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Version 2.1, February 1999

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```

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

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1.3 apache2 2.4.16

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*
*/

```

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```

/*****
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* National Center for Supercomputing Applications
* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
*
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```
*/
/*
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* -----
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* -----
*/
```

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```
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For the test\zb.c component:

```
/*          ZeusBench V1.01  
=====
```

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

*/

For the expat xml parser component:

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```
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
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<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
```

This file is generated from xml source: DO NOT EDIT

XX

X

```
-->
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<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No
Sidebar - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" /><link rel="stylesheet"
type="text/css" href="/style/css/prettify.css" />
<script src="/style/scripts/prettify.min.js" type="text/javascript">
</script>
```

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href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
</div>
<div class="up"><a href="/"></a></div>
<div id="path">
<a href="http://www.apache.org">Apache</a> > <a href="http://httpd.apache.org">HTTP Server</a> > <a
href="http://httpd.apache.org/docs/">Documentation</a> > <a href="/">Version 2.4</a></div><div id="page-
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<div class="toplang">
<p><span>Available Languages: </span><a href="/en/license.html" title="English">&nbsp;en&nbsp;&nbsp;</a></p>
</div>
```

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HTTP Server should be directed at either our IRC channel, #httpd, on Freenode, or sent to our <a
href="http://httpd.apache.org/lists.html">mailing lists</a></div>
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    s.type = 'text/javascript';
    s.async = true;
    s.src = 'https://comments.apache.org/show_comments.lua?site=' + comments_shortname + '&page=' +
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href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p></div><script type="text/javascript"><!--<!--><![CDATA[</><!--
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 */
```

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For the server\util_md5.c component:

```
/*
*****
* NCSA HTTPd Server
* Software Development Group
* National Center for Supercomputing Applications
* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
*
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*****
*
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```
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# This comes from X11R5 (mit/util/scripts/install.sh).  
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#
```

For the test\zb.c component:

/* ZeusBench V1.01

=====

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

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1.4 apr 1.5.2

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From strings/apr_strnatcmp.c, include/apr_strings.h:

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.
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1.5 apr-util 1.5.4

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```
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1.8 base-files 3.0.14 :r73

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+Version: 3.0.14

+Release: r73

+License: GPLv2

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1.10 base-passwd 3.5.29

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Format-Specification: <http://svn.debian.org/wsvn/dep/web/deps/dep5.mdwn?op=file&rev=135>

Name: base-passwd

Maintainer: Colin Watson <cjwatson@debian.org>

Files: update-passwd.c, man/*

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Files: passwd.master, group.master

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X-Notes: Originally written by Ian Murdock <imurdock@debian.org> and

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1.11 bash 4.3.30

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If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

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@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

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1.13 bind 9.10.2-P4

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* `configure.ac`, `Makefile.am`: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

Author: Julio Merino <jmmv@users.sourceforge.net>

* `atf-c/ui.c`: The `format_paragraph` and `format_text` functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

* `atf-c++/detail/io.hpp`, `atf-c++/detail/io.cpp`, `atf-c++/detail/io_test.cpp`: These files were derived from the `file_handle`, `systembuf`, `pipe` and `pistream` classes and tests found in the Boost.Process library.

Author: Julio Merino <jmmv84@gmail.com>

* `admin/check-style.sh`, `admin/check-style-common.awk`, `admin/check-style-cpp.awk`, `admin/check-style-shell.awk`: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

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=====
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2
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The development of Dynamically Loadable Zones (DLZ) for Bind 9 was conceived and contributed by Rob Butler.

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<!--

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-->

<!-- \$Id: copyright.xml,v 1.8 2009/07/10 23:47:58 tbox Exp \$ -->

<!-- Generate ISC copyright comments from Docbook copyright metadata. -->

<xsl:stylesheet xmlns:xsl="http://www.w3.org/1999/XSL/Transform" version="1.0">

<xsl:template name="isc.copyright.format">

<xsl:param name="text"/>

<xsl:value-of select="\$isc.copyright.leader"/>

<xsl:value-of select="normalize-space(substring-before(\$text, '
'))"/>

```

<xsl:text>#10;</xsl:text>
<xsl:variable name="rest" select="substring-after($text, '#10;')"/>
<xsl:if test="translate($rest, '#9;#32;', '')">
  <xsl:call-template name="isc.copyright.format">
    <xsl:with-param name="text" select="$rest"/>
  </xsl:call-template>
</xsl:if>
</xsl:template>

```

```

<xsl:variable name="isc.copyright.text">
  <xsl:text>
    Permission to use, copy, modify, and/or distribute this software for any
    purpose with or without fee is hereby granted, provided that the above
    copyright notice and this permission notice appear in all copies.
  </xsl:text>
</xsl:variable>

```

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```

</xsl:text>
</xsl:variable>

```

```

<xsl:variable name="isc.copyright">
  <xsl:call-template name="isc.copyright.format">
    <xsl:with-param name="text">
      <xsl:for-each select="/refentry/docinfo/copyright | /book/bookinfo/copyright">
        <xsl:text>Copyright (C) </xsl:text>
        <xsl:call-template name="copyright.years">
          <xsl:with-param name="years" select="year"/>
        </xsl:call-template>
        <xsl:text> </xsl:text>
        <xsl:value-of select="holder"/>
        <xsl:text>#10;</xsl:text>
      </xsl:for-each>
      <xsl:value-of select="$isc.copyright.text"/>
    </xsl:with-param>
  </xsl:call-template>
</xsl:variable>

```

```

</xsl:stylesheet>

```

```

<!--
- Local variables:
- mode: sgml

```


- End:

-->

1.14 boost 1.58.0 :0.0

1.14.1 Available under license :

```
<html>
<head>
<meta http-equiv="Content-Type" content="text/html; charset=US-ASCII">
<title>MPL Interoperability</title>
<link rel="stylesheet" href="../.././doc/src/boostbook.css" type="text/css">
<meta name="generator" content="DocBook XSL Stylesheets V1.78.1">
<link rel="home" href="./index.html" title="Chapter&#160;1.&#160;Boost.TypeTraits">
<link rel="up" href="./index.html" title="Chapter&#160;1.&#160;Boost.TypeTraits">
<link rel="prev" href="intrinsic.html" title="Support for Compiler Intrinsics">
<link rel="next" href="examples.html" title="Examples">
</head>
<body bgcolor="white" text="black" link="#0000FF" vlink="#840084" alink="#0000FF">
<table cellpadding="2" width="100%"><tr>
<td valign="top"></td>
<td align="center"><a href="../.././index.html">Home</a></td>
<td align="center"><a href="../.././libs/libraries.htm">Libraries</a></td>
<td align="center"><a href="http://www.boost.org/users/people.html">People</a></td>
<td align="center"><a href="http://www.boost.org/users/faq.html">FAQ</a></td>
<td align="center"><a href="../.././more/index.htm">More</a></td>
</tr></table>
<hr>
<div class="spirit-nav">
<a accesskey="p" href="intrinsic.html"></a><a
accesskey="u" href="./index.html"></a><a accesskey="h"
href="./index.html"></a><a accesskey="n"
href="examples.html"></a>
</div>
<div class="section">
<div class="titlepage"><div><div><h2 class="title" style="clear: both">
<a name="boost_typedtraits.mpl"></a><a class="link" href="mpl.html" title="MPL Interoperability">MPL
Interoperability</a>
</h2></div></div></div>
<p>
All the value based traits in this library conform to MPL's requirements for
an <a href="../.././libs/mpl/doc/refmanual/integral-constant.html" target="_top">Integral
Constant type</a>: that includes a number of rather intrusive workarounds
for broken compilers.
</p>
<p>
Purely as an implementation detail, this means that <code class="computeroutput"><a class="link"
href="reference/integral_constant.html" title="integral_constant">true_type</a></code>
```

inherits from [<code class="computeroutput">boost::mpl::true_</code>, `>false_type</code>`](../../../../libs/mpl/doc/refmanual/bool.html)

inherits from [<code class="computeroutput">boost::mpl::>false_</code>, and `integral_constantT,v></code>`](../../../../libs/mpl/doc/refmanual/bool.html)

inherits from [<code class="computeroutput">boost::mpl::integral_cT,v></code>](../../../../libs/mpl/doc/refmanual/integral-c.html)

(provided `T</code> is not bool</code>)`

</p>
</div>
<table xmlns:rev="http://www.cs.rpi.edu/~gregod/boost/tools/doc/revision" width="100%"><tr>
<td align="left"></td>
<td align="right"><div class="copyright-footer">Copyright © 2000, 2011 Adobe Systems Inc, David Abrahams,

Frederic Bron, Steve Cleary, Beman Dawes, Aleksey Gurtovoy, Howard Hinnant, Jesse Jones, Mat Marcus, Itay Maman, John Maddock, Alexander Nasonov, Thorsten Ottosen, Roman Perepelitsa, Robert Ramey, Jeremy Siek, Robert Stewart and Steven Watanabe<p>

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</p>
</div></td>
</tr></table>
<hr>
<div class="spirit-nav">

</div>
</body>
</html>

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]

[section:mpl MPL Interoperability]

All the value based traits in this library conform to MPL's requirements for an [[@../.../libs/mpl/doc/refmanual/integral-constant.html](http://www.boost.org/libs/mpl/doc/refmanual/integral-constant.html) Integral Constant type]: that includes a number of rather intrusive workarounds for broken compilers.

