# Mould's maze

#### Across

- 1 Equally blameworthy, in pari ...... (Lat.) (7)
- 3 Legislation dictating the age of majority, Law ...... Act 1995 (Qld). (6)
- 7 System whereby lawyers must cease their retainers in the event of litigation commencing after negotiation has failed, ...... law. (13)
- 8 Above. (Lat.) (5)
- 10 A formal offer of settlement under the Uniform Civil Procedure Rules must remain open for ...... days. (8)
- 13 A court may dispense with a signature on a Request for Trial Date if not signed and returned within twenty-... days after service. (3)
- 15 To be admissible, any evidence must firstly be ....... (8)
- 17 A touchstone of equitable relief. (17)
- 19 The rule against ...... dictates that a party having called a witness may not subsequently call witnesses to discredit that witness. (11)
- 22 A Commonwealth offence proscribing using a carriage service to befriend children for the purpose of obtaining subsequent sexual gratification. (8)
- 24 The rule in ..... v Sampson provides that a witness who has been made available for crossexamination but has no evidence-in-chief may not be cross-examined as to credit. (5)
- 28 The law does not care for trifles, *de minimis*... *curat lex*. (Lat.) (3)
- 29 Rightfully, .. jure. (Lat.) (2)
- **30** A contractual term that cannot be construed as a condition or a warranty, an ...... term. (12)
- **31** There is an implied condition in a contract for the sale of land that ..... possession will be given on completion. (6)
- **32** A person who claims an interest in money may apply under r882 of the *Uniform Civil Procedure Rules* for a .... order preventing its payment. (4)
- 33 High Court of Australia case concerning fiduciary duties of intending joint venturers or partners, ..... Dominions Corporations Ltd v Brian Pty Ltd. (6)

#### Down

- 1 The courts presume ...... agreements are not intended to be legally binding. (8)
- 2 An interim application under the *Uniform Civil Procedure Rules* must be filed and served within ... business day(s) before the hearing. (3)
- 4 Lord Dunedin in *Dunlop Pneumatic Tyre Co* v *Selfridge and Co* defined consideration as "an act of ....... of the one party for the promise thereof". (11)
- 5 Certiorari, mandamus and prohibition are all ...... writs. (11)
- 6 Antonym of latent; form of intellectual property. (6)
- 9 Meaning 'equal footing' used to describe creditors in bankruptcy proceedings, *pari* ...... (Lat.) (5)
- 11 A civil claim in Queensland becomes stale within ... year(s) from the date of filing. (3)



- 12 Oliver Wendell Holmes Jr was a founding proponent of the American legal philosophy known as legal ....... (7)
- 14 Criminal compensation is now sought under the ...... of *Crime Assistance Act 2009* (Qld). (7)
- 16 Law degree. (Abbr.) (3)
- 18 A self-executing or guillotine order, a ...... order. (9)
- 20 The tribunal with a Security Appeals Division. (Abbr.) (3)
- 21 The ...... principle dictates that courts ought sentence an offender for multiple offences all at the same time. (8)
- 23 The prosecution can bring an end to criminal proceedings if no indictment has been presented by filing a .. true bill. (2)
- 24 Winner of the 2014 Queensland Law Society President's Medal, John ...... from Shand Taylor Lawyers. (7)
- 25 Injurious falsehood is an intentional ..... (4)
- 26 A party cannot raise, as a defence, frustration that is self-...... (7)
- 27 High Court of Australia case concerning the tortious liability of children, *McHale v* ...... (6)

### Solution on page 68

66 Proctor | June 2014

## with Sunshine Coast barrister John-Paul Mould.