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- 1. http://www.cs.wustl.edu/~schmidt/ACE.html
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- 3. http://www.dre.vanderbilt.edu/CIAO/

- 4. http://www.cs.wustl.edu/~schmidt/
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- 19. http://www.dre.vanderbilt.edu/CIAO/
- 20. mailto:schmidt@cs.wustl.edu
- 21. http://www.cs.wustl.edu/~schmidt/
- 22. file://localhost/project/adaptive/.www-docs/ACE.html

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package org.apache.commons.codec;
* Defines common decoding methods for byte array decoders.
* @author Apache Software Foundation
* @version $Id: BinaryDecoder.java,v 1.10 2004/06/15 18:14:15 ggregory Exp $
public interface BinaryDecoder extends Decoder {
 /**
  * Decodes a byte array and returns the results as a byte array.
  * @param pArray A byte array which has been encoded with the
       appropriate encoder
  * @return a byte array that contains decoded content
```

\* @throws DecoderException A decoder exception is thrown

```
* if a Decoder encounters a failure condition during
* the decode process.
*/
byte[] decode(byte[] pArray) throws DecoderException;
}
```

The commons-codec team is pleased to announce the Codec 1.3 release!

http://jakarta.apache.org/commons/codec/

The codec package contains simple encoder and decoders for various formats such as Base64 and Hexadecimal. In addition to these widely used encoders and decoders, the codec package also maintains a collection of phonetic encoding utilities.

Changes in this version include:

New Features:

- o BinaryCodec: Encodes and decodes binary to and from Strings of 0s and 1s. Issue: 27813. Thanks to Alex Karasulu.
- o QuotedPrintableCodec: Codec for RFC 1521 MIME (Multipurpose Internet Mail Extensions) Part One. Rules #3, #4, and #5 of the quoted-printable spec are not implemented yet. See also issue 27789. Issue: 26617. Thanks to Oleg Kalnichevski.
- o BCodec: Identical to the Base64 encoding defined by RFC 1521 and allows a character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.
- o QCodec: Similar to the Quoted-Printable content-transfer-encoding defined in RFC 1521 and designed to allow text containing mostly ASCII characters to be decipherable on an ASCII terminal without decoding. Issue: 26617. Thanks to Oleg Kalnichevski.
- o Soundex: Implemented the DIFFERENCE algorithm. Issue: 25243. Thanks to Matthew Inger.
- o RefinedSoundex: Implemented the DIFFERENCE algorithm. Issue: 25243. Thanks to Matthew Inger.

## Fixed bugs:

- o The default URL encoding logic was broken. Issue: 25995. Thanks to Oleg Kalnichevski.
- o Base64 chunked encoding not compliant with RFC 2045 section 2.1 CRLF. Issue: 27781. Thanks to Gary D. Gregory.
- o Hex converts illegal characters to 255. Issue: 28455.
- o Metaphone now correctly handles a silent B in a word that ends in MB.

  "COMB" is encoded as "KM", before this fix "COMB" was encoded as "KMB".

  Issue: 28457.
- o Added missing tags in Javadoc comments.
- o General Javadoc improvements.

### Changes:

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o The Board recommendation to remove Javadoc author tags has been implemented. All author tags are now "Apache Software Foundation".

### Have fun!

-The commons-codec team

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src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java contains test data from http://aspell.sourceforge.net/test/batch0.tab.

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- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
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- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd

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# 1.20 cglib 2.2.2

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HTTP Server

Abdera

Accumulo

**ACE** 

ActiveMQ

Airavata

Ambari

Ant

Any23

APR

Archiva

Aries

Avro

Axis

**Bigtop** 

Bloodhound

Buildr

BVal

Camel

Cassandra

Cayenne

Chemistry

Chukwa

Clerezza

Click

CloudStack

Cocoon

Commons

Continuum

Cordova

CouchDB

Creadur

Crunch

cTAKES

Curator

CXF

DB

Deltacloud

DirectMemory

Directory

Empire-db

Etch

Felix

Flex

Flume

Forrest

Geronimo

------

Giraph Gora

Gump

Gump

Hadoop

Hama

HBase

Hive

HttpComponents

Isis

Jackrabbit

James

jclouds

Jena

**JMeter** 

JSPWiki

jUDDI

Kafka

Karaf

Lenya

Libcloud

Logging

Lucene

Lucene.Net

Lucy

Mahout

ManifoldCF

Marmotta

Maven

Mesos

MINA

MRUnit

MyFaces

Nutch

ODE

**OFBiz** 

Oltu

Onami

OODT

Oozie

OpenJPA

OpenMeetings

OpenNLP

OpenOffice

OpenWebBeans

PDFBox

Perl

Pig

Pivot

POI

Portals

Qpid

Rave

River

Roller

Santuario

ServiceMix

Shindig

Shiro

SIS

Sling

SpamAssassin

Sqoop

Stanbol

STeVe

Struts

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PlanetApache

### How It Works

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Meritocracy

Structure

Roles

Collaboration

Incubator

Other entities

Glossary

Voting

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# 1.34 Crazybob -

## DebuggingObjectOutputStream 1.0

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### 1.35.1 Available under license:

/\* Jackson JSON-processor.

\*

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# 1.39 geronimo-jms\_1.1\_spec 1.1.1

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14.0.1

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## 1.43 hornetq 2.1.2 :1.Final.0.jdk6.ep5.el5

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## 1.50 jackson-core-asl 1.9.9

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/\* Jackson JSON-processor.

\*

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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That's all there is to it!

/\* Jackson JSON-processor.

\*

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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```
//
// =
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//
package org.eclipse.jetty.servlet;
import java.io.FileNotFoundException;
import java.io.IOException;
import java.io.InputStream;
import java.io.OutputStream;
import java.net.MalformedURLException;
import java.net.URL;
import java.util.ArrayList;
import java.util.Enumeration;
import java.util.List;
import java.util.Map;
```

