Mould's maze

with Sunshine Coast barrister John-Paul Mould.

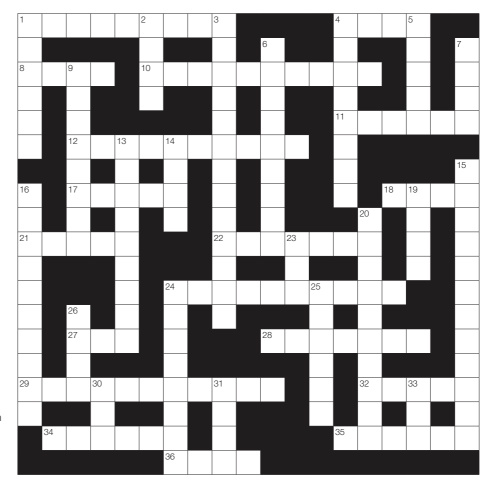


Across

- A order is a document that has been typed by a party's lawyer containing orders made, and forwarded to the court for sealing. (9)
- 4 Brisbane Crown Prosecutor, Glen (4)
- 8 Christian name of solicitors Feather, Greatrex, McConaghy, McLellan, Mallett and Lee. (4)
- 10 In minority judgment. (10)
- 11 Antonym of patent. (6)
- 12 An award is an instrument. (10)
- **17** Weapon used by police to incapacitate suspects. (5)
- **18** Official website containing Queensland statutory reprints. (abbr.) (4)
- 21 To formally object to the sufficiency of an opponent's pleading; to delay. (5)
- 22 Cairns-based recent appointment to the District Court, Judge Dean QC. (7)
- 24 Antonym of acquittal. (10)
- 27 A defamation action will be statute barred after this many years. (3)
- **28** Court appearance involving procedural issues. (7)
- 29 Punishment by vengeance. (11)
- **32** Family Court case concerning the application of *Stanford* principles to verbal property settlements. (5)
- **34** 'It seems', chiefly used in judgments to express obiter dictum. (Lat.) (6)
- **35** Tenant. (6)
- **36** The form replacing the Notice of Child Abuse and Family Violence in the Federal Circuit Court as of 12 January 2015, Notice of (4)

Down

- 1 The principle, a subset of the consistency principle, requires offenders who have been jointly engaged in a criminal enterprise to receive similar sentences. (6)
- 2 A comprehensive statutory compilation of laws in a certain area. (4)
- The tort of injurious falsehood is otherwise known as(13)
- 4 A secret or confidential meeting, as with a solicitor and client. (8)
- 5 High Court decision dictating the grounds of an appeal from a discretionary decision, v R.(5)
- 6 Without delay. (Lat.) (9)



- 7 Family Court case concerning the formula used to quantify the amount of superannuation referable to a marriage, v Green. (4)
- 9 A opinion of a court is one involving separate judgments. (8)
- 13 A court will only now grant a domestic violence application if it is necessary and to do so (9)
- **14** High Court case concerning discretionary family trusts, *Kennon v* (4)
- 15 Tacit consent or conduct recognising the existence of a transaction. (12)
- **16** Administrative law concept of unreasonableness. (10)
- 19 Gaol. (Brit. slang) (4)
- 20 A cheque is a instrument. (10)
- 23 Wynnum magistrate, formerly selected to play for the Queensland State of Origin team, ... Sarra. (3)

- 24 Purchaser. (8)
- 25 An unconditional offer to enter into a contract; present payment; provide evidence to the court. (6)
- 26 A contract still in existence is 'on'. (4)
- 30 Relevantly or pertinently, ad (Lat.) (3)
- **31** Buildings containing barristers' chambers, of Court. (4)
- **33** Document provided at a sentence by the Crown and prepared by a complainant. (abbr.) (3)

Solution on page 72