

Additionally, Harber argues that the defendant's bad faith intention merely to oust Boon for reasons of racial prejudice, not to upgrade Boon's performance,

engaged in business of installing and selling steel siding, cease and desist from certain acts and practices found by the Commission to be unfair and deceptive

should preclude it from justifying its tortious conduct. He failed, however, to convince the trier of fact that bad faith Boon's future actions  
ness.

In light of the fact that Boon could have lawfully terminated his contract for any reason or no reason of his contract, its practice case against him because race may have been the best and unnecessary. the complexity of too ing employment discrimination too bringing their

related insurance industry, this court must recognize that a company has a right to be cautious.

The judgment of the District Court is

tracts in line with the Truth in Lending Act was not controlling on issue of propriety of a cease and desist order that general manager of corporation was properly subjected

Cite as 512 14.241 i 6 (1975)

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