

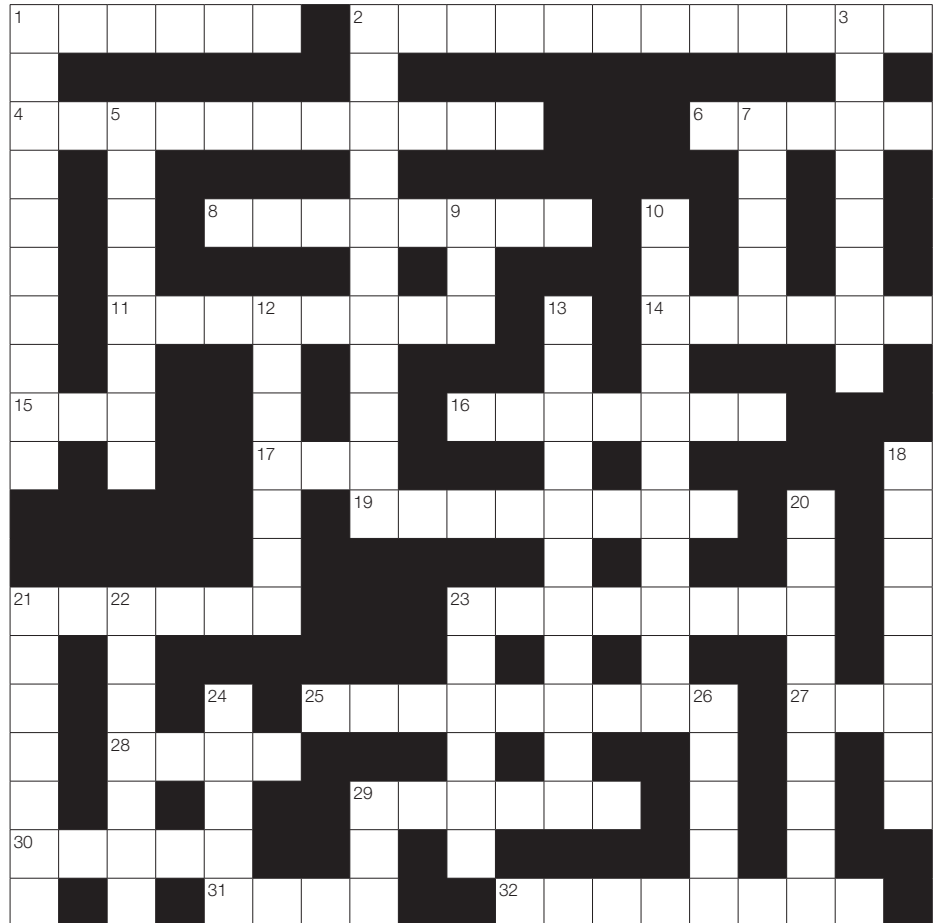
Mould's maze

with Sunshine Coast barrister John-Paul Mould.



Across

- 1 An action *per quod servitium* involves an employer suing a third party in tort for injuries sustained to an employee. (Lat.) (6)
- 2 Also known as the War Crimes Act Case, this High Court of Australia decision concerned the scope of the external affairs power contained within the Australian Constitution, *v The Commonwealth*. (12)
- 4 False claim of marriage. (11)
- 6 *Carill v Carbolic Smoke Ball Co.* concerned the distinction between a contractual offer and an invitation to (5)
- 8 A court will only imply a term into a contract if it is necessary to give it business (8)
- 11 A mistake or ambiguity in a law that allows someone to avoid its application. (8)
- 14 Judicial removal of a document from the court record for failure to abide by procedural requirements (two words, the second in 15 across). (6)
- 15 See 14 across. (3)
- 16 The enacting part of a statute, generally beginning with "be it enacted", as distinguished from the title, preamble and savings clauses. (7)
- 17 An estate in land of which transfer is limited to blood relatives, ... tail (Arch.) (3)
- 19 Action in specie for recovery of chattels. (8)
- 21 voting is the provision of a political voice for children by allowing parents to vote on their behalf. (6)
- 23 The right of tenants to take necessary wood for fuel. (8)
- 25 A Bill of pronounces a person guilty of a crime without trial. (9)
- 27 Sections 51 and 5... of the Australian Constitution enumerate the exclusive powers of the Commonwealth Government. (3)
- 28 In *Minister of State for Immigration and Ethnic Affairs v*, the High Court held that the government ratification of an international convention can give rise to a legitimate expectation that the government would follow the convention. (4)
- 29 Watershed case requiring foreseeability to recover contractual damages: *v Baxendale*. (6)
- 30 The illegality defence in contract is premised on the phrase *ex causa non oritur actio*. (from a dishonourable cause an action does not arise) (Lat.) (5)
- 31 A word applicable to every civil defendant. (4)



- 32 The reputation of a business and its likely continued patronage by customers, considered as part of its market value. (8)
- Down**
- 1 The act by which one person solemnly charges another to tell or swear to the truth. (10)
 - 2 An unscrupulous lawyer. (11)
 - 3 Repayment to creditors of unlawful preferential payments. (8)
 - 5 Combine two legal concepts into one. (8)
 - 7 An attachment, amendment or other writing annexed to a document in order to modify it. (5)
 - 9 Ground of discrimination. (3)
 - 10 Capable of being decided by a court. (11)
 - 12 Promotional statement of no legal consequence. (7)
 - 13 Agreement between a lender and borrower to delay a foreclosure. (11)
 - 18 "I will give you \$5 if I feel like it" is an promise not capable of enforcement. (8)
 - 20 High Court case involving whether a prisoner has a constitutional right to vote, *Roach v* *Commissioner*. (9)
 - 21 Armed robbery. (Ind.) (7)
 - 22 High Court case concerning 'subject to contract' clauses: *v Cameron*. (7)
 - 23 The Statute of 1677 (UK) is incorporated within Section 59 of the *Property Law Act 1974* (Qld). (6)
 - 24 Perpetrator of the Lindt café siege. (5)
 - 26 The registrar may a stale claim under the *Uniform Civil Procedure Rules*. (5)
 - 29 Action of assumpsit, money ... and received. (3)

[Solution on page 64](#)

[back to contents](#)