import javax.servlet.RequestDispatcher; import javax.servlet.ServletContext; import javax.servlet.ServletException; import javax.servlet.UnavailableException; import javax.servlet.http.HttpServletRequest; import javax.servlet.http.HttpServletRequest; import javax.servlet.http.HttpServletResponse;

import org.eclipse.jetty.http.HttpContent; import org.eclipse.jetty.http.HttpFields; import org.eclipse.jetty.http.HttpHeaderValues; import org.eclipse.jetty.http.HttpHeaders; import org.eclipse.jetty.http.HttpMethods; import org.eclipse.jetty.http.MimeTypes; import org.eclipse.jetty.io.Buffer; import org.eclipse.jetty.io.ByteArrayBuffer; import org.eclipse.jetty.io.WriterOutputStream; import org.eclipse.jetty.server.AbstractHttpConnection; import org.eclipse.jetty.server.Connector; import org.eclipse.jetty.server.Dispatcher; import org.eclipse.jetty.server.HttpOutput; import org.eclipse.jetty.server.InclusiveByteRange; import org.eclipse.jetty.server.ResourceCache; import org.eclipse.jetty.server.Response; import org.eclipse.jetty.server.handler.ContextHandler; import org.eclipse.jetty.server.nio.NIOConnector; import org.eclipse.jetty.server.ssl.SslConnector; import org.eclipse.jetty.util.IO; import org.eclipse.jetty.util.MultiPartOutputStream; import org.eclipse.jetty.util.URIUtil; import org.eclipse.jetty.util.log.Log; import org.eclipse.jetty.util.log.Logger; import org.eclipse.jetty.util.resource.FileResource; import org.eclipse.jetty.util.resource.Resource; import org.eclipse.jetty.util.resource.ResourceCollection; import org.eclipse.jetty.util.resource.ResourceFactory;

```
/* ----- */
```

/\*\* The default servlet.

<sup>\*</sup> This servlet, normally mapped to /, provides the handling for static

<sup>\*</sup> content, OPTION and TRACE methods for the context.

<sup>\*</sup> The following initParameters are supported, these can be set either

<sup>\*</sup> on the servlet itself or as ServletContext initParameters with a prefix

<sup>\*</sup> of org.eclipse.jetty.servlet.Default.:

<sup>\* &</sup>lt; PRE >

```
supported
dirAllowed
                If true, directory listings are returned if no
           welcome file is found. Else 403 Forbidden.
welcomeServlets If true, attempt to dispatch to welcome files
           that are servlets, but only after no matching static
           resources could be found. If false, then a welcome
           file must exist on disk. If "exact", then exact
           servlet matches are supported without an existing file.
           Default is true.
           This must be false if you want directory listings,
           but have index.jsp in your welcome file list.
redirectWelcome If true, welcome files are redirected rather than
           forwarded to.
gzip
             If set to true, then static content will be served as
           gzip content encoded if a matching resource is
           found ending with ".gz"
resourceBase
                 Set to replace the context resource base
resourceCache
                 If set, this is a context attribute name, which the servlet
           will use to look for a shared ResourceCache instance.
relativeResourceBase
           Set with a pathname relative to the base of the
           servlet context root. Useful for only serving static content out
           of only specific subdirectories.
pathInfoOnly
                 If true, only the path info will be applied to the resourceBase
stylesheet
              Set with the location of an optional stylesheet that will be used
           to decorate the directory listing html.
aliases
             If True, aliases of resources are allowed (eg. symbolic
           links and caps variations). May bypass security constraints.
maxCacheSize
                  The maximum total size of the cache or 0 for no cache.
maxCachedFileSize The maximum size of a file to cache
useFileMappedBuffer
           If set to true, it will use mapped file buffer to serve static content
           when using NIO connector. Setting this value to false means that
           a direct buffer will be used instead of a mapped file buffer.
```

```
By default, this is set to true.
* cacheControl
                  If set, all static content will have this value set as the cache-control
            header.
* </PRE>
public class DefaultServlet extends HttpServlet implements ResourceFactory
 private static final Logger LOG = Log.getLogger(DefaultServlet.class);
 private static final long serialVersionUID = 4930458713846881193L;
 private ServletContext;
 private ContextHandler _contextHandler;
 private boolean acceptRanges=true;
 private boolean _dirAllowed=true;
 private boolean _welcomeServlets=false;
 private boolean welcomeExactServlets=false;
 private boolean _redirectWelcome=false;
 private boolean _gzip=true;
 private boolean _pathInfoOnly=false;
 private Resource _resourceBase;
 private ResourceCache _cache;
 private MimeTypes _mimeTypes;
 private String[] _welcomes;
 private Resource _stylesheet;
 private boolean _useFileMappedBuffer=false;
 private ByteArrayBuffer _cacheControl;
 private String _relativeResourceBase;
 private ServletHandler _servletHandler;
 private ServletHolder _defaultHolder;
 @Override
 public void init()
 throws UnavailableException
   _servletContext=getServletContext();
   _contextHandler = initContextHandler(_servletContext);
```

```
_mimeTypes = _contextHandler.getMimeTypes();
_welcomes = _contextHandler.getWelcomeFiles();
if (_welcomes==null)
  _welcomes=new String[] {"index.html","index.jsp"};
_acceptRanges=getInitBoolean("acceptRanges",_acceptRanges);
_dirAllowed=getInitBoolean("dirAllowed",_dirAllowed);
redirectWelcome=getInitBoolean("redirectWelcome", redirectWelcome);
_gzip=getInitBoolean("gzip",_gzip);
_pathInfoOnly=getInitBoolean("pathInfoOnly",_pathInfoOnly);
if ("exact".equals(getInitParameter("welcomeServlets")))
  _welcomeExactServlets=true;
  _welcomeServlets=false;
else
  \_welcomeServlets = getInitBoolean ("welcomeServlets", \_welcomeServlets);\\
if (getInitParameter("aliases")!=null)
  _contextHandler.setAliases(getInitBoolean("aliases",false));
boolean aliases=_contextHandler.isAliases();
if (!aliases && !FileResource.getCheckAliases())
  throw new IllegalStateException("Alias checking disabled");
if (aliases)
  _servletContext.log("Aliases are enabled");
_useFileMappedBuffer=getInitBoolean("useFileMappedBuffer",_useFileMappedBuffer);
_relativeResourceBase = getInitParameter("relativeResourceBase");
String rb=getInitParameter("resourceBase");
if (rb!=null)
  if (_relativeResourceBase!=null)
    throw new UnavailableException("resourceBase & relativeResourceBase");
  try{_resourceBase=_contextHandler.newResource(rb);}
  catch (Exception e)
    LOG.warn(Log.EXCEPTION,e);
    throw new UnavailableException(e.toString());
  }
}
String css=getInitParameter("stylesheet");
```

```
try
  if(css!=null)
     _stylesheet = Resource.newResource(css);
    if(!_stylesheet.exists())
     {
       LOG.warn("!" + css);
       _stylesheet = null;
     }
  }
  if(_stylesheet == null)
    _stylesheet = Resource.newResource(this.getClass().getResource("/jetty-dir.css"));
catch(Exception e)
  LOG.warn(e.toString());
  LOG.debug(e);
String t=getInitParameter("cacheControl");
if (t!=null)
  _cacheControl=new ByteArrayBuffer(t);
String resourceCache = getInitParameter("resourceCache");
int max_cache_size=getInitInt("maxCacheSize", -2);
int max_cached_file_size=getInitInt("maxCachedFileSize", -2);
int max_cached_files=getInitInt("maxCachedFiles", -2);
if (resourceCache!=null)
  if (max_cache_size!=-1 || max_cached_file_size!= -2 || max_cached_files!=-2)
    LOG.debug("ignoring resource cache configuration, using resourceCache attribute");
  if (_relativeResourceBase!=null || _resourceBase!=null)
     throw new UnavailableException("resourceCache specified with resource bases");
  _cache=(ResourceCache)_servletContext.getAttribute(resourceCache);
  LOG.debug("Cache { }={ }",resourceCache,_cache);
}
try
  if (_cache==null && max_cached_files>0)
     _cache= new ResourceCache(null,this,_mimeTypes,_useFileMappedBuffer);
    if (max_cache_size>0)
```

```
_cache.setMaxCacheSize(max_cache_size);
       if (max_cached_file_size>=-1)
         _cache.setMaxCachedFileSize(max_cached_file_size);
       if (max_cached_files>=-1)
         _cache.setMaxCachedFiles(max_cached_files);
     }
  catch (Exception e)
    LOG.warn(Log.EXCEPTION,e);
    throw new UnavailableException(e.toString());
  _servletHandler= (ServletHandler) _contextHandler.getChildHandlerByClass(ServletHandler.class);
  for (ServletHolder h :_servletHandler.getServlets())
    if (h.getServletInstance()==this)
       _defaultHolder=h;
  if (LOG.isDebugEnabled())
    LOG.debug("resource base = "+_resourceBase);
}
* Compute the field contextHandler.<br/>
* In the case where the DefaultServlet is deployed on the HttpService it is likely that
* this method needs to be overwritten to unwrap the ServletContext facade until we reach
* the original jetty's ContextHandler.
* @param servletContext The servletContext of this servlet.
* @return the jetty's ContextHandler for this servletContext.
protected ContextHandler initContextHandler(ServletContext servletContext)