Purely as an implementation detail, this means that `__true_type` inherits from [[@../.../libs/mpl/doc/refmanual/bool.html](http://www.boost.org/libs/mpl/doc/refmanual/bool.html) `boost::mpl::true_`], `__false_type` inherits from [[@../.../libs/mpl/doc/refmanual/bool.html](http://www.boost.org/libs/mpl/doc/refmanual/bool.html) `boost::mpl::false_`], and `__integral_constant<T, v>` inherits from [[@../.../libs/mpl/doc/refmanual/integral-c.html](http://www.boost.org/libs/mpl/doc/refmanual/integral-c.html) `boost::mpl::integral_c<T,v>`] (provided `T` is not `bool`)

[endsect]

[/

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]

```
#!/usr/bin/env python
```

```
from subprocess import check_output as run
```

```
from datetime import datetime
```

```
from itertools import groupby
```

```
from operator import itemgetter
```

```
import re
```

```
import magic
```

```
def authors(filename):
```

```
    log = run(['git', 'log', '--follow',
              '--date=short', '--format=%aN%x09%ad', filename],
              universal_newlines=True)
```

```
    for line in log.splitlines():
```

```
        author, date = line.split('\t')
```

```
        if author != 'fix-copyright.py':
```

```
            yield author, datetime.strptime(date, '%Y-%m-%d')
```

```
def new_copyright(filename, previous):
```

```
    def f():
```

```
        au = list(authors(filename))
```

```
        alldates = map(itemgetter(1), au)
```

```
        aup = sorted(au + map(lambda a: (a, None), previous), key=itemgetter(0))
```

```
        for author, records in groupby(aup, itemgetter(0)):
```

```
            dates = filter(None, map(itemgetter(1), records))
```

```

    if not dates: dates = alldates
    start = min(dates)
    end = max(dates)
    fmt = '{0}' if start.year == end.year else '{0}-{1}'
    line = 'Copyright ' + fmt.format(start.year, end.year) + ' ' + author
    key = (start, author)
    yield key, line
return map(itemgetter(1), sorted(f()))

def fix_copyright(filename):
    # Find copyright block in original file
    prefix = set()
    names = []
    lines = []
    with open(filename, 'r') as f:
        content = list(f)
    for i, line in enumerate(content[:15]):
        m = re.match(r'^(?P<prefix>\W*)(\(\c\))?\s*?copyright\s*(\(\c\))?\s+\d{4}(\s*-\s*\d{4})?\s+(?P<name>.+?)\s*$',
line, re.IGNORECASE)
        if m:
            d = m.groupdict()
            prefix.add(d['prefix'])
            lines.append(i)
            names.append(d['name'].strip())
    if len(prefix) != 1:
        print 'Not found:', filename
        return
    prefix = list(prefix)[0]

    print filename
    new = iter(new_copyright(filename, names))
    with open(filename, 'w') as f:
        for i, line in enumerate(content):
            if i in lines:
                for repl in new:
                    print >>f, prefix + repl
            else:
                print >>f, line,
    pass

def all_files():
    ls = run(['git', 'ls-files'], universal_newlines=True)
    for filename in ls.splitlines():
        if magic.from_file(filename, mime=True).split('/')[0] == 'text':
            yield filename

for f in all_files():
    fix_copyright(f)

```

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-->

<section id="date_time.license">

<title>Boost Date-Time Library License</title>

<bridgehead renderas="sect2">Boost Date-Time Library License</bridgehead>

<!--

<ulink url="../../index.htm">

<imagedata align="left"

format="GIF"

fileref="../../boost.png"

alt="C++ Boost" />

</ulink>-->

<!--hr /-->

<para>

The following is the overall license for the boost date_time library. This notice is found in all source files related to the library.

</para>

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</para>

<!--hr / -->

<ulink url="mailto:jeff@crystalclearsoftware.com">Jeff Garland</ulink>

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```

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- implemented file-format e.g. WKB
- implemented specific strategy or algorithm e.g. intersections

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- 5) Docs -> might take sole copyright
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```
[/=====
Boost.Geometry (aka GGL, Generic Geometry Library)
```

```
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http://www.boost.org/LICENSE_1_0.txt)
```

```
=====/]

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=====
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[article Invalid copyright years

[quickbook 1.5]

[copyright 2010-2001 Timequake man]

]

<?xml version="1.0" encoding="UTF-8"?>

<!DOCTYPE article PUBLIC "-//Boost//DTD BoostBook XML V1.0//EN"

"http://www.boost.org/tools/boostbook/dtd/boostbook.dtd">

<article id="copyright_test" last-revision="DEBUG MODE Date: 2000/12/20 12:00:00 \$"

xmlns:xi="http://www.w3.org/2001/XInclude">

<title>Copyright Test</title>

<articleinfo>

<copyright>

<year>1963</year> <year>1964</year> <year>1965</year> <holder>Jane Doe</holder>

</copyright>

<copyright>

```

    <year>2018</year> <holder>Joe Blow, John Coe</holder>
</copyright>
<copyright>
    <year>1977</year> <year>1985</year> <holder>Someone else</holder>
</copyright>
</articleinfo>
</article>
[article Copyright Test
[quickbook 1.5]
[copyright 1963-1965 Jane Doe, 2018 Joe Blow, John Coe]
[copyright 1977,1985 Someone else]
]
[article Invalid copyright
[quickbook 1.5]
[copyright No year]
]

```

Maybe this should pass?

```

/*
*
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*
*/

```

```

#include "licence_info.hpp"
#include "bcp_imp.hpp"
#include "fileview.hpp"
#include <fstream>
#include <iomanip>
#include <cstring>
#include <stdexcept>
#include <boost/lexical_cast.hpp>
#include <boost/filesystem/operations.hpp>
#include <boost/throw_exception.hpp>

```

```

//
// split_path is a small helper for outputting a path name,
// complete with a link to that path:
//
struct split_path
{
    const fs::path& root;
    const fs::path& file;
    split_path(const fs::path& r, const fs::path& f)
        : root(r), file(f){}
}

```

```

private:
    split_path& operator=(const split_path&);
};

std::ostream& operator << (std::ostream& os, const split_path& p)
{
    os << "<a href=\"\" << (p.root / p.file).string() << "\">" << p.file.string() << "</a>";
    return os;
}

std::string make_link_target(const std::string& s)
{
    // convert an arbitrary string into something suitable
    // for an <a> name:
    std::string result;
    for(unsigned i = 0; i < s.size(); ++i)
    {
        result.append(1, static_cast<std::string::value_type>(std::isalnum(s[i]) ? s[i] : '_'));
    }
    return result;
}

void bcp_implementation::output_license_info()
{
    std::pair<const license_info*, int> licenses = get_licenses();

    std::map<int, license_data>::const_iterator i, j;
    i = m_license_data.begin();
    j = m_license_data.end();

    std::ofstream os(m_dest_path.string().c_str());
    if(!os)
    {
        std::string msg("Error opening ");
        msg += m_dest_path.string();
        msg += " for output.";
        std::runtime_error e(msg);
        boost::throw_exception(e);
    }
    os <<
        "<!DOCTYPE HTML PUBLIC \"-//W3C//DTD HTML 4.0 Transitional//EN\">\n"
        "<html>\n"
        "<head>\n"
        "<title>Boost Licence Dependency Information";
    if(m_module_list.size() == 1)
    {
        os << " for " << *(m_module_list.begin());
    }
}

```

```

}
os <<
  "</title>\n"
  "</head>\n"
  "<body>\n"
  "<H1>Boost Licence Dependency Information";
if(m_module_list.size() == 1)
{
  os << " for " << *(m_module_list.begin());
}
os <<
  "</H1>\n"
  "<H2>Contents</h2>\n"
  "<pre><a href=\"#input\">Input Information</a>\n";
if(!m_bsl_summary_mode)
  os << "<a href=\"#summary\">Licence Summary</a>\n";
os << "<a href=\"#details\">Licence Details</a>\n";

while(i != j)
{
  // title:
  os << " <a href=\"#\" << make_link_target(licenses.first[i->first].license_name)
    << "\">" << licenses.first[i->first].license_name << "</a>\n";
  ++i;
}

os << "<a href=\"#files\">Files with no recognised license</a>\n"
  "<a href=\"#authors\">Files with no recognised copyright holder</a>\n";
if(!m_bsl_summary_mode)
{
  os <<
    "Moving to the Boost Software License...\n"
    " <a href=\"#bsl-converted\">Files that can be automatically converted to the Boost Software License</a>\n"
    " <a href=\"#to-bsl\">Files that can be manually converted to the Boost Software License</a>\n"
    " <a href=\"#not-to-bsl\">Files that can <b>NOT</b> be moved to the Boost Software License</a>\n"
    " <a href=\"#need-bsl-authors\">Authors we need to move to the Boost Software License</a>\n"
    "<a href=\"#copyright\">Copyright Holder Information</a>\n";
}
os <<
  "<a href=\"#depend\">File Dependency Information</a>\n"
  "</pre>";

//
// input Information:
//
os << "<a name=\"input\"></a><h2>Input Information</h2>\n";
if(m_scan_mode)
  os << "<P>The following files were scanned for boost dependencies:<BR>";

