

SOME SERIOUS COURTING by Judge Victor Fleming

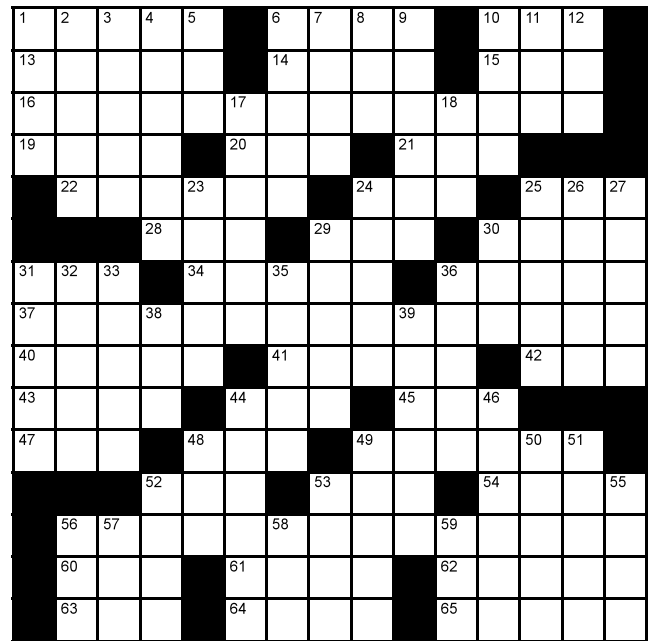
Across

- 1 Milan opera house, with "La"
- 6 The ___ Radio Hour
- 10 Crow call
- 13 Divvy up
- 14 Sandwichy cookie
- 15 "To a Mouse," e.g.
- 16 Snacks for the dig-set-spike crowd? (2 courts)
- 19 Stuntman Knievel
- 20 Cottonseed product
- 21 Disruptive noise
- 22 Got an ___ (saw a lot)
- 24 Barnyard scratcher
- 25 Actor Waterston
- 28 Part of DJIA
- 29 Arlo, to Woody
- 30 Plant used to make poi
- 31 1960s justice Fortas
- 34 Main thrusts
- 36 Merchandizing events
- 37 Gourd veggie for the shuttlecock crowd? (2 courts)
- 40 Insurance investigator's concern
- 41 American statesman Root
- 42 Bambi's mother, for example
- 43 Shoe insert
- 44 "What did I tell you?"
- 45 Fink (on)
- 47 "Electric" fish
- 48 Hone of the Braves, briefly
- 49 "... ___ more than he could chew"
- 52 Hit the wrong button, say
- 53 Brooks who has won an Oscar, Emmy, Grammy and Tony

- 54 Collection of shops
- 56 Moldable mud for the hoops crowd? (2 courts)
- 60 "___ Today"
- 61 Scorch on a grill
- 62 Yacht club site
- 63 Make use of snowy slopes
- 64 Answer with attitude
- 65 Rudder's place

Down

- 1 Not squander
- 2 Garlic piece
- 3 See 46-Down
- 4 Dangled
- 5 Partook of
- 6 It merged with Exxon
- 7 Dentist's kind of surgery
- 8 ___ Aviv
- 9 William of "Stalag 17" and "Network"
- 10 Ring-tailed critter
- 11 ___ Annie ("Oklahoma!" character)
- 12 Hitched
- 17 "I concede"
- 18 Five-dollar bill, in slang
- 23 Surround a with dense mist
- 24 Egypt's Mubarak
- 25 Healthy lunch choice
- 26 Comeback to "Am not!"
- 27 Dayan or Arens
- 29 Ripped off
- 30 Fraternity letter
- 31 Taper off



- 32 Ballerina's support
- 33 The "Ishtar" of cars
- 35 Superman's makeup?
- 36 Diddly-___
- 38 Cohort of Curly and Larry
- 39 Unpleasantly penetrating
- 44 Accentuate
- 46 3-Down feline
- 48 Genesis vessel
- 49 Market pessimists
- 50 "... bear ___ witness against ..."
- 51 Natural ability
- 52 Morales of "The Burning Season"
- 53 Degs. held by Romney and Bush
- 55 "Coal Miner's Daughter" singer Loretta
- 56 Clean tables
- 57 Put a question to
- 58 Crumpets go-with
- 59 Weigh-in abbr.

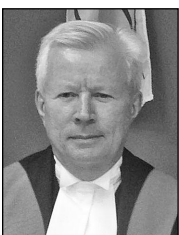
Vic Fleming is a district judge in Little Rock, Arkansas.

Answers are found on page 72.

(continued from page 52)

CONCLUSION

As can be seen, the principled approach to the admissibility of hearsay evidence, as formulated by the Supreme Court of Canada, allows for the introduction of hearsay evidence in a potentially broad context. The recent decision of the Ontario Court of Appeal in *Khan*, in which reference was made to narrative evidence as circumstantial evidence, illustrates this point. However, the same Court's decision in *Zou* illustrates that despite the Supreme Court of Canada's willingness to allow for prior consistent statements to be admitted; great caution in their use is still warranted.



Wayne Gorman is a judge of the Provincial Court of Newfoundland and Labrador. His blog (Keeping Up Is Hard to Do: A Trial Judge's Reading Blog) can be found on the web page of the Canadian Association of Provincial Court Judges. He also writes a regular column (Of Particular Interest to Provincial Court Judges) for the Canadian Provincial

Judges' Journal. Judge Gorman's work has been widely published. Comments or suggestions to Judge Gorman may be sent to wgorman@provincial.court.nl.ca.

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