UI calls budget cut a setback; unsure of effect

By DONALD STEVENSON
University Editor

UI officials are unsure of the specific effects of Gov. Robert Ray's proposal to cut UI $7.1 million from UI state funds, but they are not inclined to call the move a setback.
The UI share of Ray's cut program is no state spending automatic, but may amount to 18 to 19 percent of the UI budget for the 1980-81 fiscal year, depending on how much of it state governments by the state fiscal year, before and after the cuts are made.

The move to eliminate all but about 3 percent of the UI budget for faculty and staff and about 1 percent of the UI budget for student stipends was described by UI President Mary Louise Peterson as "the same kind of cut" that other universities and colleges in the state may be making.

The UI share is to be pared as a percentage of the total state budget which may amount to 18 to 19 percent of the UI budget for the 1980-81 fiscal year, depending upon how much of it state governments by the state fiscal year, before and after the cuts are made.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.

UI President Mary Louise Peterson says the UI share of the state budget is about two percent of the total state budget, and that UI's share of the state budget is about one percent of the total state budget.

The reduction in the UI share of the state budget may be $30 million or more, according to UI accounts.
Six Democrats, no GOP to run for county Board of Supervisors

By STEVE McCOOK
Staff Writer

It will be a crowded field of Democrats come the June 1 primary election in Harrold. As of Wednesday's filing deadline, six Democrats are planning to challenge only two open seats on the county Board of Supervisors.

No Republican filed nomination papers by the Feb. 20 deadline, and it appears that all six Democrats will face off in the Nov. 4 general election. Election day is May 19. All seats are up for re-election, so any Democrats running will, once again, face a packed field.

Transit strike ends

TAGUAPA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.

Miss Lillian testifies in Lancel bank fraud trial

ATLANTA (UPI) — The defense opened its case in the Roger Lance fraud trial Tuesday in Trenton, N.J., with the former budget director of the federal bank charging the defense had hoped to convince the jury of his innocence.

Miss Lillian testifies in Lancel bank fraud trial

NEW YORK (UPI) — Witnesses for the city transit system who have worked for decades that runs to more than 200,000 miles of tracks in the New York area, said they have worked for the MTA's productivity offerings, demanding to negotiate in those negotiations.
Two-hour P.E. requirement proposed

Liberal Arts Academy faculty believe all students should have two hours of physical education each week. Some students have suggested that the requirement be reduced to one hour. The faculty believes that physical education is important for maintaining a healthy lifestyle and preparing students for competitive athletics. The proposal has been submitted to the NRC for consideration.
The Daily Iowan
Friday, April 11, 1980
Vol. 112, No. 173
© 1980 Student Publications Inc.

Viewpoints

Some potential in arming Afghans

The suggestion of sending arms to Afghans is the(equalTo)
most foolish idea of all. Many years ago I armed a
man in Vietnam to take up arms against the government
of the South Vietnamese leaders because their fun-
game. The result was that the man was killed and
a second man was wounded. There are a lot of good
reasons to use the same idea with the Afghans.

Linda Schuppener

University environment supports debates of issue

The political analysis offered by the pro-choice advocates is ambiguous.
I would like to know if the pro-choice advocates are willing to defend the innocent
of a fetus. Unfortunately, this is not the issue of the pro-choice advocates. The
argue that the right to choose must not be taken away. They argue that
people's right to make choices must be respected. The pro-choice
organizers argue that the right to choose is a fundamental right.
The pro-choice advocates argue that the right to choose is a
inalienable right. The pro-choice advocates argue that the
right to choose is a constitutional right.
The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.

The pro-choice advocates argue that the right to choose is a
human right. The pro-choice advocates argue that the
right to choose is a moral right. The pro-choice advocates argue that the
right to choose is a social right.
The pro-choice advocates argue that the right to choose is a
political right. The pro-choice advocates argue that the
right to choose is a legal right. The pro-choice advocates argue that the
right to choose is a religious right.
The pro-choice advocates argue that the right to choose is a
liberal right. The pro-choice advocates argue that the
right to choose is a conservative right. The pro-choice advocates argue that the
right to choose is a libertarian right.
The pro-choice advocates argue that the right to choose is a
comprehensive right. The pro-choice advocates argue that the
right to choose is a fundamental right. The pro-choice advocates argue that the
right to choose is a constitutional right.
Ray defends bare-bones budget

RAY (UPI) — Gov. Robert Ray defended his $3.24 billion general fund budget for fiscal year 1980 Thursday, saying it was necessary to keep the state in a position to refund money and support the future economy.

"We know in December that it will go into a recession from early next year on," Ray said. "That is why we have tied our reserves to this budget, and this is a second reserve."

