Mould's maze

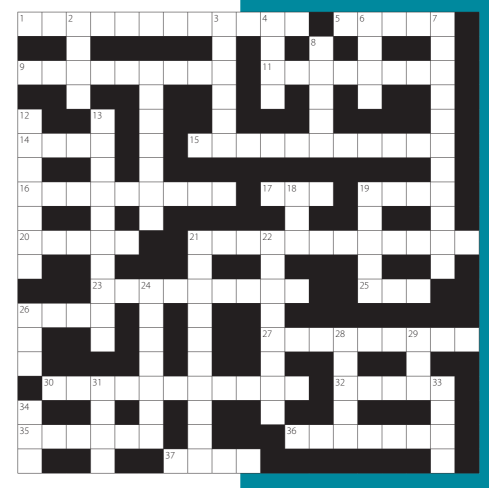
with Sunshine Coast barrister John-Paul Mould.

Across

- 1 Trespass by a building. (12)
- 5 Halt, bar or prevent at law. (5)
- 9 Restitution developed as a series of writs called special (*Lat.*). (9)
- 11 The presumption as to competency is found is found in the Act 1977 (Qld). (8)
- 14 ABC comedy involving a Sydney barrister. (4)
- 15 A Form 41A in the Family Court of Australia. (11)
- 16 Equity will not aid a (9)
- 17 An overruled case is ... at law. (3)
- 19 Remove a matter from being heard by a court on the day allocated, de-.... (4)
- **20** Unjust enrichment requires a failure of consideration. (5)
- 21 Forced resignation, dismissal. (12)
- 23 An exception to the rule against adducing prior consistent statements, recent (9)
- 25 Commence civil proceedings. (3)
- 26 The limitation period in an action in contract commences from the date of breach, whereas in an action in, it commences from the date the money was lent. (4)
- **27** Section, subsection, (9)
- **30** The trustee of a discretionary trust has a power of (11)
- 32 marks closely simulate ordinary words or phrases used in the course of trade and are not intended to be used as genuine trademarks. (5)
- 35 Equity a forfeiture. (6)
- **36** A witness declared will allow the calling party to ask leading questions during examination-in-chief. (7)
- 37 Before (Lat.). (4)

Down

- 2 In Queensland, an interlocutory application is an application in a (4)
- 3 In NSW, an interlocutory application is a notice of (6)
- 4 Section 75(2) of the Family Law Act concerns a litigant's future (4)
- 6 Ask the court for a remedy, relief. (4)
- 7 Certiorari and mandamus are writs. (11)
- 8 If equities are equal, the in time will prevail. (5)
- 10 High Court of Australia case mandating a judicial warning to jurors about the dangers of convicting on the uncorroborated evidence of prison informants. (7)
- 12 Trident General Insurance Cov McNiece Bros Pty Ltd invited the High Court to reconsider the doctrine of of contract. (7)
- 13 The presumption of provides that, unless proven to the contrary, an official act will be presumed to have complied with all necessary formalities. (10)
- 18 The ... exercises original jurisdiction over war veterans' benefits. (Abbr.) (3)



- 19 'L.S.' on court documents is an abbreviation for sigilli (Lat.). (5)
- 21 Agreements under the Surrogacy Act 2010 (Qld) will only be valid if executed prior to (10)
- 22 Searching for a favourable court to hear the matter, forum (8)
- 24 Current criminal compensation statute, the of *Crime Assistance Act 2009* (Qld). (7)
- 26 To remand without assigning a day is an adjournment sine (3)
- **28** Taskforce investigates online child exploitation and abuse. (5)
- 29 Government office handling litigation of child support matters. (Abbr.) (3)
- 31 The first step of a court considering a matrimonial property settlement is to ascertain the of assets of the parties. (4)
- 33 Family Court justice sitting, usually in Townsville. (4)
- **34** Solicitors in the Melbourne Family Court sit in front of the (3)

Solution on page 72