1ST CONSTITUTION BANCORP Form SC 13D February 18, 2003

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > SCHEDULE 13D (Amendment No. 1)

Under the Securities Exchange Act of 1934

1ST CONSTITUTION BANCORP (Name of Issuer)

COMMON STOCK (Title of Class of Securities)

> 31986N-10-2 (CUSIP Number)

GEORGE E. IRWIN, PRESIDENT AND CEO GREATER COMMUNITY BANCORP 55 UNION BOULEVARD, TOTOWA, NJ 07512 (973) 942-1111, EXT. 1018 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

FEBRUARY 14, 2003 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the Schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages) (Page 1 of 13 Pages)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 31986N-10-2 SCHEDULE 13D PAGE 2 OF 13 PAGES 1 NAME OF REPORTING PERSON: GREATER COMMUNITY BANCORP S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only): 22-2545165 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [x] (see instructions) 3 SEC USE ONLY SOURCE OF FUNDS (see instructions) 4 WC 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] CITIZENSHIP OR PLACE OF ORGANIZATION 6 NEW JERSEY 7 SOLE VOTING POWER NUMBER OF SHARES 112**,**595 BENEFICIALLY OWNED BY 8 SHARED VOTING POWER EACH 0 REPORTING SOLE DISPOSITIVE POWER PERSON 9 WITH 112,595 SHARED DISPOSITIVE POWER 10 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 112,595 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) [] 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.6% TYPE OF REPORTING PERSON (see instructions) 14 CO CUSIP NO. 31986N-10-2 SCHEDULE 13D PAGE 3 OF 13 PAGES NAME OF REPORTING PERSON: MARINO A. BRAMANTE 1

2

S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only):

(a) []

(see instructions) (b) [x] 3 SEC USE ONLY 4 SOURCE OF FUNDS (see instructions) ΡF 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES 7 NUMBER OF SOLE VOTING POWER SHARES 4,095 BENEFICIALLY SHARED VOTING POWER* OWNED BY 8 EACH 0 REPORTING SOLE DISPOSITIVE POWER PERSON 9 WITH 4,095 SHARED DISPOSITIVE POWER* 10 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,095 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) [X] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 0.3% TYPE OF REPORTING PERSON (see instructions) 14 IN _____ The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares. CUSIP NO. 31986N-10-2 SCHEDULE 13D PAGE 4 OF 13 PAGES 1 NAME OF REPORTING PERSON: ANTHONY M. BRUNO, JR. S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only):

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (see instructions) (b) [x]

3 SEC USE ONLY

4	SOURCE OF FUNDS (see : PF	instructions)		
5	CHECK BOX IF DISCLOSUR REQUIRED PURSUANT TO I		IGS IS []	
6	5 CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES			
	NUMBER OF SHARES	7	SOLE VOTING POWER 3,858	
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER* 12,443	
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 3,858	
		10	SHARED DISPOSITIVE POWER* 15,199	
11	AGGREGATE AMOUNT BENEF: 19,05		CH REPORTING PERSON	
12	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES	•		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.3%			
14	TYPE OF REPORTING PERSON (see instructions) IN			
1 1 1	power with respect to the 2 by virtue of such person's	112,595 shares owned status as a directo wer or right to rece es owned by Greater	_	
CUSIP	NO. 31986N-10-2	SCHEDULE 13D	PAGE 5 OF 13 PAGE	
1	NAME OF REPORTING PERSON: C. MARK CAMPBELL			
	S.S. OR I.R.S. IDENTIF:	ICATION NO. OF ABOVE	PERSON (entities only):	
2	CHECK THE APPROPRIATE H (see instructions)	BOX IF A MEMBER OF A	(a) [] (b) [x]	
3	SEC USE ONLY			
4	SOURCE OF FUNDS (see : PF	instructions)		

5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)

6	CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES			
	NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER 110	
	OWNED BY EACH REPORTING	8	SHARED VOTING POWER* 0	
	PERSON WITH	9	SOLE DISPOSITIVE POWER 110	
		10	SHARED DISPOSITIVE POWER* 0	
11	AGGREGATE AMOUNT BENEFIC 110	CIALLY OWNED BY EACH	H REPORTING PERSON	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) [X]			
13	PERCENT OF CLASS REPRESI LESS 3	ENTED BY AMOUNT IN F THAN 0.1%	ROW (11)	
14	TYPE OF REPORTING PERSON IN	N (see instructions)		