```

```

else
    os << "<P>The following Boost modules were checked:<BR>";

std::list<std::string>::const_iterator si = m_module_list.begin();
std::list<std::string>::const_iterator sj = m_module_list.end();
while(si != sj)
{
    os << *si << "<BR>";
    ++si;
}
os << "</p><p>The Boost path was: <code>" << m_boost_path.string() << "</code></P>";
//
// extract the boost version number from the boost directory tree,
// not from this app (which may have been built from a previous
// version):
//
fileview version_file(m_boost_path / "boost/version.hpp");
static const boost::regex version_regex(
    "^[:blank:]*#[[:blank:]]*define[:blank:]+BOOST_VERSION[:blank:]+(\\d+)");
boost::cmatch what;
if(boost::regex_search(version_file.begin(), version_file.end(), what, version_regex))
{
    int version = boost::lexical_cast<int>(what.str(1));
    os << "<p>The Boost version is: " << version / 100000 << "." << version / 100 % 1000 << "." << version % 100
<< "</P>\n";
}

//
// output each license:
//
i = m_license_data.begin();
j = m_license_data.end();
if(!m_bsl_summary_mode)
{
    //
    // start with the summary:
    //
    os << "<a name=\"summary\"></a><h2>Licence Summary</h2>\n";
    while(i != j)
    {
        // title:
        os <<
            "<H3>" << licenses.first[i->first].license_name << "</H3>\n";
        // license text:
        os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
        // Copyright holders:
        os << "<P>This license is used by " << i->second.authors.size()
            << " authors and " << i->second.files.size()

```

```

    << " files <a href=\"#" << make_link_target(licenses.first[i->first].license_name) << "\">(see details)</a>";
os << "</P></BLOCKQUOTE>\n";
++i;
}
}
//
// and now the details:
//
i = m_license_data.begin();
j = m_license_data.end();
int license_index = 0;
os << "<a name=\"details\"></a><h2>Licence Details</h2>\n";
while(i != j)
{
    // title:
    os <<
        "<H3><A name=\"" << make_link_target(licenses.first[i->first].license_name)
        << "\"></a>" << licenses.first[i->first].license_name << "</H3>\n";
    // license text:
    os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
    if(!m_bsl_summary_mode || (license_index >= 3))
    {
        // Copyright holders:
        os << "<P>This license is used by the following " << i->second.authors.size() << " copyright
holders:</P>\n<BLOCKQUOTE><P>";
        std::set<std::string>::const_iterator x, y;
        x = i->second.authors.begin();
        y = i->second.authors.end();
        while(x != y)
        {
            os << *x << "<BR>\n";
            ++x;
        }
        os << "</P></BLOCKQUOTE>\n";
        // Files using this license:
        os << "<P>This license applies to the following " << i->second.files.size() << "
files:</P>\n<BLOCKQUOTE><P>";
        std::set<fs::path, path_less>::const_iterator m, n;
        m = i->second.files.begin();
        n = i->second.files.end();
        while(m != n)
        {
            os << split_path(m_boost_path, *m) << "<br>\n";
            ++m;
        }
        os << "</P></BLOCKQUOTE>\n";
    }
}
else

```

```

{
  os << "<P>This license is used by " << i->second.authors.size() << " authors (list omitted for brevity).</P>\n";
  os << "<P>This license applies to " << i->second.files.size() << " files (list omitted for brevity).</P>\n";
}
++license_index;
++i;
}
//
// Output list of files not found to be under license control:
//
os << "<h2><a name=\"files\"></a>Files With No Recognisable Licence</h2>\n"
  "<P>The following " << m_unknown_licenses.size() << " files had no recognisable license
information:</P><BLOCKQUOTE><P>\n";
std::set<fs::path, path_less>::const_iterator i2, j2;
i2 = m_unknown_licenses.begin();
j2 = m_unknown_licenses.end();
while(i2 != j2)
{
  os << split_path(m_boost_path, *i2) << "<br>\n";
  ++i2;
}
os << "</p></BLOCKQUOTE>";
//
// Output list of files with no found copyright holder:
//
os << "<h2><a name=\"authors\"></a>Files With No Recognisable Copyright Holder</h2>\n"
  "<P>The following " << m_unknown_authors.size() << " files had no recognisable copyright
holder:</P>\n<BLOCKQUOTE><P>";
i2 = m_unknown_authors.begin();
j2 = m_unknown_authors.end();
while(i2 != j2)
{
  os << split_path(m_boost_path, *i2) << "<br>\n";
  ++i2;
}
os << "</p></BLOCKQUOTE>";
if(!m_bsl_summary_mode)
{
  //
  // Output list of files that have been moved over to the Boost
  // Software License, along with enough information for human
  // verification.
  //
  os << "<h2><a name=\"bsl-converted\"></a>Files that can be automatically converted to the Boost Software
License</h2>\n"
    << "<P>The following " << m_converted_to_bsl.size() << " files can be automatically converted to the Boost
Software License, but require manual verification before they can be committed to CVS:</P>\n";
  if (!m_converted_to_bsl.empty())

```

```

{
typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>
    ::const_iterator conv_iterator;
conv_iterator i = m_converted_to_bsl.begin(),
    ie = m_converted_to_bsl.end();
int file_num = 1;
while (i != ie)
{
    os << "<P>[" << file_num << "] File: <tt>" << split_path(m_boost_path, i->first)
        << "</tt><br>\n<table border='1'\n <tr>\n  <td><pre>"
        << i->second.first << "</pre></td>\n  <td><pre>"
        << i->second.second << "</pre></td>\n </tr>\n</table>\n";
    ++i;
    ++file_num;
}
}
//
// Output list of files that could be moved over to the Boost Software License
//
os << "<h2><a name='to-bsl'\n">Files that could be converted to the Boost Software License</h2>\n"
"<P>The following " << m_can_migrate_to_bsl.size() << " files could be manually converted to the Boost
Software License, but have not yet been:</P>\n<BLOCKQUOTE><P>";
i2 = m_can_migrate_to_bsl.begin();
j2 = m_can_migrate_to_bsl.end();
while(i2 != j2)
{
    os << split_path(m_boost_path, *i2) << "<br>\n";
    ++i2;
}
os << "</p></BLOCKQUOTE>";
//
// Output list of files that can not be moved over to the Boost Software License
//
os << "<h2><a name='not-to-bsl'\n">Files that can NOT be converted to the Boost Software
License</h2>\n"
"<P>The following " << m_cannot_migrate_to_bsl.size() << " files cannot be converted to the Boost Software
License because we need the permission of more authors:</P>\n<BLOCKQUOTE><P>";
i2 = m_cannot_migrate_to_bsl.begin();
j2 = m_cannot_migrate_to_bsl.end();
while(i2 != j2)
{
    os << split_path(m_boost_path, *i2) << "<br>\n";
    ++i2;
}
os << "</p></BLOCKQUOTE>";
//
// Output list of authors that we need permission for to move to the BSL
//

```



```

os << "<h2><a name=\"need-bsl-authors\"></a>Authors we need for the BSL</h2>\n"
"<P>Permission of the following authors is needed before we can convert to the Boost Software License. The
list of authors that have given their permission is contained in <code>more/blanket-
permission.txt</code>.</P>\n<BLOCKQUOTE><P>";
std::copy(m_authors_for_bsl_migration.begin(), m_authors_for_bsl_migration.end(),
std::ostream_iterator<std::string>(os, "<br>\n"));
os << "</p></BLOCKQUOTE>";
//
// output a table of copyright information:
//
os << "<H2><a name=\"copyright\"></a>Copyright Holder Information</H2><table border=\"1\">\n";
std::map<std::string, std::set<fs::path, path_less> >::const_iterator ad, ead;
ad = m_author_data.begin();
ead = m_author_data.end();
while(ad != ead)
{
os << "<tr><td>" << ad->first << "</td><td>";
std::set<fs::path, path_less>::const_iterator fi, efi;
fi = ad->second.begin();
efi = ad->second.end();
while(fi != efi)
{
os << split_path(m_boost_path, *fi) << " ";
++fi;
}
os << "</td></tr>\n";
++ad;
}
os << "</table>\n";
}

//
// output file dependency information:
//
os << "<H2><a name=\"depend\"></a>File Dependency Information</H2><BLOCKQUOTE><pre>\n";
std::map<fs::path, fs::path, path_less>::const_iterator dep, last_dep;
std::set<fs::path, path_less>::const_iterator fi, efi;
fi = m_copy_paths.begin();
efi = m_copy_paths.end();
// if in summary mode, just figure out the "bad" files and print those only:
std::set<fs::path, path_less> bad_paths;
if(m_bsl_summary_mode)
{
bad_paths.insert(m_unknown_licenses.begin(), m_unknown_licenses.end());
bad_paths.insert(m_unknown_authors.begin(), m_unknown_authors.end());
bad_paths.insert(m_can_migrate_to_bsl.begin(), m_can_migrate_to_bsl.end());
bad_paths.insert(m_cannot_migrate_to_bsl.begin(), m_cannot_migrate_to_bsl.end());
typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>

