CONSTITUTION (FIXED TERM PARLIAMENTS)  
AMENDMENT ACT 1993 (1995 No. 1)  

NEW SOUTH WALES  

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SCHEDULE 1—AMENDMENTS
CONSTITUTION (FIXED TERM PARLIAMENTS)
AMENDMENT ACT 1993 (1995 No. 1)

NEW SOUTH WALES

Act No. 1, 1995

An Act to require the Parliament of New South Wales to serve full 4-year terms and to prevent politicians calling early general elections or changing these new constitutional rules without a further referendum. [Assented to 2 May 1995]
BE it enacted by the Queen’s Most Excellent Majesty, by and with the 
advise and consent of the Legislative Council and Legislative Assembly 
of New South Wales in Parliament assembled, with the approval of the 
electors as required by the Constitution Act 1902, and by the authority of 
the same, as follows:

Short title

1. This Act may be cited as the Constitution (Fixed Term Parliaments) 
Amendment Act 1993.

Commencement

2. This Act commences on the date of assent.

Amendment of Constitution Act 1902 No. 32

3. The Constitution Act 1902 is amended as set out in Schedule 1.

Consequential amendment of Parliamentary Electorates and 
Elections Act 1912 No. 41, s. 73 (Polling day at Assembly general 
elections)

4. The Parliamentary Electorates and Elections Act 1912 is amended 
by omitting section 73.

Amendments not to apply to current Assembly

5. The amendments made by this Act do not apply to the current 
Assembly within the meaning of the Constitution (Fixed Term 
Parliaments) Special Provisions Act 1991, but apply to any Legislative 
Assembly thereafter.

SCHEDULE 1—AMENDMENTS

(Sec. 3)

(1) Section 7B (Referendum for Bills with respect to Legislative 
Assembly and certain other matters):

Omit section 7B (1) (b), insert instead:

(b) contains any provision to reduce or extend, or to 
authorise the reduction or extension of, the duration of
SCHEDULE 1—AMENDMENTS— continued

any Legislative Assembly or to alter the date required to be named for the taking of the poll in the writs for a general election,

(2) Section 10 (Time and place for holding sessions, and prorogation, of Parliament):

Omit the words “; and dissolve the said Assembly”.

(3) Section 24:

Omit the section, insert instead:

Duration of Assembly

24. (1) A Legislative Assembly shall, unless sooner dissolved under section 24B, expire on the Friday before the first Saturday in March in the fourth calendar year after the calendar year in which the return of the writs for choosing that Assembly occurred.

(2) In this section, a reference to a writ does not include a reference to a writ issued because of the failure of an election, including a failure of an election because of its being declared void in accordance with law.

(4) Sections 24A, 24B:

After section 24, insert:

Date of general election for Legislative Assembly

24A. The writs for a general election of Members of the Legislative Assembly must name as the day for the taking of the poll at that general election:

(a) if the previous Legislative Assembly expired—the fourth Saturday in March next following the expiry; or

(b) if the previous Legislative Assembly was dissolved—a day that is not later than the fortieth day from the date of the issue of the writs.

Dissolution of Legislative Assembly during 4 year term

24B. (1) The Legislative Assembly may be dissolved by the Governor by proclamation, but only in the circumstances authorised by this section.
(2) The Legislative Assembly may be dissolved if:

(a) a motion of no confidence in the Government is passed by the Legislative Assembly (being a motion of which not less than 3 clear days’ notice has been given in the Legislative Assembly); and

(b) during the period commencing on the passage of the motion of no confidence and ending 8 clear days thereafter, the Legislative Assembly has not passed a motion of confidence in the then Government.

After the motion of no confidence is passed, the Legislative Assembly may not be prorogued before the end of that 8-day period and may not be adjourned for a period extending beyond that 8-day period, unless the motion of confidence has been passed.

(3) The Legislative Assembly may be dissolved if it:

(a) rejects a Bill which appropriates revenue or moneys for the ordinary annual services of the Government; or

(b) fails to pass such a Bill before the time that the Governor considers that the appropriation is required.

This subsection does not apply to a Bill which appropriates revenue or moneys for the Legislature only.

(4) The Legislative Assembly may be dissolved within 2 months before the Assembly is due to expire if the general election would otherwise be required to be held during the same period as a Commonwealth election, during a holiday period or at any other inconvenient time.

(5) This section does not prevent the Governor from dissolving the Legislative Assembly in circumstances other than those specified in subsections (2)–(4), despite any advice of the Premier or Executive Council, if the Governor could do so in accordance with established constitutional conventions.

(6) When deciding whether the Legislative Assembly should be dissolved in accordance with this section, the Governor is to consider whether a viable alternative
Government can be formed without a dissolution and, in so doing, is to have regard to any motion passed by the Legislative Assembly expressing confidence in an alternative Government in which a named person would be Premier.

[Minister’s second reading speech made in—
  Legislative Assembly on 25 February 1992
  Legislative Council on 21 May 1993]