

THREE CROWNS LLP

ROLE PROFILE: ASSOCIATE (MID LEVEL)

LOCATION: LONDON

Three Crowns overview

Three Crowns LLP is a law firm that was founded in 2014 by specialist international arbitration advocates in the belief that international disputes call for focused advice and advocacy. The firm engages primarily in complex, high-value disputes, and counts among its clients many industry leaders and sovereign States. The firm has grown significantly in each of its offices – London, Paris, Washington DC and Singapore – and now comprises over 125 people, including 16 partners. Across jurisdictions, it is regarded as a market leader.

The role

The role will involve working closely with partners and other colleagues across the firm on high value, complex international arbitration cases and arbitration-related court litigations. Responsibilities will include:

- Advising on the procedural requirements under the CPR and practices before the English Courts.
- Working closely with team members to formulate case theory and strategy.
- Assuming a key role in drafting written submissions, including managing more junior members
 of the team in the process.
- Managing research and document review processes.
- Assisting in the preparation of witness and expert evidence.
- Liaising directly with clients, witnesses and experts, tribunals, courts, and opposing counsel.

Summary of candidate profile

Competitive candidates will possess:

Qualification in England & Wales as a solicitor or a barrister.

- At least three years' professional experience representing clients in arbitrations and arbitrationrelated litigations.
- Experience representing clients in arbitration-related proceedings before the English Courts, including anti-suit injunctions, set-aside applications, and proceedings regarding enforcement of arbitral awards.
- Experience advising on the procedural requirements under the CPR and practices before the English Courts.
- An excellent academic background.

Skills and knowledge

Competitive candidates will possess:

- The ability to write clearly, economically, and persuasively in support of a client's case.
- The ability to identify relevant lines of research, and implementing rapidly with appropriate levels of depth, care, and creativity. Good grasp of appropriate sources and tools for research.
- The ability to analyse complex legal and factual problems, and to identify challenges and solutions to a client's case.
- A strong understanding of the substantive and procedural aspects of arbitrations and arbitration-related court litigation.
- Rigor, accuracy, and ability to structure written work product to suit demands of the case.
- The ability to orally present a client's case confidently, succinctly, and persuasively, while maintaining accuracy and credibility with a tribunal.
- The ability to manage own and others' work professionally and efficiently using commercially sound management practices that serve the best interests of the firm and its clients.
- The ability to communicate effectively with individuals, teams, and clients at all levels and present confidently and with authority.