* The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

CUSIP NO	. 31986N-10-2	SCHEDULE 13D	PAGE 6 OF	13 PAGES
1	NAME OF REPORTING PERSON:	GEORGE E. IRWIN		
	S.S. OR I.R.S. IDENTIFICA	TION NO. OF ABOVE PERSON	(entities onl	Y):
2	CHECK THE APPROPRIATE BOX (see instructions)	IF A MEMBER OF A GROUP		(a) [] (b) [x]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (see ins PF	tructions)		
5	CHECK BOX IF DISCLOSURE C REQUIRED PURSUANT TO ITEM			[]
6	CITIZENSHIP OR PLACE OF C	PRGANIZATION		

[]

		UNITED STATES				
	NUMBER OF SHARES BENEFICIALLY		7	SOLE VOT 463	ING POWER	
	OWNED BY EACH REPORTING		8	SHARED V 0	OTING POWER*	
	PERSON WITH		9	SOLE DIS 463	POSITIVE POW	ER
			10	SHARED D 0	ISPOSITIVE P	OWER*
11	AGGREGATE AMOUNT 1	BENEFICIALLY C 463	WNED BY EA	CH REPORTIN	G PERSON	
12	CHECK BOX IF THE A EXCLUDES CERTAIN S					[X]
13	PERCENT OF CLASS 1	REPRESENTED BY LESS THAN 0.1		I ROW (11)		
14	TYPE OF REPORTING	PERSON (see i IN	nstructior	is)		
b r c	The reporting person repower with respect to by virtue of such person has reporting person has reporting to the of disposition of the disclaims beneficial of	son's status a no power or ri shares owned	s a direct ght to rec by Greater	or of Great eive or to Community	er Community direct the p	. The roceeds
h r c	power with respect to by virtue of such person reporting person has n of disposition of the disclaims beneficial o	son's status a no power or ri shares owned ownership of a	is a direct ght to rec by Greater ll such sh	or of Great eive or to Community	er Community direct the p and otherwis	. The roceed e
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k r c c CUSIP	power with respect to by virtue of such person reporting person has n of disposition of the disclaims beneficial of NO. 31986N-10-2	son's status a no power or ri shares owned ownership of a SCHEDUI PERSON: JOHN	us a direct ght to rec by Greater ll such sh LE 13D L. SOLDOVE	or of Great eive or to Community ares.	er Community direct the p and otherwis PAGE 7 OF 1	. The roceed e 3 PAGE
t c c c c u s I 1	power with respect to by virtue of such person reporting person has no of disposition of the disclaims beneficial of NO. 31986N-10-2 NAME OF REPORTING	son's status a no power or ri shares owned ownership of a SCHEDUI PERSON: JOHN ENTIFICATION N IATE BOX IF A	ns a direct ght to rec by Greater ll such sh L. SOLDOVE NO. OF ABOV	or of Great eeive or to Community ares. RI ZE PERSON (e:	er Community direct the p and otherwis PAGE 7 OF 1 ntities only (a	. The roceed e 3 PAGE
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cusip 1	power with respect to by virtue of such person reporting person has a of disposition of the disclaims beneficial of NO. 31986N-10-2 NAME OF REPORTING S.S. OR I.R.S. ID CHECK THE APPROPRI (see instructions)	son's status a no power or ri shares owned ownership of a SCHEDUI PERSON: JOHN ENTIFICATION N IATE BOX IF A)	ns a direct ght to rec by Greater ll such sh LE 13D L. SOLDOVE NO. OF ABOV MEMBER OF	or of Great eeive or to Community ares. RI ZE PERSON (e:	er Community direct the p and otherwis PAGE 7 OF 1 ntities only (a	. The roceed e 3 PAGE):) []
cusip 1 2 3 4	power with respect to by virtue of such person reporting person has a of disposition of the disclaims beneficial of NO. 31986N-10-2 NAME OF REPORTING S.S. OR I.R.S. ID CHECK THE APPROPR (see instructions) SEC USE ONLY	son's status a no power or ri shares owned ownership of a SCHEDUI PERSON: JOHN ENTIFICATION N IATE BOX IF A) see instructic OO LOSURE OF LEGA	AS A direct off to rec by Greater and Solution of ABOV MEMBER OF MEMBER OF ADD ABOV MEMBER OF ADD ABOV MEMBER OF ADD ABOV MEMBER OF ADD ABOV MEMBER OF ADD ABOV ADD ABOV A	or of Great eeive or to Community ares. RI ZE PERSON (e: A GROUP	er Community direct the p and otherwis PAGE 7 OF 1 ntities only (a	. The roceed e 3 PAGE):) []
k r c c CUSIP	power with respect to by virtue of such person reporting person has n of disposition of the disclaims beneficial of NO. 31986N-10-2 NAME OF REPORTING S.S. OR I.R.S. IDI CHECK THE APPROPRI (see instructions) SEC USE ONLY SOURCE OF FUNDS (see CHECK BOX IF DISC	son's status a no power or ri shares owned ownership of a SCHEDUI PERSON: JOHN ENTIFICATION N IATE BOX IF A) see instructic OO LOSURE OF LEGA TO ITEMS 2(D)	AS A direct AS A direct AS A Constraint AS A CONSTRAIN	or of Great eeive or to Community ares. RI ZE PERSON (e: A GROUP	er Community direct the p and otherwis PAGE 7 OF 1 ntities only (a	. The roceed e 3 PAGE):) []) [x]