  ContextHandler.Context scontext=ContextHandler.getCurrentContext();
  if (scontext==null)
    if (servletContext instanceof ContextHandler.Context)
       return ((ContextHandler.Context)servletContext).getContextHandler();
    else
       throw new IllegalArgumentException("The servletContext " + servletContext + " " +
         servletContext.getClass().getName() + " is not " + ContextHandler.Context.class.getName());
  else
    return ContextHandler.getCurrentContext().getContextHandler();
}
@Override
public String getInitParameter(String name)
```

```
{
  String value=getServletContext().getInitParameter("org.eclipse.jetty.servlet.Default."+name);
  if (value==null)
    value=super.getInitParameter(name);
  return value;
}
/* _____*/
private boolean getInitBoolean(String name, boolean dft)
  String value=getInitParameter(name);
  if (value==null || value.length()==0)
    return dft:
  return (value.startsWith("t")||
      value.startsWith("T")||
      value.startsWith("y")||
      value.startsWith("Y")||
      value.startsWith("1"));
}
/* _____*/
private int getInitInt(String name, int dft)
  String value=getInitParameter(name);
  if (value==null)
    value=getInitParameter(name);
  if (value!=null && value.length()>0)
    return Integer.parseInt(value);
  return dft;
}
/* _____*/
/** get Resource to serve.
* Map a path to a resource. The default implementation calls
* HttpContext.getResource but derived servlets may provide
* their own mapping.
* @param pathInContext The path to find a resource for.
* @return The resource to serve.
public Resource getResource(String pathInContext)
{
  Resource r=null;
  if (_relativeResourceBase!=null)
    path In Context = URIUtil.add Paths (\_relative Resource Base, path In Context); \\
  try
    if (_resourceBase!=null)
```

```
r = _resourceBase.addPath(pathInContext);
    }
    else
    {
       URL u = _servletContext.getResource(pathInContext);
      r = contextHandler.newResource(u);
    }
    if (LOG.isDebugEnabled())
      LOG.debug("Resource "+pathInContext+"="+r);
  catch (IOException e)
    LOG.ignore(e);
  }
  if((r==null || !r.exists()) && pathInContext.endsWith("/jetty-dir.css"))
    r=_stylesheet;
  return r;
}
@Override
protected void doGet(HttpServletRequest request, HttpServletResponse response)
throws ServletException, IOException
{
  String servletPath=null;
  String pathInfo=null;
  Enumeration<String> reqRanges = null;
  Boolean included =request.getAttribute(Dispatcher.INCLUDE_REQUEST_URI)!=null;
  if (included!=null && included.booleanValue())
    servletPath=(String)request.getAttribute(Dispatcher.INCLUDE_SERVLET_PATH);
    pathInfo=(String) request.get Attribute (Dispatcher.INCLUDE\_PATH\_INFO);
    if (servletPath==null)
       servletPath=request.getServletPath();
       pathInfo=request.getPathInfo();
    }
  }
  else
    included = Boolean.FALSE;
    servletPath = _pathInfoOnly?"/":request.getServletPath();
    pathInfo = request.getPathInfo();
```

```
// Is this a Range request?
  reqRanges = request.getHeaders(HttpHeaders.RANGE);
  if (!hasDefinedRange(reqRanges))
    reqRanges = null;
}
String pathInContext=URIUtil.addPaths(servletPath,pathInfo);
boolean endsWithSlash=(pathInfo==null?request.getServletPath():pathInfo).endsWith(URIUtil.SLASH);
// Can we gzip this request?
String pathInContextGz=null;
boolean gzip=false;
if (!included.booleanValue() && _gzip && reqRanges==null && !endsWithSlash )
  // Tell caches that response may vary by accept-encoding
  response.setHeader(HttpHeaders.VARY,HttpHeaders.ACCEPT_ENCODING);
  // Should we vary this response according to accept-encoding?
  String accept=request.getHeader(HttpHeaders.ACCEPT_ENCODING);
  if (accept!=null && accept.indexOf("gzip")>=0)
    gzip=true;
// Find the resource and content
Resource resource=null;
HttpContent content=null;
try
  // Try gzipped content first
  if (gzip)
  {
    pathInContextGz=pathInContext+".gz";
    if (_cache==null)
       resource=getResource(pathInContextGz);
    }
    else
       content=_cache.lookup(pathInContextGz);
       resource=(content==null)?null:content.getResource();
    }
    if (resource==null || !resource.exists() || resource.isDirectory())
       gzip=false;
       pathInContextGz=null;
```

```
}
      // find resource
      if (!gzip)
      {
        if (_cache==null)
           resource=getResource(pathInContext);
        else
           content=_cache.lookup(pathInContext);
           resource=content==null?null:content.getResource();
      }
      if (LOG.isDebugEnabled())
        LOG.debug("uri="+request.getRequestURI()+" resource="+resource+(content!=null?" content":""));
      // Handle resource
      if (resource==null || !resource.exists())
      {
        if (included)
           throw new FileNotFoundException("!" + pathInContext);
        response.sendError(HttpServletResponse.SC_NOT_FOUND);
      else if (!resource.isDirectory())
        if (endsWithSlash && _contextHandler.isAliases() && pathInContext.length()>1)
         {
           String q=request.getQueryString();
           pathInContext=pathInContext.substring(0,pathInContext.length()-1);
           if (q!=null&&q.length()!=0)
             pathInContext+="?"+q;
response.sendRedirect(response.encodeRedirectURL(URIUtil.addPaths(_servletContext.getContextPath(),pathInCo
ntext)));
         }
        else
           // ensure we have content
           if (content==null)
             content=new
HttpContent.ResourceAsHttpContent(resource,_mimeTypes.getMimeByExtension(resource.toString()),response.get
BufferSize());
           if \ (included.boolean Value() \parallel pass Conditional Headers (request, response, \ resource, content))
             if (gzip)
                response.setHeader(HttpHeaders.CONTENT_ENCODING,"gzip");
```

```
String mt=_servletContext.getMimeType(pathInContext);
                                                                      if (mt!=null)
                                                                                 response.setContentType(mt);
                                                             }
                                                            sendData(request,response,included.booleanValue(),resource,content,reqRanges);
                                                  }
                                        }
                             }
                             else
                             {
                                      String welcome=null;
                                      if (!endsWithSlash || (pathInContext.length()==1 &&
request.getAttribute("org.eclipse.jetty.server.nullPathInfo")!=null))
                                                  StringBuffer buf=request.getRequestURL();
                                                  synchronized(buf)
                                                           int param=buf.lastIndexOf(";");
                                                           if (param<0)
                                                                      buf.append('/');
                                                           else