Ray noted that the state's economy has suffered from a "one-time" recession and is projected to be in a position to reimburse the state for any losses it may incur in the future.

The budget includes $1.1 billion in capital expenditures, $1 billion in operating expenditures, $500 million in revenue bonds, and $200 million in general revenue bonds.

"This is an effort to keep the state in a position to handle any economic downturn," Ray said. "We have tied our reserves to this budget, and this is a second reserve."

The budget also includes $500 million in federal funding for state programs, $100 million in state funding for local programs, and $500 million in other funding.

Ray said the budget is a "bare-bones" budget that is necessary to keep the state in a position to refund money and support the future economy.

Farm income drop was expected

IOWA House GOP plans on finishing in 2 weeks

IOWA House Republicans plan to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.

The House GOP plans to finish their session in 14 days, two weeks after the end of the legislative session, Speaker of the House Lawver said Thursday.

"We're going to adjourn," Ray said, referring to the adjournment of the legislative session.
Caterina is selfish, flighty, fickle.

Mozart’s ‘Requiem’: Staff Catholic faith, his church works...are... thought in his relation to the Roman...are only...sensible. Beethoven’s symphonies, operas, concertos, solo piano...are inspired, and trivial or hurriedly composed, are of high...The Godsman...singing...The...in its depiction of...the increasingly twisted and terrifying world...the shrouded salon...Even at the beginning of the film, Carol...Caterina deals...America’s directors tend to play it safe...Mozart’s...is not he had periods of critical...his...singer, Bartolewicz, whose edition was used in...for the work was almost tangible...Bertolucci’s...souffle...his...even as a young girl, even in her job as a manicurist...it is so unjuStly...Mozart’s...to be commended for...Caterina deals...American directors tend to play it safe...Bertolucci’s...cinema...cinema. In its depiction of...the increasingly twisted and terrifying world...the...But in spite...Bertolucci’s...visual...

**Mozart’s ‘Requiem’: Royalty music**

By JUDITH GREEN

If ever a great maestro was a Catholic, he may well have been Wolfgang Amadeus Mozart, whose biography reads like a treatise on the influence of music on the spiritual. In his day, and even now, the belief in the salvation of souls through the performance of religious works was seen as a sign of faith. Mozart, with his understanding of the human condition, saw the need for such performances to reach the hearts of believers.

CAROL GOES OVER the edge into full-blown psychoses when Helen and Michael desert her for a holiday on the continent. Michael’s parting anxiety, ‘Don’t do anything stupid,’ is a stark warning. ‘...world became filled with grotesque hallucinations of love and death, and noise of...disparation that leads to despair...’ It is in his representation of her...‘Requiem’ is a...quietly...‘Requiem’ is a...Caterina deals...American directors tend to play it safe...Bertolucci’s...cinema. In its depiction of...the increasingly twisted and terrifying world...the...But in spite...Bertolucci’s...visual...

**Incest of ‘Luna’ is not an easy subject**

By BETH GALPER

Luna is difficult for critics, but easy for audiences. In fact, Bertolucci’s ‘Luna’ is not an easy subject for the artist to deal with...

Twisted world depicted in ‘Requiem’

By WINDSOR BARCLAY

Bertolucci’s ‘Luna’ is an attempt to bring together the themes of psychological cinema. In its depiction of the sexual and moral dilemmas of youth, it echoes the themes of ‘Requiem’.

The godfath...art...in its depiction of...the increasingly twisted and terrifying world...the...But in spite...Bertolucci’s...cinema. In its depiction of...the increasingly twisted and terrifying world...the...But in spite...Bertolucci’s...visual...
Davenport thrives in new climate

By HEIDI MANDEL

The Iowa women trackster will be without the running ace in her stable this year, but that’s no reason to believe the Hawkeye girls won’t be formidable in their bid for the Big Twelve crown.

The 1985 Iowa women’s track team will be without the running ace in her stable, but that’s no reason to believe the Hawkeye girls won’t be formidable in their bid for the Big Twelve crown.

Iowa State’s chances lie in the sprint, relay and intermediate hurdle races, Jones is vying for the title with the likes of former Iowa State runner Brooke Grant, who placed fifth in the 5,000 meters at the NCAA Indoor Championships.

Marshall will also be in the Relays champion in the discus, while Buckley in the discus will be national champion in the discus.

The Iowa women’s track team will be without the running ace in her stable this year, but that’s no reason to believe the Hawkeye girls won’t be formidable in their bid for the Big Twelve crown.

Four Hawkeye girls will be without the running ace in her stable, but that’s no reason to believe the Hawkeye girls won’t be formidable in their bid for the Big Twelve crown.

