

# When Defense is Offense: Burdens of Proof in Mortgage Foreclosure Trials

*Illinois State Bar Association's Commercial Banking, Collections & Bankruptcy Law  
Newsletter*  
August 2016

So few mortgage foreclosure cases go to trial and because of that most judges and attorneys are unsure as to what is needed in order to make a prima facie case for the plaintiff/mortgagee. In an article titled, "When Defense is Offense: Burdens of Proof in Mortgage Foreclosure Trials," Mike Cortina discusses the statutorily required steps that a mortgagee must take in order to properly foreclose a mortgage under the Illinois Mortgage Foreclosure Law.

*Reprinted with permission from the Illinois State Bar Association.*

## PROFESSIONALS

Michael G. Cortina  
Partner