                                                                      buf.insert(param,'/');
                                                            String q=request.getQueryString();
                                                           if (q!=null&&q.length()!=0)
                                                                       buf.append('?');
                                                                       buf.append(q);
                                                            response.setContentLength(0);
                                                            response.sendRedirect(response.encodeRedirectURL(buf.toString()));
                                                  }
                                      // else look for a welcome file
                                       else if (null!=(welcome=getWelcomeFile(pathInContext)))
                                                LOG.debug("welcome={}",welcome);
                                                 if (_redirectWelcome)
                                                           // Redirect to the index
                                                           response.setContentLength(0);
                                                            String q=request.getQueryString();
                                                           if (q!=null&&q.length()!=0)
                                                                       response.send Redirect (response.encode Redirect URL (URIU til.add Paths (IRIU til.a
 _servletContext.getContextPath(),welcome)+"?"+q));
                                                           else
                                                                      response.send Redirect (response.encode Redirect URL (URIU til.add Paths (IRIU til.a
 _servletContext.getContextPath(),welcome)));
```

```
}
           else
              // Forward to the index
              RequestDispatcher dispatcher=request.getRequestDispatcher(welcome);
              if (dispatcher!=null)
                if (included.booleanValue())
                   dispatcher.include(request,response);
                else
                {
                  request.setAttribute("org.eclipse.jetty.server.welcome",welcome);
                   dispatcher.forward(request,response);
           }
         else
           content=new
HttpContent.ResourceAsHttpContent(resource,_mimeTypes.getMimeByExtension(resource.toString()));
           if \ (included.boolean Value() \parallel pass Conditional Headers (request, response, \ resource, content))
              sendDirectory(request,response,resource,pathInContext);
         }
       }
    catch(IllegalArgumentException e)
      LOG.warn(Log.EXCEPTION,e);
      if(!response.isCommitted())
         response.sendError(500, e.getMessage());
    finally
      if (content!=null)
         content.release();
      else if (resource!=null)
         resource.release();
  }
 private boolean hasDefinedRange(Enumeration<String> reqRanges)
    return (reqRanges!=null && reqRanges.hasMoreElements());
  }
```

```
/* ----- */
 @Override
 protected void doPost(HttpServletRequest request, HttpServletResponse response)
 throws ServletException, IOException
   doGet(request,response);
 }
 /* _____*/
 /* (non-Javadoc)
  * @ see javax.servlet.http.HttpServlet#doTrace(javax.servlet.http.HttpServletRequest,
javax.servlet.http.HttpServletResponse)
  */
 @Override
 protected void doTrace(HttpServletRequest req, HttpServletResponse resp) throws ServletException, IOException
   resp.sendError(HttpServletResponse.SC_METHOD_NOT_ALLOWED);
 /* ______*/
 @Override
 protected void doOptions(HttpServletRequest req, HttpServletResponse resp)
 throws ServletException, IOException
   resp.setHeader("Allow", "GET,HEAD,POST,OPTIONS");
 }
 /* _____*/
  * Finds a matching welcome file for the supplied {@link Resource}. This will be the first entry in the list of
  * configured {@link #_welcomes welcome files} that existing within the directory referenced by the
<code>Resource</code>.
  * If the resource is not a directory, or no matching file is found, then it may look for a valid servlet mapping.
  * If there is none, then <code>null</code> is returned.
  * The list of welcome files is read from the {@link ContextHandler} for this servlet, or
  * <code>"index.jsp", "index.html"</code> if that is <code>null</code>.
  * @param resource
  * @return The path of the matching welcome file in context or null.
  * @throws IOException
  * @throws MalformedURLException
 private String getWelcomeFile(String pathInContext) throws MalformedURLException, IOException
 {
   if (_welcomes==null)
      return null;
   String welcome_servlet=null;
   for (int i=0;i<_welcomes.length;i++)
```

```
String welcome_in_context=URIUtil.addPaths(pathInContext,_welcomes[i]);
      Resource welcome=getResource(welcome_in_context);
      if (welcome!=null && welcome.exists())
        return _welcomes[i];
      if (( welcomeServlets || welcomeExactServlets) && welcome servlet==null)
        Map.Entry entry=_servletHandler.getHolderEntry(welcome_in_context);
        if (entry!=null && entry.getValue()!=_defaultHolder &&
             (_welcomeServlets || (_welcomeExactServlets && entry.getKey().equals(welcome_in_context))))
           welcome_servlet=welcome_in_context;
      }
   return welcome_servlet;
 }
 /* Check modification date headers.
 protected boolean passConditionalHeaders(HttpServletRequest request,HttpServletResponse response, Resource
resource, HttpContent content)
 throws IOException
 {
   try
      if (!request.getMethod().equals(HttpMethods.HEAD) )
        String ifms=request.getHeader(HttpHeaders.IF_MODIFIED_SINCE);
        if (ifms!=null)
          //Get jetty's Response impl
           Response r = Response.getResponse(response);
           if (content!=null)
             Buffer mdlm=content.getLastModified();
             if (mdlm!=null)
               if (ifms.equals(mdlm.toString()))
                 r.reset(true);
                 r.setStatus(HttpServletResponse.SC_NOT_MODIFIED);
                 r.flushBuffer();
                 return false;
```

```
}
         long ifmsl=request.getDateHeader(HttpHeaders.IF_MODIFIED_SINCE);
         if (ifmsl!=-1)
           if (resource.lastModified()/1000 <= ifmsl/1000)
              r.reset(true);
              r.setStatus(HttpServletResponse.SC\_NOT\_MODIFIED);
              r.flushBuffer();
              return false;
         }
       }
      // Parse the if[un]modified dates and compare to resource
      long date=request.getDateHeader(HttpHeaders.IF_UNMODIFIED_SINCE);
      if (date!=-1)
         if (resource.lastModified()/1000 > date/1000)
           response.sendError(HttpServletResponse.SC_PRECONDITION_FAILED);
           return false;
         }
       }
    }
  catch(IllegalArgumentException iae)
    if(!response.isCommitted())
       response.sendError(400, iae.getMessage());
    throw iae;
  return true;
protected void sendDirectory(HttpServletRequest request,
    HttpServletResponse response,
    Resource resource,
    String pathInContext)
throws IOException
  if (!_dirAllowed)
```