```

```

    ::const_iterator conv_iterator;
conv_iterator i = m_converted_to_bsl.begin(),
    ie = m_converted_to_bsl.end();
while(i != ie)
{
    bad_paths.insert(i->first);
    ++i;
}
fi = bad_paths.begin();
efi = bad_paths.end();
os << "<P>For brevity, only files not under the BSL are shown</P>\n";
}
while(fi != efi)
{
    os << split_path(m_boost_path, *fi);
    dep = m_dependencies.find(*fi);
    last_dep = m_dependencies.end();
    std::set<fs::path, path_less> seen_deps;
    if (dep != last_dep)
        while(true)
        {
            os << " -> ";
            if(fs::exists(m_boost_path / dep->second))
                os << split_path(m_boost_path, dep->second);
            else if(fs::exists(dep->second))
                os << split_path(fs::path(), dep->second);
            else
                os << dep->second.string();
            if(seen_deps.find(dep->second) != seen_deps.end())
            {
                os << " <I>(Circular dependency!)</I>";
                break; // circular dependency!!!
            }
            seen_deps.insert(dep->second);
            last_dep = dep;
            dep = m_dependencies.find(dep->second);
            if((dep == m_dependencies.end()) || (0 == compare_paths(dep->second, last_dep->second)))
                break;
        }
    os << "\n";
    ++fi;
}
os << "</pre></BLOCKQUOTE>\n";

os << "</body></html>\n";

if(!os)
{

```

```

std::string msg("Error writing to ");
msg += m_dest_path.string();
msg += ".";
std::runtime_error e(msg);
boost::throw_exception(e);
}

}

```

This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation and the Defense Advance Research Projects Agency.

The garbage collector originated as part of the run-time system for the Russell programming language implementation. The first version of the garbage collector was written primarily by Al Demers. It was then refined and mostly rewritten, primarily by Hans-J. Boehm, at Cornell U., the University of Washington, Rice University (where it was first used for C and assembly code), Xerox PARC, SGI, and HP Labs. However, significant contributions have also been made by many others.

Some other contributors:

More recent contributors are mentioned in the modification history in README.changes. My apologies for any omissions.

The SPARC specific code was originally contributed by Mark Weiser. The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM. Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood. Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dossier (dossier@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code. Jesper Peterson(jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port. Thomas Funke (thf@zelator.in-berlin.de(?)) and Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports. Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code. Bill Janssen (janssen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and

Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs(detlefs@src.dec.com) also provided several generic bug fixes. Alistair G. Crooks(agc@uts.amdahl.com) supplied the NetBSD and 386BSD ports. Jeffrey Hsu(hsu@soda.berkeley.edu) provided the FreeBSD port. Brent Benson(brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk). Ari Huttunen(Ari.Huttunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task). Patrick Beard(beard@cs.ucdavis.edu) provided the initial MacOS port. David Chase, then at Olivetti Research, suggested several improvements. Scott Schwartz(schwartz@groucho.cse.psu.edu) supplied some of the code to save and print call stacks for leak detection on a SPARC. Jesse Hull and John Ellis supplied the C++ interface code. Zhong Shao performed much of the experimentation that led to the current typed allocation facility. (His dynamic type inference code hasn't made it into the released version of the collector, yet.) This package was debianized by Vladimir Prus <ghost@cs.msu.su> on Wed, 17 July 2002, 19:27:00 +0400.

Copyright:

```
/+\
+\ Copyright 1993-2002 Christopher Seiwald and Perforce Software, Inc.
\+/
```

This is Release 2.4 of Jam/MR, a make-like program.

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```
////////////////////////////////////
```

```
//
```

```
// (C) Copyright Ion Gaztanaga 2005-2013.
```

```
//
```

```
// Distributed under the Boost Software License, Version 1.0.
```

```
// (See accompanying file LICENSE_1_0.txt or copy at
```

```
// http://www.boost.org/LICENSE\_1\_0.txt)
```

```

//
// See http://www.boost.org/libs/container for documentation.
//
/////////////////////////////////////////////////////////////////

#ifndef BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP
#define BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP

#ifndef BOOST_CONFIG_HPP
# include <boost/config.hpp>
#endif

#if defined(BOOST_HAS_PRAGMA_ONCE)
# pragma once
#endif

#include <boost/container/detail/config_begin.hpp>
#include <boost/container/detail/workaround.hpp>

#include <cstddef>

namespace boost {
namespace container {
namespace container_detail {

template <class T, T val>
struct integral_constant
{
    static const T value = val;
    typedef integral_constant<T,val> type;
};

template< bool C_ >
struct bool_ : integral_constant<bool, C_>
{
    static const bool value = C_;
    operator bool() const { return bool_::value; }
};

template< unsigned V_ >
struct unsigned_ : integral_constant<unsigned, V_>
{
    static const unsigned value = V_;
    operator unsigned() const { return unsigned_::value; }
};

typedef bool_<true>    true_;
typedef bool_<false>   false_;

```

```

typedef true_ true_type;
typedef false_ false_type;

typedef char yes_type;
struct no_type
{
    char padding[8];
};

template <bool B, class T = void>
struct enable_if_c {
    typedef T type;
};

template <class T>
struct enable_if_c<false, T> {};

template <class Cond, class T = void>
struct enable_if : public enable_if_c<Cond::value, T> {};

template <class Cond, class T = void>
struct disable_if : public enable_if_c<!Cond::value, T> {};

template <bool B, class T = void>
struct disable_if_c : public enable_if_c<!B, T> {};

#if defined(_MSC_VER) && (_MSC_VER >= 1400)

template <class T, class U>
struct is_convertible
{
    static const bool value = __is_convertible_to(T, U);
};

#else

template <class T, class U>
class is_convertible
{
    typedef char true_t;
    class false_t { char dummy[2]; };
    //use any_conversion as first parameter since in MSVC
    //overaligned types can't go through ellipsis
    static false_t dispatch(...);
    static true_t dispatch(U);
    static T &trigger();
public:

```

```

static const bool value = sizeof(dispatch(trigger())) == sizeof(true_t);
};

#endif

template<
    bool C
    , typename T1
    , typename T2
>
struct if_c
{
    typedef T1 type;
};

template<
    typename T1
    , typename T2
>
struct if_c<false,T1,T2>
{
    typedef T2 type;
};

template<
    typename T1
    , typename T2
    , typename T3
>
struct if_
{
    typedef typename if_c<0 != T1::value, T2, T3>::type type;
};

template <class Pair>
struct select1st
{
    typedef Pair          argument_type;
    typedef typename Pair::first_type  result_type;

    template<class OtherPair>
    const typename Pair::first_type& operator()(const OtherPair& x) const
    { return x.first; }

    const typename Pair::first_type& operator()(const typename Pair::first_type& x) const
    { return x; }
};

```

```

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
{
    typedef T argument_type;
    typedef T result_type;

    typedef T type;
    const T& operator()(const T& x) const
    { return x; }
};

template<std::size_t S>
struct ls_zeros
{
    static const std::size_t value = (S & std::size_t(1)) ? 0 : (1u + ls_zeros<(S >> 1u)>::value);
};

template<>
struct ls_zeros<0>
{
    static const std::size_t value = 0;
};

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};

template<std::size_t OrigSize, std::size_t RoundTo>
struct ct_rounded_size
{
    static const std::size_t value = ((OrigSize-1)/RoundTo+1)*RoundTo;
};

template <typename T> struct unvoid { typedef T type; };
template <> struct unvoid<void> { struct type { }; };
template <> struct unvoid<const void> { struct type { }; };

} //namespace container_detail {
} //namespace container {
} //namespace boost {

#include <boost/container/detail/config_end.hpp>

#endif //ifndef BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP

```



```

////////////////////////////////////
//
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// http://www.boost.org/LICENSE_1_0.txt)
//
// See http://www.boost.org/libs/interprocess for documentation.
//
////////////////////////////////////

```

```

#ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP
#define BOOST_INTERPROCESS_DETAIL_MPL_HPP

```

```

#ifndef BOOST_CONFIG_HPP
# include <boost/config.hpp>
#endif
#
#if defined(BOOST_HAS_PRAGMA_ONCE)
# pragma once
#endif

```

```

#include <cstddef>

```

```

namespace boost {
namespace interprocess {
namespace ipcdetail {

```

```

template <class T, T val>
struct integral_constant
{
    static const T value = val;
    typedef integral_constant<T,val> type;
};

```

```

template< bool C_ >
struct bool_ : integral_constant<bool, C_>
{
    static const bool value = C_;
};

```

