

From: Coyne, Amanda <acoyne@greenvillenews.com>
To: Adams, ChaneyChaneyAdams@gov.sc.gov
CC: Godfrey, RobRobGodfrey@gov.sc.gov
Date: 4/6/2016 4:46:27 PM
Subject: RE: Senate Bill 1203

Thank you!

From: Adams, Chaney [mailto:ChaneyAdams@gov.sc.gov]
Sent: Wednesday, April 06, 2016 4:46 PM
To: Coyne, Amanda <acoyne@greenvillenews.com>
Cc: Godfrey, Rob <RobGodfrey@gov.sc.gov>
Subject: RE: Senate Bill 1203

Amanda,

The governor addressed this today in a media availability: <https://www.youtube.com/watch?v=z8aP-8T1stQ&feature=youtu.be>

From: Coyne, Amanda [mailto:acoyne@greenvillenews.com]
Sent: Wednesday, April 06, 2016 4:35 PM
To: Adams, Chaney
Subject: Senate Bill 1203

Hi Chaney,

I'm working on a story about S.1203, filed today and very similar to the controversial HB2 in North Carolina. Full text is here: http://scstatehouse.gov/sess121_2015-2016/bills/1203.htm . Summary: It would forbid local governments from passing anti-discrimination ordinances specifically regarding bathroom use and biological sex, and mandate public multi-occupancy bathrooms would be designated for use by biological sex.

Would Gov. Haley sign Sen. Bright's bill, S.1203, if it was sent to her desk in its current form? Considering PayPal's withdrawal from its 400-job Charlotte project, does Gov. Haley think a policy like this one would harm South Carolina's ability to attract new jobs from major companies, or put current job plans in jeopardy (for example, Comcast's 550 jobs in N. Charleston)?

Thanks!

Amanda C. Coyne
Business reporter

The Greenville News
A GANNETT COMPANY

864.478.5884
acoyne@gannett.com

GreenvilleOnline.com