}

```
response.sendError(HttpServletResponse.SC_FORBIDDEN);
    return:
  byte[] data=null;
  String base = URIUtil.addPaths(request.getRequestURI(),URIUtil.SLASH);
  //If the DefaultServlet has a resource base set, use it
  if (_resourceBase != null)
    // handle ResourceCollection
    if (_resourceBase instanceof ResourceCollection)
       resource=_resourceBase.addPath(pathInContext);
  //Otherwise, try using the resource base of its enclosing context handler
  else if (_contextHandler.getBaseResource() instanceof ResourceCollection)
    resource = \_contextHandler.getBaseResource().addPath(pathInContext);\\
  String dir = resource.getListHTML(base,pathInContext.length()>1);
  if (dir==null)
    response. Send Error (HttpServletResponse. SC\_FORBIDDEN,
    "No directory");
    return;
  }
  data=dir.getBytes("UTF-8");
  response.setContentType("text/html; charset=UTF-8");
  response.setContentLength(data.length);
  response.getOutputStream().write(data);
protected void sendData(HttpServletRequest request,
    HttpServletResponse response,
    boolean include,
    Resource resource.
    HttpContent content,
    Enumeration reqRanges)
throws IOException
  boolean direct;
  long content_length;
  if (content==null)
    direct=false;
    content_length=resource.length();
```

