

181 (b) if the child:

182 (i) has been in the current placement for less than ~~§~~→ [90] 180 ←~~§~~ days before the day on  
182a which the  
183 petitioner files the petition for adoption; or

184 (ii) is placed with or is in the custody or guardianship of an individual who previously  
185 informed the division or the juvenile court that the individual is unwilling or unable to adopt  
186 the child.

187 (9) (a) If the court grants a hearing on more than one petition for adoption, there is a  
188 rebuttable presumption that it is in the best interest of the child to be placed for adoption with a  
189 petitioner with whom the child has continuously resided for six months or more before the day  
190 on which the petition was filed, if that petitioner has fulfilled the other requirements in Title  
191 78B, Chapter 6, Part 1, Utah Adoption Act.

192 (b) The juvenile court may consider other factors relevant to the best interest of the  
193 child to determine whether the presumption is rebutted.

194 (10) Nothing in this section shall be construed to prevent the division or the child's  
195 guardian ad litem from appearing or participating in any proceeding for a petition for adoption.

196 (11) Neither the juvenile court nor the division is obligated to inform a petitioner of the  
197 petitioner's rights or duties under this section.