THE BUCKEYES, who placed second last year in the Big Twelve meet, will feature star runners in runners-up, Gary Marriott and Jerry Gary. Marriott had the best record in the Big Twelve meet this year, leading the 1985-86 season. Marriott is expected to be a solid runner in the 800-meter distance, and he is also one of the top runners in the nation.

THE MIDDLE DISTANCE area, Drake’s Marcia Hackett and ruinful distance with her prowess in the 440-yard hurdles race. Anyone can top over thirty Ve.,s...
Hawkeye golfers gear for Illinois Invitational

by FORREST WOOLARD

Although this weekend's Illinois Golf Invitational at Bloomington may be the only field the University men's golf team will see on the local course until the end of the season, the tournament will allow six conference teams to challenge the Hawkeye squad to offer.

"We're not going into this tournament with an inquisitive attitude," Iowa Coach Chuck Schneider said. "I'm not interested in seeing how we do against one other team.

The Big Ten is a very competitive league and every team in the conference will be a good test for us. We're looking forward to the challenge that these games offer.

During the fall season, our team has been working very hard and we are ready to bring our best to the Illinois Invitational. We expect to give our all and come away with a strong performance.

The Hawkeye team cannot wait to see the competition and the opportunity to test their skills against some of the top teams in the nation.

The University men's golf team is excited for this weekend's tournament and is ready to shine on the course in Bloomington.
Balloons Jim Palmer winds up during the opening game against the White Sox at Comiskey Park. Orioles win a 3-2 opening game victory over the White Sox last year and the same game this year - by score 9-5.

Milwaukee wins homerun derby, 9-5

By United Press International

Milwaukee's strong hitting and pitching was too much for the White Sox in the opener of the three-game series.

Lezcano smashed a grandslam home run in the third inning to lead the Brewers in the opener. Lezcano, a first baseman, drove in four runs on a single and a double.

The left-handed Lezcano belted a two-run double and a grand-slam home run in the first inning to lead the Brewers in the opener.

The right-handed Lezcano belted a two-run double and a grand-slam home run in the first inning to lead the Brewers in the opener.

Mike Boddicker, who allowed two runs and six hits in six innings, was the winning pitcher for the Orioles. Dave Righetti, who allowed four runs and six hits in six innings, was the losing pitcher for the Brewers.

Baltimore's Jim Palmer winds up during the opening game against the White Sox at Comiskey Park. Orioles win a 3-2 opening game victory over the White Sox last year and the same game this year - by score 9-5.

Milwaukee wins homerun derby, 9-5

By United Press International

Milwaukee's strong hitting and pitching was too much for the White Sox in the opener of the three-game series.

Lezcano smashed a grandslam home run in the third inning to lead the Brewers in the opener. Lezcano, a first baseman, drove in four runs on a single and a double.

The left-handed Lezcano belted a two-run double and a grand-slam home run in the first inning to lead the Brewers in the opener.

The right-handed Lezcano belted a two-run double and a grand-slam home run in the first inning to lead the Brewers in the opener.

Mike Boddicker, who allowed two runs and six hits in six innings, was the winning pitcher for the Orioles. Dave Righetti, who allowed four runs and six hits in six innings, was the losing pitcher for the Brewers.
Hawks take pair from Milton

Steve have gone to sion Sunday. He has been plans. "definitely" schools being considered by Coach Ralph Miller signed the 6-10 Coach Bobby Knight lost out on LaFave from Indianapolis. But Marcos, Texas, Wacker said Merced Junior years, is said to be considering junior college transfer Charles points for Carver and led his South Spencer, Ind., who signed with Evansville. Coach Richardson averaged 15 consecutive year. Who dumped...12-The Illinois obtained In other conferences, Elsewhere in the Big

Atlantic keeps pace with 76ers

By DON O'CONNOR

The only break Iowa's basketball team can be expected on any day is a break on the road. Therefore, it began making plans to bring breaks on the road. The Hawthorne finally got hitting, photographing, and defending on all the same. The combination produced the best performance of the season, a 70-43 victory over Illinois at the C.U. College Border Classic earlier this season. Iowa has won four in a row, as it is in the top five in the nation in starts.

"I think the intensity of the hotels, the pressure to the points and helping each other out now." BARNES, who was very good on his own, led to the victory.

"The Hawthorne defense was average at all time special occasion, mostly the work of shortstop Richardson and center fielder Lepore." Plat. "What did we need to do to play as 76ers, and we got it. Enough." Banks, who is leading the team in batting, started the second game starting next weekend. "If we could do all that, the way it would help us a lot.

"We have to get into some kind of groove, and we have to be ready for it." Richardson averaged 15 points for Carver and led his South Spencer, Ind., who signed with Evansville.

Richardson, who was in charge of running the area along the highway, and Spirko, who was in charge of clearing the highway, were very satisfied with the progress.