}

{

```
else
    {
      Connector connector = AbstractHttpConnection.getCurrentConnection().getConnector();
      direct=connector instanceof NIOConnector && ((NIOConnector)connector).getUseDirectBuffers() &&
!(connector instanceof SslConnector);
      content_length=content.getContentLength();
    }
   // Get the output stream (or writer)
   OutputStream out =null;
   boolean written;
   try
      out = response.getOutputStream();
      // has a filter already written to the response?
      written = out instanceof HttpOutput
         ? ((HttpOutput)out).isWritten()
         : Abstract Http Connection.get Current Connection (). get Generator (). is Written (); \\
   catch(IllegalStateException e)
      out = new WriterOutputStream(response.getWriter());
      written=true; // there may be data in writer buffer, so assume written
   if \ (\ reqRanges == null \ \| \ !reqRanges.hasMoreElements() \ \| \ content\_length < 0)
      // if there were no ranges, send entire entity
      if (include)
         resource.writeTo(out,0,content_length);
      }
      else
        // See if a direct methods can be used?
        if (content!=null && !written && out instanceof HttpOutput)
           if (response instanceof Response)
              writeOptionHeaders((((Response)response).getHttpFields());
              ((AbstractHttpConnection.Output) out).sendContent(content);\\
           }
           else
              Buffer buffer = direct?content.getDirectBuffer():content.getIndirectBuffer();
              if (buffer!=null)
```

```
writeHeaders(response,content,content_length);
            ((AbstractHttpConnection.Output)out).sendContent(buffer);
          }
         else
            writeHeaders(response,content,content length);
            resource.writeTo(out,0,content_length);
       }
     }
     else
       // Write headers normally
       writeHeaders(response,content,written?-1:content_length);
       // Write content normally
       Buffer buffer = (content==null)?null:content.getIndirectBuffer();
       if (buffer!=null)
          buffer.writeTo(out);
       else
         resource.writeTo(out,0,content_length);
}
else
  // Parse the satisfiable ranges
  List ranges =InclusiveByteRange.satisfiableRanges(reqRanges,content_length);
  // if there are no satisfiable ranges, send 416 response
  if (ranges==null || ranges.size()==0)
     writeHeaders(response, content, content_length);
    response.setStatus(HttpServletResponse.SC_REQUESTED_RANGE_NOT_SATISFIABLE);
    response.setHeader(HttpHeaders.CONTENT_RANGE,
          InclusiveByteRange.to416HeaderRangeString(content_length));
    resource.writeTo(out,0,content_length);
    return;
  }
  // if there is only a single valid range (must be satisfiable
  // since were here now), send that range with a 216 response
  if (ranges.size()== 1)
    InclusiveByteRange singleSatisfiableRange =
       (InclusiveByteRange)ranges.get(0);
    long singleLength = singleSatisfiableRange.getSize(content_length);
```

```
writeHeaders(response,content,singleLength
                                                         );
  response.setStatus(HttpServletResponse.SC_PARTIAL_CONTENT);
  response.setHeader(HttpHeaders.CONTENT_RANGE,
       singleSatisfiableRange.toHeaderRangeString(content_length));
  resource.writeTo(out,singleSatisfiableRange.getFirst(content_length),singleLength);
}
// multiple non-overlapping valid ranges cause a multipart
// 216 response which does not require an overall
// content-length header
writeHeaders(response,content,-1);
String mimetype=content.getContentType().toString();
MultiPartOutputStream multi = new MultiPartOutputStream(out);
response.setStatus(HttpServletResponse.SC_PARTIAL_CONTENT);
// If the request has a "Request-Range" header then we need to
// send an old style multipart/x-byteranges Content-Type. This
// keeps Netscape and acrobat happy. This is what Apache does.
String ctp;
if (request.getHeader(HttpHeaders.REQUEST_RANGE)!=null)
  ctp = "multipart/x-byteranges; boundary=";
else
  ctp = "multipart/byteranges; boundary=";
response.setContentType(ctp+multi.getBoundary());
InputStream in=resource.getInputStream();
long pos=0;
// calculate the content-length
int length=0;
String[] header = new String[ranges.size()];
for (int i=0;i<ranges.size();i++)
  InclusiveByteRange ibr = (InclusiveByteRange) ranges.get(i);
  header[i]=ibr.toHeaderRangeString(content_length);
  length+=
    ((i>0)?2:0)+
    2+multi.getBoundary().length()+2+
    HttpHeaders.CONTENT_TYPE.length()+2+mimetype.length()+2+
    HttpHeaders.CONTENT_RANGE.length()+2+header[i].length()+2+
    2+
    (ibr.getLast(content_length)-ibr.getFirst(content_length))+1;
}
length+=2+2+multi.getBoundary().length()+2+2;
response.setContentLength(length);
```

```
for (int i=0;i<ranges.size();i++)
       InclusiveByteRange ibr = (InclusiveByteRange) ranges.get(i);
       multi.startPart(mimetype,new String[]{HttpHeaders.CONTENT_RANGE+": "+header[i]});
      long start=ibr.getFirst(content_length);
      long size=ibr.getSize(content_length);
      if (in!=null)
         // Handle non cached resource
         if (start<pos)
           in.close();
           in=resource.getInputStream();
           pos=0;
         }
         if (pos<start)
           in.skip(start-pos);
           pos=start;
         IO.copy(in,multi,size);
         pos+=size;
       else
         // Handle cached resource
         (resource).writeTo(multi,start,size);
    }
    if (in!=null)
      in.close();
    multi.close();
  return;
}
/* _____*/
protected void writeHeaders(HttpServletResponse response,HttpContent content,long count)
throws IOException
{
  if (content.getContentType()!=null && response.getContentType()==null)
    response.setContentType(content.getContentType().toString());
  if (response instanceof Response)
    Response r=(Response)response;
    HttpFields fields = r.getHttpFields();
```

```
if (content.getLastModified()!=null)
      fields.put(HttpHeaders.LAST_MODIFIED_BUFFER,content.getLastModified());
    else if (content.getResource()!=null)
    {
      long lml=content.getResource().lastModified();
      if (lml!=-1)
         fields.putDateField(HttpHeaders.LAST MODIFIED BUFFER,lml);
    }
    if (count !=-1)
      r.setLongContentLength(count);
    writeOptionHeaders(fields);
  }
  else
    long lml=content.getResource().lastModified();
    if (lml > = 0)
      response.setDateHeader(HttpHeaders.LAST_MODIFIED,lml);
    if (count !=-1)
    {
      if \ (count \!\!<\!\! Integer.MAX\_VALUE)
         response.setContentLength((int)count);
      else
         response.setHeader(HttpHeaders.CONTENT_LENGTH,Long.toString(count));
    }
    writeOptionHeaders(response);
  }
/* _____*/
protected void writeOptionHeaders(HttpFields fields) throws IOException
  if (_acceptRanges)
    fields.put(HttpHeaders.ACCEPT_RANGES_BUFFER,HttpHeaderValues.BYTES_BUFFER);
  if (_cacheControl!=null)
    fields.put (HttpHeaders.CACHE\_CONTROL\_BUFFER,\_cacheControl);
protected void writeOptionHeaders(HttpServletResponse response) throws IOException
  if (_acceptRanges)
    response.setHeader(HttpHeaders.ACCEPT_RANGES,"bytes");
```