```

typedef bool_<true>    true_;
typedef bool_<false>   false_;

```

```

typedef true_ true_type;
typedef false_ false_type;

```

```

typedef char yes_type;
struct no_type
{
    char padding[8];
};

template <bool B, class T = void>
struct enable_if_c {
    typedef T type;
};

template <class T>
struct enable_if_c<false, T> {};

template <class Cond, class T = void>
struct enable_if : public enable_if_c<Cond::value, T> {};

template <class Cond, class T = void>
struct disable_if : public enable_if_c<!Cond::value, T> {};

template <class T, class U>
class is_convertible
{
    typedef char true_t;
    class false_t { char dummy[2]; };
    static true_t dispatch(U);
    static false_t dispatch(...);
    static T trigger();
public:
    static const bool value = sizeof(dispatch(trigger())) == sizeof(true_t);
};

template<
    bool C
    , typename T1
    , typename T2
>
struct if_c
{
    typedef T1 type;
};

template<
    typename T1
    , typename T2
>
struct if_c<false,T1,T2>
{

```

```

    typedef T2 type;
};

template<
    typename T1
    , typename T2
    , typename T3
    >
struct if_
{
    typedef typename if_c<0 != T1::value, T2, T3>::type type;
};

template <class Pair>
struct select1st
// : public std::unary_function<Pair, typename Pair::first_type>
{
    template<class OtherPair>
    const typename Pair::first_type& operator()(const OtherPair& x) const
    { return x.first; }

    const typename Pair::first_type& operator()(const typename Pair::first_type& x) const
    { return x; }
};

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
// : public std::unary_function<T,T>
{
    typedef T type;
    const T& operator()(const T& x) const
    { return x; }
};

template<std::size_t S>
struct ls_zeros
{
    static const std::size_t value = (S & std::size_t(1)) ? 0 : (1u + ls_zeros<(S >> 1u)>::value);
};

template<>
struct ls_zeros<0>
{
    static const std::size_t value = 0;
};

```

```

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};

} //namespace ipcdetail {
} //namespace interprocess {
} //namespace boost {

#endif //ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP
////////////////////////////////////
//
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// (C) Copyright Microsoft Corporation 2014
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// http://www.boost.org/LICENSE_1_0.txt)
//
// See http://www.boost.org/libs/intrusive for documentation.
//
////////////////////////////////////

#ifndef BOOST_INTRUSIVE_DETAIL_MPL_HPP
#define BOOST_INTRUSIVE_DETAIL_MPL_HPP

#ifndef BOOST_CONFIG_HPP
# include <boost/config.hpp>
#endif

#if defined(BOOST_HAS_PRAGMA_ONCE)
# pragma once
#endif

#include <boost/intrusive/detail/config_begin.hpp>
#include <cstddef>

namespace boost {
namespace intrusive {
namespace detail {

template <typename T, typename U>
struct is_same
{
    static const bool value = false;
};

```

```
template <typename T>
struct is_same<T, T>
{
    static const bool value = true;
};
```

```
template<typename T>
struct add_const
{ typedef const T type; };
```

```
template<typename T>
struct remove_const
{ typedef T type; };
```

```
template<typename T>
struct remove_const<const T>
{ typedef T type; };
```

```
template<typename T>
struct remove_cv
{ typedef T type; };
```

```
template<typename T>
struct remove_cv<const T>
{ typedef T type; };
```

```
template<typename T>
struct remove_cv<const volatile T>
{ typedef T type; };
```

```
template<typename T>
struct remove_cv<volatile T>
{ typedef T type; };
```

```
template<class T>
struct remove_reference
{
    typedef T type;
};
```

```
template<class T>
struct remove_reference<T&>
{
    typedef T type;
};
```

```
template<class T>
struct remove_pointer
```

```

{
    typedef T type;
};

template<class T>
struct remove_pointer<T*>
{
    typedef T type;
};

template<class T>
struct add_pointer
{
    typedef T *type;
};

typedef char one;
struct two { one _[2];};

template< bool C_>
struct bool_
{
    static const bool value = C_;
};

template< class Integer, Integer Value >
struct integer
{
    static const Integer value = Value;
};

typedef bool_<true>    true_;
typedef bool_<false>   false_;

typedef true_ true_type;
typedef false_ false_type;

typedef char yes_type;
struct no_type
{
    char padding[8];
};

template <bool B, class T = void>
struct enable_if_c {
    typedef T type;
};

```

```

template <class T>
struct enable_if_c<false, T> {};

template <class Cond, class T = void>
struct enable_if : public enable_if_c<Cond::value, T>{};

template<class F, class Param>
struct apply
{
    typedef typename F::template apply<Param>::type type;
};

#if defined(_MSC_VER) && (_MSC_VER >= 1400)

template <class T, class U>
struct is_convertible
{
    static const bool value = __is_convertible_to(T, U);
};

#else

template <class T, class U>
class is_convertible
{
    typedef char true_t;
    class false_t { char dummy[2]; };
    //use any_conversion as first parameter since in MSVC
    //overaligned types can't go through ellipsis
    static false_t dispatch(...);
    static true_t dispatch(U);
    static typename remove_reference<T>::type &trigger();
public:
    static const bool value = sizeof(dispatch(trigger())) == sizeof(true_t);
};

#endif

template<
    bool C
    , typename T1
    , typename T2
    >
struct if_c
{
    typedef T1 type;
};

```

```

template<
    typename T1
    , typename T2
>
struct if_c<false,T1,T2>
{
    typedef T2 type;
};

template<
    typename C
    , typename T1
    , typename T2
>
struct if_
{
    typedef typename if_c<0 != C::value, T1, T2>::type type;
};

template<
    bool C
    , typename F1
    , typename F2
>
struct eval_if_c
    : if_c<C,F1,F2>::type
{};

template<
    typename C
    , typename T1
    , typename T2
>
struct eval_if
    : if_<C,T1,T2>::type
{};

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
{
    typedef T type;
};

template<class T, bool Add>
struct add_const_if_c
{
    typedef typename if_c

```



```

    < Add
    , typename add_const<T>::type
    , T
    >::type type;
};

//boost::alignment_of yields to 10K lines of preprocessed code, so we
//need an alternative
template <typename T> struct alignment_of;

template <typename T>
struct alignment_of_hack
{
    char c;
    T t;
    alignment_of_hack();
};

template <unsigned A, unsigned S>
struct alignment_logic
{
    static const std::size_t value = A < S ? A : S;
};

template< typename T >
struct alignment_of
{
    static const std::size_t value = alignment_logic
        < sizeof(alignment_of_hack<T>) - sizeof(T)
        , sizeof(T)
        >::value;
};

template<class Class>
class is_empty_class
{
    template <typename T>
    struct empty_helper_t1 : public T
    {
        empty_helper_t1();
        int i[256];
    };

    struct empty_helper_t2
    { int i[256]; };

    public:

```

```

static const bool value = sizeof(empty_helper_t1<Class>) == sizeof(empty_helper_t2);
};

template<std::size_t S>
struct ls_zeros
{
    static const std::size_t value = (S & std::size_t(1)) ? 0 : (1 + ls_zeros<(S>>1u)>::value);
};

template<>
struct ls_zeros<0>
{
    static const std::size_t value = 0;
};

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};

template <typename T> struct unvoid_ref { typedef T &type; };
template <> struct unvoid_ref<void> { struct type_impl { }; typedef type_impl & type; };
template <> struct unvoid_ref<const void> { struct type_impl { }; typedef type_impl & type; };

// Infrastructure for providing a default type for T::TNAME if absent.
#define BOOST_INTRUSIVE_INSTANTIATE_DEFAULT_TYPE_TMPLT(TNAME) \
    template <typename T, typename DefaultType> \
    struct boost_intrusive_default_type_ ## TNAME \
    { \
        template <typename X> \
        static char test(int, typename X::TNAME*); \
        \
        template <typename X> \
        static int test(...); \
        \
        struct DefaultWrap { typedef DefaultType TNAME; }; \
        \
        static const bool value = (1 == sizeof(test<T>(0, 0))); \
        \
        typedef typename \
            ::boost::intrusive::detail::if_c \
            <value, T, DefaultWrap>::type::TNAME type; \
    }; \
    //

#define BOOST_INTRUSIVE_OBTAIN_TYPE_WITH_DEFAULT(INSTANTIATION_NS_PREFIX, T, \
TNAME, TIMPL) \

```

```

typename INSTANTIATION_NS_PREFIX
    boost_intrusive_default_type_ ## TNAME< T, TIMPL >::type
//

#define BOOST_INTRUSIVE_INSTANTIATE_EVAL_DEFAULT_TYPE_TMPLT(TNAME)\
template <typename T, typename DefaultType>
struct boost_intrusive_eval_default_type_ ## TNAME
{
    template <typename X>
    static char test(int, typename X::TNAME*);

    template <typename X>
    static int test(...);

    struct DefaultWrap
    { typedef typename DefaultType::type TNAME; };

    static const bool value = (1 == sizeof(test<T>(0, 0)));

    typedef typename
        ::boost::intrusive::detail::eval_if_c
        < value
        , ::boost::intrusive::detail::identity<T>
        , ::boost::intrusive::detail::identity<DefaultWrap>
        >::type::TNAME type;
};
//

#define BOOST_INTRUSIVE_OBTAIN_TYPE_WITH_EVAL_DEFAULT(INSTANTIATION_NS_PREFIX, T,
TNAME, TIMPL) \
    typename INSTANTIATION_NS_PREFIX
        boost_intrusive_eval_default_type_ ## TNAME< T, TIMPL >::type
//

