or 28 of the *Criminal Code*. (10)
- 26 Antonym of omission. (3)
- 28 Antonym of in camera. (4)
- 30 Jargon for the writ of *fiere facias*, ..... (4)
- 31 Documentary question in a civil proceeding. (13)
- 35 A registrable intellectual property right. (6)
- 37 Before a court will make a final order under the Domestic and Family Violence Protection Act 2012, it must be satisfied it would be "necessary or ....." for the protection of the aggrieved. (9)
- 38 Therefore. (Lat.) (4)
- 40 Archaic writ of execution directed to the sheriff, commanding delivery of a moiety of the party's land and all his goods, only beasts of the plough excepted. (6)
- 41 An assertion by the defendant that, although the facts alleged by the plaintiff may be true, they do not entitle the plaintiff to prevail in the case. (8)

**Down**

- 1 ..... of assets occurs when a party has two funds by which a debt is secured, and another creditor has a claim only to one fund, such that a court will compel the creditor having a double security to resort to that fund and leave the other creditor their security. (11)
- 2 Tribunal responsible for overseeing the Queensland workers' compensation scheme (abbr.) (3)
- 4 To have legal title exceeding mere possession. (3)



- 5 Formal entry into the legal profession. (9)
- 6 A right to be excluded from the application of a law. (9)
- 7 Acknowledgment of professional specialisation. (13)
- 9 An equitable remedy that allows a claimant to recover their assets after they have been taken by fraud, misappropriation, or mistake. (7)
- 10 Civil process whereby a person in possession but not ownership of property compels rival claimants to bring their claims to the court. (12)
- 12 The predecessor of the *Land Act 1994* (Qld) regulating land beneath tidal navigable rivers, the ..... *Act 1955* (Qld). (8)
- 14 Family Court list of matters involving allegations of risk of child abuse. (8)
- 23 Minimum mandatory years of licence disqualification imposed for a conviction of disqualified driving. (3)
- 25 Legislation governing CTP claims. (abbr.) (4)
- 27 An order obtained by a judgment creditor by which the property of the judgment debtor in any stocks or funds or land is attached for the payment of the judgment. (8)
- 29 Part of a writ which commands the defendant to do what was ordered or to appear and show why they had not done so. (8)
- 30 The third word of the ACF. (4)
- 32 Classification of innuendo that requires special knowledge to understand and render the subject words defamatory. (4)
- 33 File from the bar table. (6)
- 34 Incite a crime. (4)
- 35 "Such other order as this Honourable Court may .... meet." (4)
- 36 English court that sat at the Westminster Palace during the 15th and 16th Centuries, comprising Privy Councillors and common law judges, .... Chamber. (4)
- 39 Specialist engaged to assess vocational capacity. (abbr.) (2)