

201.

Sec.

day of Nov. 1893.

In witness whereof I have hereunto put my hand and seal this

10th day of March 1893 if agreeable to the party of the second part

shall be in full force and effect up to and after said day (March

will and void and the contract of the party of the first part

law, then the contract of the party of the second part shall be

money on said piano. Should the Legislature fail to pass such a

then the rent money heretofore paid shall be applied as purchase

10th day of March of said year pass a law authorizing its purchase,

if the Legislature which convenes in January 1893 should by the

Six hundred dollars and fifty cents (\$650.00) without interest,

the Grand Piano now in the Governor's Mansion for the sum of

do hereby covenant and agree to sell to the State of North Carolina

On the other hand, the party of the second part, Wm. Knabe & Co.

shipment and pay freight.

the party of the second part will have the same prepared for

payment and in case the piano should be returned to Wm Knabe & Co.

putting up said piano to be deducted from the first monthly

year of the instrument the amount of freight and cost of

tion as received with the exception of the necessary wear and

dollars (\$20.00) per quarter and return the same in as good condi-

Governor's Mansion of this State from Oct. 19th, 1893, twenty

second part for use of one 1/2 oct. Grand Piano now in the

first part hereby agree to pay to Wm. Knabe & Co. party of the

I Elias Carr Governor of the State of North Carolina, party of the

Raleigh, N.C. Nov. 3rd 1893

Executive Department,

State of North Carolina,