

Mould's maze

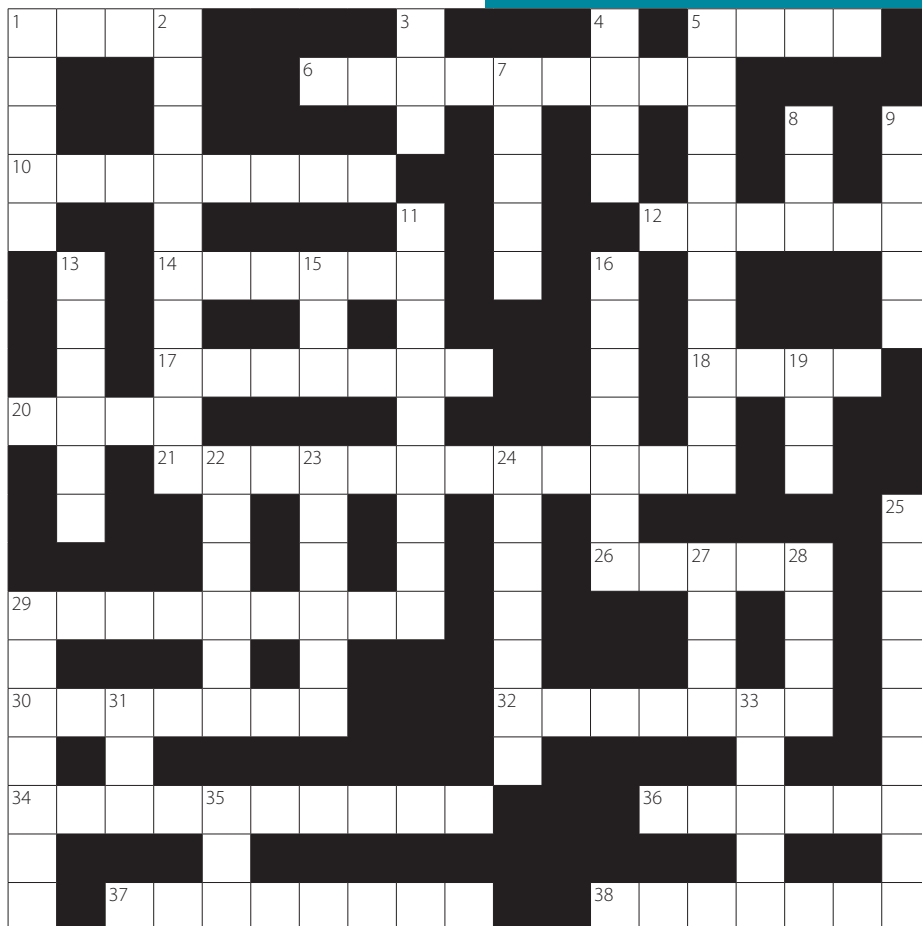
with Sunshine
Coast barrister
John-Paul Mould.

Across

- 1 Provision permitting the administrative correction of typographical errors in judgments or orders, rule. (4)
- 5 High Court of Australia case concerning issue estoppel, of *Melbourne Authority v Anshun Pty Ltd*. (4)
- 6 Provision that tries to limit a court's ability to review the decisions of a tribunal, clause. (9)
- 10 Surname of solicitors Taylor, Royale, Richard and Alexandra, and barristers Dina, Sandy, Neil and Sarah. (8)
- 12 Judicial file management involving retention of matters with one judge from commencement of proceedings to trial, system. (6)
- 14 Silk prosecuting the Baden-Clay trial. (6)
- 17 Harmony House is a centre. (7)
- 18 Prescriptive easements within the doctrine of modern grant. (4)
- 20 The law of the place where the tort was committed: *lex delicti commissi*. (Lat.) (4)
- 21 *Tramways Advertising Pty Ltd v Luna Park (NSW) Ltd* coined the test of in respect to contractual terms. (12)
- 26 Recently resigned Queensland Bar Association president, Peter QC. (5)
- 29 Civil culpability. (9)
- 30 Full Court matrimonial property settlement regarding a \$5m lottery windfall post-separation, *Farmer v* (7)
- 32 Jargonistic predecessor of 'residence'. (7)
- 34 An optional or facultative is a vote of the electorate called by a formal demand. (10)
- 36 Spousal maintenance can be sought up to months from the issue of a decree absolute. (6)

Down

- 1 A shall not make anything but gold and silver coin a legal tender in payment of debts: s115 Australian Constitution. (5)
- 2 A magistrate, before committing an accused to trial, must first be satisfied the prosecution has established a case. (two words; Lat.) (10)
- 3 Voluntary assumption of risk, *volenti non ... injuria*. (Lat.) (3)
- 4 To set down for a future hearing. (4)
- 5 Chattels. (10)
- 7 Sections 79A and 90K of the *Family Law Act* give the court power to set a consent order or financial agreement. (5)
- 8 The clan which accompanied the Thayorres Peoples in the High Court in 1996. (3)



- 9 Property settlement clauses designed to clarify that the entirety of a party's financial interests have been taken into account,-all. (5)
- 11 A trust created with words of entreaty such as 'wish and request' rather than 'direct' or 'command'. (9)
- 13 Argument derived from a previous event, a (Lat.) (6)
- 15 Judicial model involving a more inquisitorial approach to parenting disputes. (abbr.) (3)
- 16 The *Women's Property Act 1890* (Qld) gave certain ladies the conditional capacity to acquire or dispose of property *femme sole*. (7)
- 19 Title of a Form 6 in the Family Court, served on a superannuation trustee. (abbr.) (3)
- 22 A separate representative will often commission the preparation of a assessment report in child protection matters. (6)
- 23 Net value of mortgaged property. (6)
- 24 Notional re-inclusion of funds into a matrimonial asset pool, usually for reckless, wanton or negligent conduct on the part of a spouse. (7)
- 25 Consequential orders cannot vary the preceding substantive orders, but may vary a order. (9)
- 27 Right or power of a branch of government to cancel or postpone the decisions of another branch. (4)
- 28 Order restraining the continuation of court proceedings. (4)
- 29 Clause designed to allow parties to bring the matter back to court in the event of a dispute, to apply. (7)
- 31 1999 High Court case concerning the relocation of children in parenting disputes, *AMS v* (3)
- 33 Current Queensland Bar Association vice president, instrumental in his representation at the Queensland Health inquiry Geoff SC. (5)
- 35 Full Court decision dictating the criteria relevant to the appointment of an independent children's lawyer. (two words) (3)

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