#define BOOST_INTRUSIVE_INTERNAL_STATIC_BOOL_IS_TRUE(TRAIT_PREFIX,
TYPEDEF_TO_FIND) \
template <class T>\
struct TRAIT_PREFIX##_bool\
{\
    template<bool Add>\
    struct two_or_three { one _[2 + Add];};\
    template <class U> static one test(...);\
    template <class U> static two_or_three<U::TYPEDEF_TO_FIND> test (int);\
    static const std::size_t value = sizeof(test<T>(0));\
};\
\
template <class T>\
struct TRAIT_PREFIX##_bool_is_true\

```

```

{\
    static const bool value = TRAITS_PREFIX##_bool<T>::value > sizeof(one)*2;\
};\
//

#define BOOST_INTRUSIVE_HAS_STATIC_MEMBER_FUNC_SIGNATURE(TRAITS_NAME,\
FUNC_NAME) \
template <typename U, typename Signature> \
class TRAITS_NAME \
{ \
private: \
    template<Signature> struct helper;\
    template<typename T> \
    static ::boost::intrusive::detail::yes_type check(helper<&T::FUNC_NAME>*); \
    template<typename T> static ::boost::intrusive::detail::no_type check(...); \
public: \
    static const bool value = sizeof(check<U>(0)) == sizeof(::boost::intrusive::detail::yes_type); \
}; \
//

#define BOOST_INTRUSIVE_HAS_MEMBER_FUNC_CALLED(TRAITS_NAME, FUNC_NAME) \
template <typename Type> \
struct TRAITS_NAME \
{ \
    struct BaseMixin \
    { \
        void FUNC_NAME(); \
    }; \
    struct Base : public Type, public BaseMixin { Base(); }; \
    template <typename T, T t> class Helper{}; \
    template <typename U> \
    static ::boost::intrusive::detail::no_type check(U*, Helper<void (BaseMixin::*)(), &U::FUNC_NAME>* = 0); \
    static ::boost::intrusive::detail::yes_type check(...); \
    static const bool value = sizeof(::boost::intrusive::detail::yes_type) == sizeof(check((Base*)(0))); \
}; \
//

#define BOOST_INTRUSIVE_HAS_MEMBER_FUNC_CALLED_IGNORE_SIGNATURE(TRAITS_NAME,\
FUNC_NAME) \
BOOST_INTRUSIVE_HAS_MEMBER_FUNC_CALLED(TRAITS_NAME##_ignore_signature, FUNC_NAME) \
\
\
template <typename Type, class> \
struct TRAITS_NAME \
: public TRAITS_NAME##_ignore_signature<Type> \
{ \
}; \
//

```

```

template <typename T>
inline T* addressof(T& obj)
{
    return static_cast<T*>
        (static_cast<void*>
            (const_cast<char*>
                (&reinterpret_cast<const char*>(obj))
            )
        );
}

} //namespace detail
} //namespace intrusive
} //namespace boost

#include <boost/intrusive/detail/config_end.hpp>

#endif //BOOST_INTRUSIVE_DETAIL_MPL_HPP

```

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--- end ---

1.15 bridge-utils 1.5

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jseward@bzip.org

bzip2/libbzip2 version 1.0.4 of 20 December 2006

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Julian Seward, Cambridge, UK.

jseward@acm.org

bzip2/libbzip2 version 1.0.2 of 30 December 2001

```

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libbz2.dll test program.
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usage: minibz2 [-d] [-{1,2,..9}] [[srcfilename] destfilename]
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1.19 ca-certificates 20150426

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1.21 cdrtools 3.01a31

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Also add information on how to contact you by electronic and paper
mail.

You should also get your employer (if you work as a programmer) or
your
school, if any, to sign a "copyright disclaimer" for the library, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the
library `Frob' (a library for tweaking knobs) written by James
Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected
in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18
I understand that, and you're welcome to bring it up with Alec directly

and see if he wants to relicense his code as LGPL... but at this point,
it was enough to just get it consistent and documented as to what it was
released under. This wasn't actually a license change, just a
clarification of the licensing that was already in place.=20

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:15 PM
> To: cracklib-devel@li...
> Subject: [Cracklib-devel] cracklib license
>=20
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing
> libraries under
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> -mike

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20
GPL-2 ... it was a modified artistic license ... i didnt notice the license=
=20
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20

thus LGPL-2.1 enters to fill this void.

=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

> > I understand that, and you're welcome to bring it up with Alec

> directly

> > and see if he wants to relicense his code as LGPL... but at this

> point,

> > it was enough to just get it consistent and documented as to what

> it was

> > released under. This wasn't actually a license change, just a

> > clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was

> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the

> license

> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib

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> applications are also GPL-2 which imo is just wrong. it isnt the

> place of a

> library to dictact to application writes what license they should
> be using.
> thus LGPL-2.1 enters to fill this void.
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's
best interests to have as secure systems as possible, and I think tainting
it via GPL will just make it less likely that the library gets used, and
will not usually cause companies/developers to GPL the dependent code
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <naln@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of

>> additional code, so whatever licensing y'all come up with is fine
>> by me.
>
> I am sympathetic. Guys, what do you reckon?
>
> What I am hearing so far is that LGPL makes sense, since it can be
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.
>>
>> I am sympathetic. Guys, what do you reckon?
>>
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>> linked with any code, not just GPL...
>
> My apologies for not chiming in in anything resembling a reasonable
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>
> I'd also suggest the LGPL, for the reason you noted above. Alternately,
> GPLv2 with the option of using the library under a later version of the

> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.
>
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the
interests of wider acceptance and more modern licensing, it was switched with
the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (gmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from [82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO

Content-Length: 585

Lines: 21

>

> ----- Forwarded message -----

> From: Neulinger, Nathan <nneul@umr.edu>

> Date: Sep 27, 2007 2:58 PM

> Subject: RE: cracklib license

> To: alecm@crypto.dircon.co.uk

>

> Any chance you could write me a self-contained email stating clearly

> that the license is being changed to GPL, so I could include that

> email

> in the repository and clean up the repository/tarballs? I have all the

> original discussion, but something succinct and self contained

> would be

> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

1.25 cronie 1.5.0

1.25.1 Available under license :

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* @(#)bitstring.h 8.1 (Berkeley) 7/19/93

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1.26 cryptsetup 1.6.7

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1.27 curl 7.44.0

1.27.1 Available under license :

License Mixing with apps, libcurl and Third Party Libraries

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

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Uses an MIT (or Modified BSD)-style license that is as liberal as possible.

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libressl <http://www.libressl.org/>

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1.28 dante 1.2.0

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1.29 db 6.0.30

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*

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*

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1.31 dhcp 4.3.2

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- * `configure.ac`, `Makefile.am`: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

Author: Julio Merino <jmmv@users.sourceforge.net>

- * `atf-c/ui.c`: The `format_paragraph` and `format_text` functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

- * `atf-c++/detail/io.hpp`, `atf-c++/detail/io.cpp`, `atf-c++/detail/io_test.cpp`: These files were derived from the `file_handle`, `systembuf`, `pipe` and `pistream` classes and tests found in the Boost.Process library.

Author: Julio Merino <jmmv84@gmail.com>

* admin/check-style.sh, admin/check-style-common.awk, admin/check-style-cpp.awk, admin/check-style-shell.awk: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

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=====
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2

1.32 Diffutils 3.3

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```
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'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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1.34 dnsmasq 2.75

1.34.1 Available under license :

```
$ lynx -dump dnsmasq-2.75/doc.html | grep -C 3 GPL
```

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```
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<http://github.com/gogo/protobuf>

Go support for Protocol Buffers - Google's data interchange format

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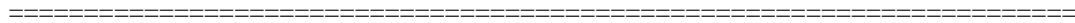
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Gocheck - A rich testing framework for Go

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Go support for Protocol Buffers - Google's data interchange format

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1.36 dosfstools 3.0.28

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
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1.39 e2fsprogs 1.42.9

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```

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Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.

+ trivial database library - standalone version

- trivial database library - private includes
-
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Theodore Ts'o
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```
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This is the Debian GNU/Linux prepackaged version of the Common Error
Description library. It is currently distributed together with the EXT2 file
system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>,
from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

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system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were
written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

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1.40 ebttables 2.0.10-4

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1.41 elfutils 0.163 :0

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1.42 ethtool 4.0

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```
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1.48 fontconfig 2.11.94 :r0

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1.49 freeradius-client 1.1.7

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The debian package files have been derived from the original radiusclient1 debian package.

