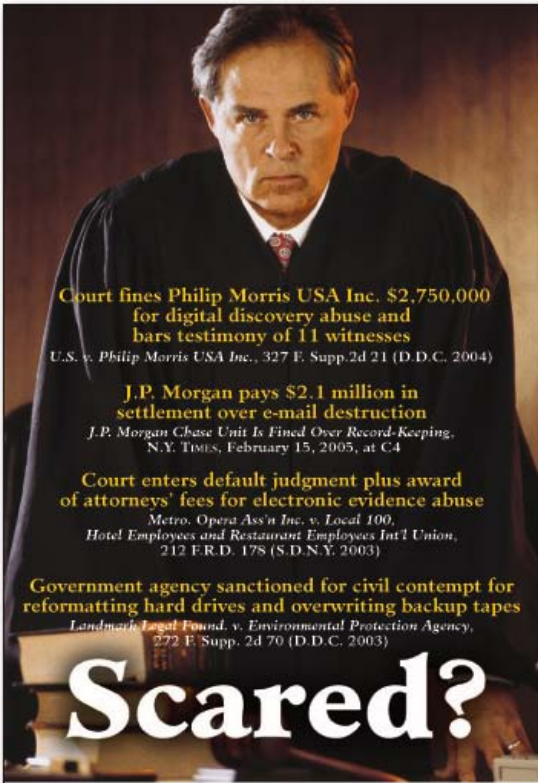


TITLE: Scared? Magazine Ad
CLIENT: Computing Source LLC
SERVICES: concept development,
art direction,
layout/design



Court fines Philip Morris USA Inc. \$2,750,000 for digital discovery abuse and bars testimony of 11 witnesses
U.S. v. Philip Morris USA Inc., 327 F. Supp.2d 21 (D.D.C., 2004)

J.P. Morgan pays \$2.1 million in settlement over e-mail destruction
J.P. Morgan Chase Unit Is Fined Over Record-Keeping, N.Y. TIMES, February 15, 2005, at C4

Court enters default judgment plus award of attorneys' fees for electronic evidence abuse
Metro. Opera Ass'n Inc. v. Local 100, Hotel Employees and Restaurant Employees Int'l Union, 212 F.R.D. 178 (S.D.N.Y. 2003)

Government agency sanctioned for civil contempt for reformatting hard drives and overwriting backup tapes
Landmark Legal Found. v. Environmental Protection Agency, 272 F. Supp. 2d 70 (D.D.C. 2003)

Scared?

You should be.

In written opinions, courts granted electronic discovery sanctions 65% of the time.¹

Computing Source puts you in command of your digital evidence.

COMPUTING Source

- ELECTRONIC DISCOVERY
- COMPUTER FORENSICS
- EXPERT TESTIMONY

Don't be scared. Be prepared!
Call the experts today.

248.213.1500 • www.computingsourcelegal.com

¹Shira A. Scheindlin and Ruchana Wangkeo, *Electronic Discovery Sanctions in the Twenty-First Century*, 31 MICH. TELCOMM. TECH. L. REV. 71 (2004), available at <http://www.netlr.org/volderev/scheindlin.pdf>