

Mould's maze



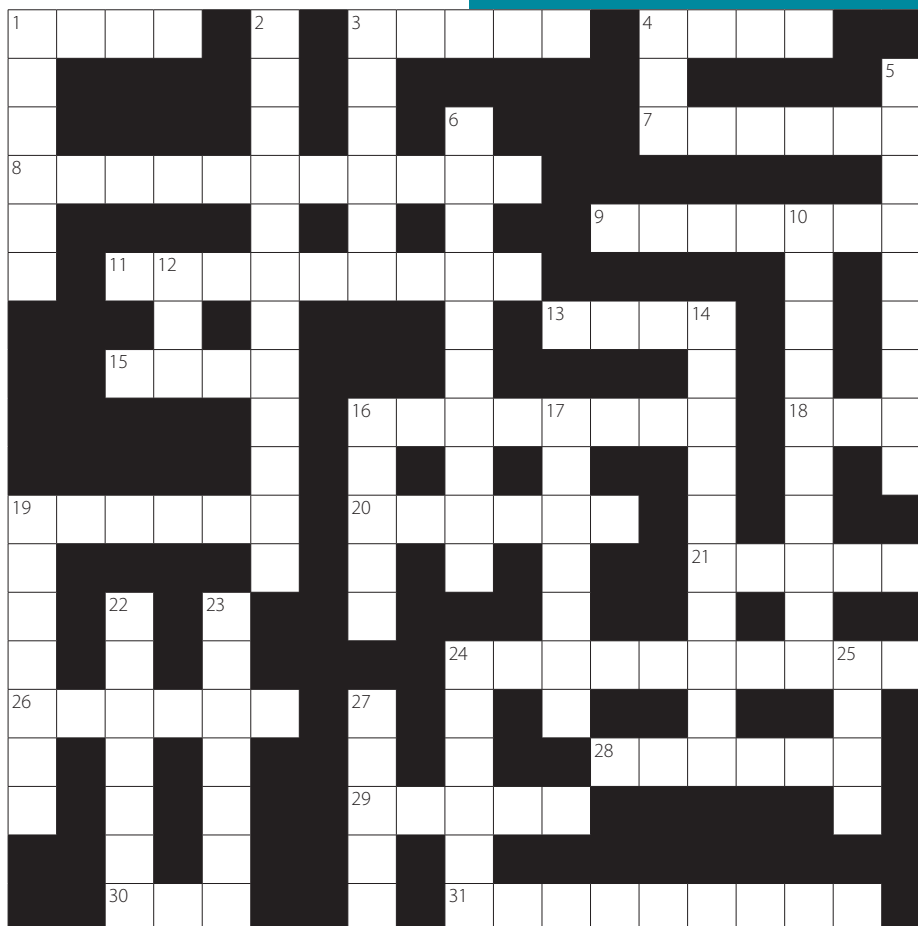
with Sunshine Coast barrister **John-Paul Mould.**

Across

- 1 Christian name of solicitors Couper, Hugill and Mallett, barrister Fleetwood, and Judge Long SC. (4)
- 3 An indemnity certificate can be applied for under the *Appeal Fund Act 1973* (Qld). (5)
- 4 A codicil amends but does not replace a (4)
- 7 A claim can be made in a matrimonial property settlement when domestic violence has reduced a party's income-earning capacity. (6)
- 8 Offence without aggravating features. (11)
- 9 An offender sentenced for more than three years' imprisonment can only obtain a parole date. (7)
- 11 A parent concerned about children being taken overseas can apply for an order they be placed on the Airport (9)
- 13 Family Court case relied on to thwart reagation of further orders on the same issue, *v Asplund*. (4)
- 15 The drug ecstasy as referred to by the courts. (abbr.) (4)
- 16 A order directs a superannuation trustee not to make a splittable payment and to notify a non-member spouse when a splittable interest is payable. (8)
- 18 Tribunal hearing particular migration matters. (abbr.) (3)
- 19 A separation declaration rendering a pre-nuptial agreement enforceable must be given a divorce order. (6)
- 20 Still in existence. (6)
- 21 The general rule in civil proceedings is that costs follow the (5)
- 24 Ground of appeal in respect to sentence, excessive. (10)
- 26 Equitable defence involving dilatoriness. (6)
- 28 Prospective. (6)
- 29 A similar lawsuit is pending elsewhere, *lis pendens*. (Lat.) (5)
- 30 Order censuring media publication of a case. (3)
- 31 A court will liability when there has been a finding of contributory negligence. (9)

Down

- 1 Brisbane District Court case involving the tort of invasion of privacy, *v Purvis*. (6)
- 2 Still bankrupt. (12)
- 3 Retribution is extra-..... punishment. (6)
- 4 High Court decision concerning whether statutory leases defeat native title rights. (3)
- 5 Without a will. (9)
- 6 Chattels. (10)
- 10 Agreement to remain as tenant after transfer of ownership. (10)
- 12 'v' in civil cases. (3)



- 14 Personal relationship in which undue influence is presumed. (10)
- 16 Evidence reasonably available prior to trial is not evidence for the purpose of an appeal. (5)
- 17 A de facto relationship is defined as persons living on a domestic basis. (7)
- 19 High Court case defining the categories of unconscionable conduct, *v Ryan*. (7)
- 22 The common law doctrine of uniting securities given at different times to defeat intermediate secured creditors claiming title to redeem. (7)
- 23 Avoiding personal service, '..... house'. (7)
- 24 Guideline NSW Court of Appeal case in relation to expert evidence, (*Australia Pty Ltd v Sprowles*). (6)
- 25 Tacit hypothecation is a created by law. (4)
- 27 Declare invalid. (5)

Solution on page 72

John-Paul's photo: Rebecca Skilling Photography