UNITED STATES

	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER*
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 2,289
		10	SHARED DISPOSITIVE POWER*
11	AGGREGATE AMOUNT BENEF: 2,28		H REPORTING PERSON
12	CHECK BOX IF THE AGGRE EXCLUDES CERTAIN SHARE		
13	PERCENT OF CLASS REPRE: 0.2%		ROW (11)
14	TYPE OF REPORTING PERSO IN	ON (see instructions)
	disposition of the share sclaims beneficial owner:		
	NO. 31986N-10-2	SCHEDULE 13D	PAGE 8 OF 13 PAGES
1	NAME OF REPORTING PERS	ON: CHARLES J. VOLPE	
	S.S. OR I.R.S. IDENTIF	ICATION NO. OF ABOVE	PERSON (entities only):
2	CHECK THE APPROPRIATE (see instructions)	BOX IF A MEMBER OF A	(a) [] (b) [x]
3	SEC USE ONLY		
4	SOURCE OF FUNDS (see : PF	instructions)	
5	CHECK BOX IF DISCLOSURI REQUIRED PURSUANT TO I		IGS IS []
6 CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES			
	NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER 222
	OWNED BY EACH	8	SHARED VOTING POWER*

	REPORTING	_	
	PERSON WITH		OLE DISPOSITIVE POWER 22
		10 S. 0	HARED DISPOSITIVE POWER*
11	AGGREGATE AMOUNT BEN 22	EFICIALLY OWNED BY EACH R 2	EPORTING PERSON
12		REGATE AMOUNT IN ROW (11) RES (see instructions)	[X]
13		RESENTED BY AMOUNT IN ROW SS THAN 0.1%	(11)
14	TYPE OF REPORTING PE IN	RSON (see instructions)	

* The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 Shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

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SCHEDULE 13D

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STATEMENT FOR SCHEDULE 13D

This Amendment No. 1 to Schedule 13D relates to common stock of 1st Constitution Bancorp ("1st Constitution"). This Amendment No. 1 amends the initial statement on Schedule 13D filed with the Securities and Exchange Commission on February 6, 2003 by Greater Community Bancorp ("Greater Community"), Marino A. Bramante, Anthony M. Bruno, Jr., C. Mark Campbell, George E. Irwin, John L. Soldoveri, and Charles J. Volpe ("Initial Statement"). The Initial Statement is amended as follows:

ITEM 4. PURPOSE OF TRANSACTION

On February 14, 2003, Greater Community sent to 1st Constitution a notice of intent to nominate Brian E. Fitzpatrick as a candidate for election as a director at 1st Constitution's next annual meeting. The notice was sent to comply with a procedural requirement in 1st Constitution's bylaws, as such bylaws have been publicly disclosed, with regard to the nomination of directors by a shareholder. Greater Community intends to nominate Mr. Fitzpatrick at 1st Constitution's annual meeting and solicit proxies in connection with such nomination provided that it obtains a waiver, or change in, certain commitments made to the Federal Reserve Bank of New York ("FRBNY") or otherwise obtains approval from the FRBNY to engage in such activities. A copy of the notice is filed herewith as Exhibit 1.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit 1: Notice to 1st Constitution, dated February 14, 2003, of Greater Community's intent to nominate a candidate for

election as a director.

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SIGNATURES

After reasonable inquiry and to the best of its or his knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true and complete.

Dated: February 14, 2003

Greater Community Bancorp

By: /s/ George E. Irwin _____ George E. Irwin

President and CEO

/s/ Marino A. Bramante _____ Marino A. Bramante

/s/ Anthony M. Bruno, Jr. _____ Anthony M. Bruno, Jr.