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1.50 freeradius-server 3.0.10

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```
#
builds/unix/pkg.m4
#
docs/FTL.TXT
docs/GPLv2.TXT
#
src/base/md5.c
src/base/md5.h
#
src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
src/bdf/rules.mk
#
src/pcf/module.mk
src/pcf/pcf.c
src/pcf/pcf.h
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
```

src/tools/ftrandom/ftrandom.c

#

EOF

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```
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```

```
<signature of Ty Coon>, 1 April 1989
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1.52 gawk 4.1.3

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To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

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Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

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Version 2, June 1991

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[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

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Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
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- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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Appendix: How to Apply These Terms to Your New Libraries

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<one line to give the library's name and a brief idea of what it does.>

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Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.53 gcc-runtime 5.2.0

1.53.1 Available under license :

```
.\" Automatically generated by Pod::Man 2.28 (Pod::Simple 3.29)
.\"
.\" Standard preamble:
.\" =====
.de Sp \" Vertical space (when we can't use .PP)
.if t .sp .5v
.if n .sp
..
.de Vb \" Begin verbatim text
.ft CW
.nf
.ne \\$1
..
```

```

.de Ve \ End verbatim text
.ft R
.fi
..
.\" Set up some character translations and predefined strings. \*(- will
.\" give an unbreakable dash, \*(PI will give pi, \*(L" will give a left
.\" double quote, and \*(R" will give a right double quote. \*(C+ will
.\" give a nicer C++. Capital omega is used to do unbreakable dashes and
.\" therefore won't be available. \*(C` and \*(C' expand to ` in nroff,
.\" nothing in troff, for use with C<>.
.tr \(*W-
.ds C+ C\v'-.1v'h'-1p\s-2+\h'-1p'+\s0\v'.1v'h'-1p'
.ie n \{\
. ds -- \(*W-
. ds PI pi
. if (\n(.H=4u)&(1m=24u) .ds -- \(*W'h'-12u\(*W'h'-12u-' diablo 10 pitch
. if (\n(.H=4u)&(1m=20u) .ds -- \(*W'h'-12u\(*W'h'-8u-' diablo 12 pitch
. ds L" ""
. ds R" ""
. ds C` ""
. ds C' ""
"br\}
.el\{\
. ds -- \|(em|
. ds PI \(*p
. ds L" ``
. ds R" "
. ds C`
. ds C'
"br\}
.\"
.\" Escape single quotes in literal strings from groff's Unicode transform.
.ie \n(.g .ds Aq \(\aq
.el .ds Aq '
.\"
.\" If the F register is turned on, we'll generate index entries on stderr for
.\" titles (.TH), headers (.SH), subsections (.SS), items (.Ip), and index
.\" entries marked with X<> in POD. Of course, you'll have to process the
.\" output yourself in some meaningful fashion.
.\"
.\" Avoid warning from groff about undefined register 'F'.
.de IX
..
.nr rF 0
.if \n(.g .if rF .nr rF 1
.if (\n(rF:(\n(.g==0)) \{\
. if \nF \{\
. de IX

```

```

.   tm Index:\|S1\t\|n%\t"\|S2"
..
.   if !\nF==2 \{
.     nr % 0
.     nr F 2
.   \}
. \}
.\}
.rF rF
.\"
.\" Accent mark definitions (@(#)ms.acc 1.5 88/02/08 SMI; from UCB 4.2).
.\" Fear. Run. Save yourself. No user-serviceable parts.
.  \" fudge factors for nroff and troff
.if n \{
.  ds #H 0
.  ds #V .8m
.  ds #F .3m
.  ds #[ \f1
.  ds #] \fP
.\}
.if t \{
.  ds #H ((1u-(\|n(.fu%2u))*).13m)
.  ds #V .6m
.  ds #F 0
.  ds #[ \&
.  ds #] \&
.\}
.  \" simple accents for nroff and troff
.if n \{
.  ds ' \&
.  ds ` \&
.  ds ^ \&
.  ds , \&
.  ds ~ ~
.  ds /
.\}
.if t \{
.  ds ' \|k:\h'-(\|n(.wu*8/10-\*(#H)^\h"\|n:u"
.  ds ` \|k:\h'-(\|n(.wu*8/10-\*(#H)^\h'\|n:u'
.  ds ^ \|k:\h'-(\|n(.wu*10/11-\*(#H)^\h'\|n:u'
.  ds , \|k:\h'-(\|n(.wu*8/10)',\h'\|n:u'
.  ds ~ \|k:\h'-(\|n(.wu-\*(#H-.1m)'\h'\|n:u'
.  ds / \|k:\h'-(\|n(.wu*8/10-\*(#H)^\z(\s|h'\|n:u'
.\}
.  \" troff and (daisy-wheel) nroff accents
.ds : \|k:\h'-(\|n(.wu*8/10-\*(#H+.1m+\*(#F)\v'-\*(#V)\z.\h'.2m+\*(#F'.\h'\|n:u'\v'\*(#V'
.ds 8 \h'\*(#H\(*b)h'-\*(#H'
.ds o \|k:\h'-(\|n(.wu+\w\|(de'u-\*(#H)/2u'\v'-.3n'\*(#[\z|(de\v'.3n'h'\|n:u'\*(#)

```

```

.ds d- \h'*(#H)\(pd|h'-\w'~'u'v'-.25m'\f2\(\hy\fp|v'.25m'\h'-\*(#H'
.ds D- D\k:k|h'-\w'D'u'v'-.11m'z\(\hy|v'.11m'\h'|\n:u'
.ds th \*(#[v'.3m'\s+1I\s-1|v'-.3m'\h'-(\w'T'u*2/3)\s-1o\s+1\*(#)
.ds Th \*(#[\s+2I\s-2|h'-\w'T'u*3/5|v'-.3m'o|v'.3m'\*(#)
.ds ae a|h'-(\w'a'u*4/10)'e
.ds Ae A|h'-(\w'A'u*4/10)'E
. \ " corrections for vroff
.if v .ds ~ \k:k|h'-(\n(.wu*9/10-\*(#H)\s-2|u~|d|s+2|h'|\n:u'
.if v .ds ^ \k:k|h'-(\n(.wu*10/11-\*(#H)\v'-.4m'^|v'.4m'\h'|\n:u'
. \ " for low resolution devices (crt and lpr)
.if \n(.H>23 .if \n(.V>19 \
\{
. ds : e
. ds 8 ss
. ds o a
. ds d- d|h'-1\(\ga
. ds D- D|h'-1\(\hy
. ds th \o'bp'
. ds Th \o'LP'
. ds ae ae
. ds Ae AE
.\}
.rm #[ #] #H #V #F C
.\" =====
.\"
.IX Title "GPL 7"
.TH GPL 7 "2015-07-16" "gcc-5.2.0" "GNU"
.\" For nroff, turn off justification. Always turn off hyphenation; it makes
.\" way too many mistakes in technical documents.
.if n .ad l
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.SH "NAME"
gpl \- GNU General Public License
.SH "DESCRIPTION"
.IX Header "DESCRIPTION"
.SS "\s-1GNU\s0 General Public License"
.IX Subsection "GNU General Public License"
.SS "Version 3, 29 June 2007"
.IX Subsection "Version 3, 29 June 2007"
.Vb 1
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\&
\& Everyone is permitted to copy and distribute verbatim copies of this
\& license document, but changing it is not allowed.
.Ve
.SS "Preamble"
.IX Subsection "Preamble"
The \s-1GNU\s0 General Public License is a free, copyleft license for

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.PP

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For the developers' and authors' protection, the \s-1GPL\s0 clearly explains that there is no warranty for this free software. For both users' and authors' sake, the \s-1GPL\s0 requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

.PP

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the \s-1GPL\s0 to prohibit the practice for those products. If such problems arise substantially in

other domains, we stand ready to extend this provision to those domains in future versions of the \s-1GPL,\s0 as needed to protect the freedom of users.

.PP

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the \s-1GPL\s0 assures that patents cannot be used to render the program non-free.

.PP

The precise terms and conditions for copying, distribution and modification follow.

.SS "\s-1TERMS AND CONDITIONS\s0"

.IX Subsection "TERMS AND CONDITIONS"

.IP "0. Definitions." 4

.IX Item "0. Definitions."

\&*(L"This License*(R" refers to version 3 of the \s-1GNU\s0 General Public License.

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\&*(L"Copyright*(R" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

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\&*(L"The Program*(R" refers to any copyrightable work licensed under this License. Each licensee is addressed as *(L"you*(R". *(L"Licensees*(R" and \&*(L"recipients*(R" may be individuals or organizations.

.Sp

To *(L"modify*(R" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a *(L"modified version*(R" of the earlier work or a work *(L"based on*(R" the earlier work.

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A *(L"covered work*(R" means either the unmodified Program or a work based on the Program.

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To *(L"propagate*(R" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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To *(L"convey*(R" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

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An interactive user interface displays *(L"Appropriate Legal Notices*(R" to the extent that it includes a convenient and prominently visible

feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

.IP "1. Source Code." 4

.IX Item "1. Source Code."

The `*(L"source code*(R"` for a work means the preferred form of the work for making modifications to it. `*(L"Object code*(R"` means any non-source form of a work.

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A `*(L"Standard Interface*(R"` means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

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The `*(L"System Libraries*(R"` of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A `\&*(L"Major Component*(R"`, in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

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The `*(L"Corresponding Source*(R"` for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

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The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

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The Corresponding Source for a work in source code form is that same work.

.IP "2. Basic Permissions." 4

.IX Item "2. Basic Permissions."

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.IP "3. Protecting Users' Legal Rights From Anti-Circumvention Law." 4

.IX Item "3. Protecting Users' Legal Rights From Anti-Circumvention Law."

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the `\s-1WIPO\s0` copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

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.IP "4. Conveying Verbatim Copies." 4

.IX Item "4. Conveying Verbatim Copies."

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

.Sp

You may charge any price or no price for each copy that you convey,

and you may offer support or warranty protection for a fee.

.IP "5. Conveying Modified Source Versions." 4

.IX Item "5. Conveying Modified Source Versions."

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

.RS 4

.IP "a." 4

.IX Item "a."

The work must carry prominent notices stating that you modified it, and giving a relevant date.

.IP "b." 4

.IX Item "b."

The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to *(L"keep intact all notices*(R".

.IP "c." 4

.IX Item "c."

You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

.IP "d." 4

.IX Item "d."

If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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.RS 4

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A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an \&*(L"aggregate*(R" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

.RE

.IP "6. Conveying Non-Source Forms." 4

.IX Item "6. Conveying Non-Source Forms."

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

.RS 4

.IP "a." 4

.IX Item "a."

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

.IP "b." 4

.IX Item "b."

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

.IP "c." 4

.IX Item "c."

Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

.IP "d." 4

.IX Item "d."

Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

.IP "e." 4

.IX Item "e."

Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of

the work are being offered to the general public at no charge under subsection 6d.

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.RS 4

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A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

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A *(L"User Product*(R" is either (1) a *(L"consumer product*(R", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, \&*(L"normally used*(R" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

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\&*(L"Installation Information*(R" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

.Sp

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in \s-IROM\s0).

.Sp

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network

or violates the rules and protocols for communication across the network.

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Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

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.IP "7. Additional Terms." 4

.IX Item "7. Additional Terms."

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.RS 4

.IP "a." 4

.IX Item "a."

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.IP "b." 4

.IX Item "b."

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.IP "c." 4

.IX Item "c."

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.IP "d." 4

.IX Item "d."

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.IP "e." 4

.IX Item "e."

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.IP "f." 4

.IX Item "f."

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.RS 4

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.Sp

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.Sp

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.RE

.IP "8. Termination." 4

.IX Item "8. Termination."

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.IP "9. Acceptance Not Required for Having Copies." 4

.IX Item "9. Acceptance Not Required for Having Copies."

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.IP "10. Automatic Licensing of Downstream Recipients." 4

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.IP "11. Patents." 4

.IX Item "11. Patents."

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.IP "12. No Surrender of Others' Freedom." 4

.IX Item "12. No Surrender of Others' Freedom."

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.IP "13. Use with the *(GNU)* Affero General Public License." 4

.IX Item "13. Use with the GNU Affero General Public License."

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.IP "14. Revised Versions of this License." 4

.IX Item "14. Revised Versions of this License."

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.IP "15. Disclaimer of Warranty." 4

.IX Item "15. Disclaimer of Warranty."

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.IP "16. Limitation of Liability." 4

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.IP "17. Interpretation of Sections 15 and 16." 4

.IX Item "17. Interpretation of Sections 15 and 16."

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.SS "\s-1END OF TERMS AND CONDITIONS\s0"

.IX Subsection "END OF TERMS AND CONDITIONS"

.SS "How to Apply These Terms to Your New Programs"

.IX Subsection "How to Apply These Terms to Your New Programs"

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.PP

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the *(L"copyright*(R" line and a pointer to where the full notice is found.

.PP

.Vb 2

\& <one line to give the program*(Aqs name and a brief idea of what it does.>

\& Copyright (C) <year> <name of author>

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\& along with this program. If not, see <<http://www.gnu.org/licenses/>>.

.Ve

.PP

Also add information on how to contact you by electronic and paper mail.

.PP

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

.PP

.Vb 4

\& <program> Copyright (C) <year> <name of author>

\& This program comes with ABSOLUTELY NO WARRANTY; for details type "show w".

\& This is free software, and you are welcome to redistribute it
\& under certain conditions; type "show c" for details.

.Ve

.PP

The hypothetical commands \fBshow w\fR and \fBshow c\fR should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a \s-1GUI\s0 interface, you would use an *(L"about box*(R".

.PP

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.SH "SEE ALSO"

.IX Header "SEE ALSO"

\&\fI\gfdl\fR|(7), \fI\fsf\~funding\fR|(7).

.SH "COPYRIGHT"

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1.54 gdb 7.10.1 :r0.0

1.54.1 Available under license :

