

Mould's maze

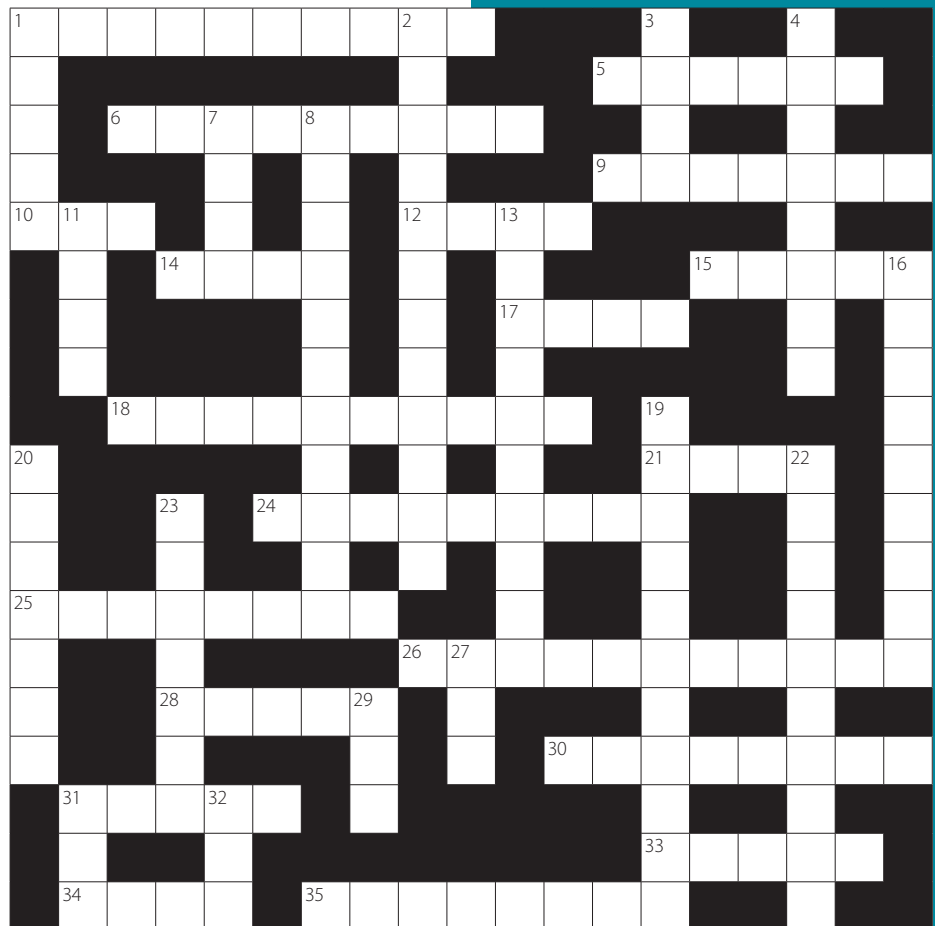
with Sunshine Coast
barrister John-Paul Mould.

Across

- 1 High Court of Australia case concerning civil standard of proof. (10)
- 5 An exemption clause will be read *proferentum* if there is a drafting ambiguity. (Lat.) (6)
- 6 A trial judge asking an accused whether he/she has anything to say as to why sentence should not be passed is referred to as the administration of the (Lat.) (9)
- 9 A clause whereby an employee agrees not to use information learnt during a period of employment, non-..... clause. (7)
- 10 A person declared diplomatically to be no longer welcome in the country, *persona ... grata*. (Lat.) (3)
- 12 Legislation purporting to exhaustively cover a particular area of law. (4)
- 14 Unincorporated mutual fund structure allowing funds to hold assets and pass profits through to owners rather than investing them back in the fund, trust. (4)
- 15 The determination process by a judge and jury is referred to as a trial at *nisi* (Lat.) (5)
- 17 Queensland Court of Appeal Justice, John (4)
- 18 At common law a previous statement by a witness is admissible to rehabilitate credit by rebutting the suggestion that his/her testimony was a recent fabrication. (10)
- 21 Presumptions of fact are related primarily to the evidential rather than to the persuasive (4)
- 24 Surname of two former Queensland Supreme Court Chief Justices. (9)
- 25 The difficulties reconciling '..... wife syndrome' with the defences of provocation and self-defence gave rise to the introduction of s304B of the *Criminal Code* (Qld). (8)
- 26 A court will not usually grant an injunction without an as to damages. (11)
- 28 The Governor-General signing a Bill of Parliament, assent. (5)
- 30 Offence involving facilitating the procurement of a child to engage in a sexual act. (8)
- 31 Former puisne judge removed from office by the Queensland Parliament in 1989. (5)
- 33 *R v Swaffield* considered the admissibility of evidence of an provocateur. (5)
- 34 A mandatory rule of social behaviour established by the state, legal (4)
- 35 Section 23(1A) of the *Criminal Code* overruled the '..... skull rule' laid down by the Queensland Court of Appeal and the High Court of Australia in *R v Van Den Bemd*. (8)

Down

- 1 Queensland Law Society president, Ian (5)
- 2 A party who informs the other that they will not perform their contractual duties commits an breach of contract. (12)
- 3 Free, *pro* (Lat.) (4)
- 4 Mareva injunction, order. (8)
- 7 In *Airservices Australia v Canadian Airlines*, the High Court considered the constitutionality of a statutory imposed on leased aircraft when charges had remained unpaid. (4)



- 8 A solicitor must give to the court at trial a signed under Rule 226 of the *Uniform Civil Procedure Rules* stating the duty of disclosure has been explained to their client (11)
- 11 In the work cited, *citatum* (op.cit.). (Lat.) (4)
- 13 The defence of responsibility only applies to the crime of murder. (10)
- 16 A guillotine or self-executing order, a order. (9)
- 19 A defendant who challenges the jurisdiction of a Queensland civil court must file a notice of intention to defend. (11)
- 20 Recent High Court case prohibiting prosecutors from making submissions on sentence range. (7)
- 22 Consideration must be but need not be adequate: *Chappell v Nestle* [1960] AC 87. (10)
- 23 All other things being equal, *paribus*. (Lat.) (7)
- 27 Regrettably, the winner of the first 2014 State of Origin match. (Abbr.) (3)
- 29 List of trade union proposals, ... of claims. (3)
- 31 In ... *Rassell v Kroon* the High Court considered the entitlements of joint winners in a lottery. (3)
- 32 Synonym of family provision application. (Abbr.) (3)

Solution on page 68