}

}

```
if (_cacheControl!=null)
response.setHeader(HttpHeaders.CACHE_CONTROL,_cacheControl.toString());
}

/* _______*

/* @see javax.servlet.Servlet#destroy()

*/
@Override
public void destroy()
{
    if (_cache!=null)
        _cache.flushCache();
    super.destroy();
}

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19 May, 2009
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//-----
Refactored SqlBuilder class (SQL, AbstractSQL)
```

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jquery.ui.autocomplete.js, jquery.ui.button.js, jquery.ui.datepicker.js, jquery.ui.dialog.js, jquery.ui.draggable.js,
jquery.ui.droppable.js, jquery.ui.effect.js, jquery.ui.effect-blind.js, jquery.ui.effect-bounce.js, jquery.ui.effect-clip.js,
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* Copyright (c) 2012 jQuery Foundation and other contributors Licensed MIT */
/*! jQuery v1.8.2 jquery.com | jquery.org/license */
* @preserve jquery.layout 1.3.0 - Release Candidate 30.62
* $Date: 2012-08-04 08:00:00 (Thu, 23 Aug 2012) $
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* Changelog: http://layout.jquery-dev.net/changelog.cfm#1.3.0.rc30.62
* NOTE: This is a short-term release to patch a couple of bugs.
* These bugs are listed as officially fixed in RC30.7, which will be released shortly.
* Docs: http://layout.jquery-dev.net/documentation.html
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*/
/**
* jquery.layout.state 1.0
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/**
* jquery.layout.browserZoom 1.0
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* @support: http://groups.google.com/group/jquery-ui-layout
* @todo: Extend logic to handle other problematic zooming in browsers
* @todo: Add hotkey/mousewheel bindings to _instantly_ respond to these zoom event
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