settlement was completed in Indiana, would not change her status, since her confinement to the institution has no effect upon her settlement.

In the third specific case submitted relating to one Esther Kestabaum, who was admitted to the Rome State School in New York at the age of five years and is still confined there and whose father moved to Indianapolis about three years after the date of her confinement and has since resided here, it is my opinion that the removal of her father to Indiana while she was a minor began her legal settlement in Indiana, and since this was completed when she was but nine years of age, and has never been changed since such time, her legal settlement would be in Indiana.

INDIANA UNIVERSITY: Legal status of Professor continuing duties at University and accepting appointment as Assistant Secretary of State Board of Health.

April 22, 1933.

Mr. Thurman B. Rice, M. D.,
Professor of Bacteriology and Pathology, Indiana University of Medicine, Indianapolis, Indiana.

Dear Sir:

I have before me your letter requesting an opinion as to the legality of your status in case you shall accept an appointment as Assistant Secretary of the Indiana State Board of Health while still continuing your duties as Professor of Bacteriology and Pathology at Indiana University School of Medicine.

I do not think your connection with the Indiana University School of Medicine as Professor of Bacteriology and Pathology is an office within the meaning of Section 9 of Article 2 of the Indiana Constitution which provides, among other things, that no person shall hold more than one lucrative office at the same time except as in the Constitution expressly permitted, and I do not think there is any other constitutional provision which has even a remote bearing on the question.

In my opinion, therefore, there are no constitutional objections to your continuing your present relations with the University and at the same time filling the position as Assistant Secretary of the Indiana State Board of Health.