/s/ C. Mark Campbell _____ C. Mark Campbell

/s/ George E. Irwin _____ George E. Irwin

/s/ John L. Soldoveri _____ John L. Soldoveri

/s/ Charles J. Volpe -----Charles J. Volpe

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EXHIBIT 1

[LETTERHEAD OF GREATER COMMUNITY BANCORP]

February 14, 2003

VIA FASCIMILE, FEDEX AND U.S. MAIL

Secretary 1st Constitution Bancorp 2650 Route 130 P.O. Box 634 Cranbury, New Jersey 08512

Dear Secretary:

Pursuant to Section 9 of the Bylaws of 1st Constitution Bancorp ("1st Constitution"), we hereby give notice of our intent to nominate a candidate for election as a director at 1st Constitution's next annual meeting of shareholders. The information required by Section 9 of the Bylaws is set forth below.

(a) NAME AND ADDRESS OF SHAREHOLDER WHO INTENDS TO MAKE THE NOMINATION:

Greater Community Bancorp 55 Union Boulevard Totowa, New Jersey 07511-0269

NAME AND ADDRESS OF PERSON TO BE NOMINATED:

Brian E. Fitzpatrick 38 Summit Trail Sparta, New Jersey 07871-1431

(b) NOMINEE'S AGE AND PRINCIPAL OCCUPATION OR EMPLOYMENT:

Age: 59 Principal occupation: Retired bank executive

(c) NUMBER OF SHARES OF EQUITY SECURITIES OF 1ST CONSTITUTION OWNED BY NOMINEE:

None.

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(d) SHAREHOLDER REPRESENTATION:

I hereby represent that Greater Community Bancorp is a holder of record of 112,595 shares of the common stock of 1st Constitution entitled to vote at 1st Constitution's next annual meeting. Greater Community Bancorp, through one or more of its officers or directors, intends to appear in person or by proxy at 1st Constitution's annual meeting to nominate the person specified in this notice, subject to receipt of certain waivers or approval by the Federal Reserve Bank of New York ("FRBNY").

(e) DESCRIPTION OF ARRANGEMENTS OR UNDERSTANDINGS PURSUANT TO WHICH NOMINATION IS MADE:

There are no arrangements or understandings between Greater Community Bancorp, Mr. Fitzpatrick or any other person or persons pursuant to which the nomination of Mr. Fitzpatrick is to be made by Greater Community Bancorp.

(f) OTHER INFORMATION REGARDING NOMINEE THAT WOULD BE REQUIRED TO BE INCLUDED IN A PROXY STATEMENT:

Mr. Fitzpatrick was the President and Chief Executive Officer and a member of the Board of Directors of Newton Trust Company and its holding company, Newton Financial Corporation, from 1986 to 2001. Newton Trust Company is in the business of commercial and retail banking and is located at 30 Park Place, Newton, New Jersey 07860.

Mr. Fitzpatrick currently serves as Chairman of the Board of Directors of Newton Memorial Hospital, which is located at 195 High Street, Newton, New Jersey 07860.

Neither Mr. Fitzpatrick nor any associate, within the meaning of the federal proxy rules promulgated under the Securities Exchange Act of 1934, as amended, of Mr. Fitzpatrick owns any securities of 1st Constitution or of any parent or subsidiary of 1st Constitution.

Mr. Fitzpatrick is not, and has not been within the past year, a party to any contract, arrangement or understanding with any person with respect to any securities of 1st Constitution.

Neither Mr. Fitzpatrick nor any of his associates, within the meaning of the federal proxy rules promulgated under the Securities Exchange Act of 1934, as amended, have any arrangement or understanding with any person with respect to any employment by 1st Constitution or its affiliates or with respect to any future transactions to which 1st Constitution or any of its affiliates will or may be a party. CUSIP NO. 31986N-10-2

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Mr. Fitzpatrick has not received compensation in any form from 1st Constitution or any of its affiliates in any of its last three completed fiscal years.

(g) CONSENT OF NOMINEE TO SERVE AS A DIRECTOR IF SO ELECTED:

The required consent is enclosed herewith.

We are providing this notice to comply with the procedures for director nominations set forth in 1st Constitution's Bylaws. In connection with our nomination of Mr. Fitzpatrick, we are requesting from the FRBNY approval or a waiver of certain commitments we made to the FRBNY in connection with our acquisition of the common stock of 1st Constitution. We will make our nomination only if such approval or waiver is obtained.

Please let us know if any further information is required with respect to this nominee under 1st Constitution's Certificate of Incorporation or Bylaws.

Very truly yours, /s/ George E. Irwin George E. Irwin President & Chief Executive Officer

Enclosure

cc: Mr. Brian E. Fitzpatrick