```
BEGIN {
  FS="\"";
  print "/* ==> Do not modify this file!! " \
  "-*- buffer-read-only: t -*- vi" \
  ":set ro:";
  print " It is created automatically by copying.awk.";
  print " Modify copying.awk instead. <== */";
  print ""
  print "#include \"defs.h\""
  print "#include \"command.h\""
  print "#include \"gdbcmd.h\""
  print ""
  print "static void show_copying_command (char *, int);"
  print ""
  print "static void show_warranty_command (char *, int);"
  print ""
  print "void _initialize_copying (void);"
  print ""
  print "static void";
  print "show_copying_command (char *ignore, int from_tty)";
  print "{";
}
```

```

NR == 1,/^[ ]*15\. Disclaimer of Warranty\.[ ]*$/ {
    if ($0 ~ //)
    {
        printf " printf_filtered (\\"\n\");\n";
    }
    else if ($0 !~ /^[ ]*15\. Disclaimer of Warranty\.[ ]*$/)
    {
        printf " printf_filtered (\\"";
        for (i = 1; i < NF; i++)
        printf "%s\\", $i;
        printf "%s\\n\");\n", $NF;
    }
}
/^[ ]*15\. Disclaimer of Warranty\.[ ]*$/ {
    print "}";
    print "";
    print "static void";
    print "show_warranty_command (char *ignore, int from_tty)";
    print "{";
}
/^[ ]*15\. Disclaimer of Warranty\.[ ]*$/,/^[ ]*END OF TERMS AND CONDITIONS[ ]*$/ {
    if (! ($0 ~ /^[ ]*END OF TERMS AND CONDITIONS[ ]*$/))
    {
        printf " printf_filtered (\\"";
        for (i = 1; i < NF; i++)
        printf "%s\\", $i;
        printf "%s\\n\");\n", $NF;
    }
}
END {
    print "}";
    print "";
    print "void"
    print "_initialize_copying (void)";
    print "{";
    print " add_cmd (\\"copying\\", no_set_class, show_copying_command, ";
    print " _(\\"Conditions for redistributing copies of GDB.\");";
    print " &showlist);";
    print " add_cmd (\\"warranty\\", no_set_class, show_warranty_command, ";
    print " _(\\"Various kinds of warranty you do not have.\");";
    print " &showlist);";
    print "";
    print " /* For old-timers, allow \\"info copying\\", etc. */";
    print " add_info (\\"copying\\", show_copying_command, ";
    print " _(\\"Conditions for redistributing copies of GDB.\");";
    print " add_info (\\"warranty\\", show_warranty_command, ";
    print " _(\\"Various kinds of warranty you do not have.\");";
    print "}";
}

```

```
}
@ignore
@c Set file name and title for man page.
@setfilename gpl
@settitle GNU General Public License
@c man begin SEEALSO
gfdl(7), fsf-funding(7).
@c man end
@c man begin COPYRIGHT
Copyright @copyright{ } 2007 Free Software Foundation, Inc. @url{http://fsf.org/}
```

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```
@c man end
@end ignore
@node Copying
@c man begin DESCRIPTION
@appendix GNU GENERAL PUBLIC LICENSE
@c The GNU General Public License.
@center Version 3, 29 June 2007
```

```
@c This file is intended to be included within another document,
@c hence no sectioning command or @node.
```

```
@display
Copyright @copyright{ } 2007 Free Software Foundation, Inc. @url{http://fsf.org/}
```

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```
@end display
```

```
@heading Preamble
```

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In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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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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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

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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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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or link a ``work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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@enumerate a

@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

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@page

@appendixsubsec How to Apply These Terms to Your New Libraries

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redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

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```
@smallexample
@var{one line to give the library's name and an idea of what it does.}
Copyright (C) @var{year} @var{name of author}
```

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```
@end smallexample
```

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a ``copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

```
@smallexample
Yoyodyne, Inc., hereby disclaims all copyright interest in the library
`Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample
```

That's all there is to it!

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Version 3, 29 June 2007

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- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
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```
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When a "work that uses the Library" uses material from a header file

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

```
#!/usr/bin/env python
```

```
# Copyright (C) 2011-2015 Free Software Foundation, Inc.
```

```
#
```

```
# This file is part of GDB.
```

```
#
```

```
# This program is free software; you can redistribute it and/or modify  
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```

```
#
```

```
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```

```
#
```

```
# You should have received a copy of the GNU General Public License  
# along with this program. If not, see <http://www.gnu.org/licenses/>.
```

```
"""copyright.py
```

This script updates the list of years in the copyright notices in most files maintained by the GDB project.

Usage: cd src/gdb && python copyright.py

Always review the output of this script before committing it!

A useful command to review the output is:

```
% filterdiff -x \*.c -x \*.cc -x \*.h -x \*.exp updates.diff
```

This removes the bulk of the changes which are most likely to be correct.

```
"""
```

```
import datetime
```

```
import os
```

```
import os.path
```

```
import subprocess
```

```
def get_update_list():
```

```
    """Return the list of files to update.
```

```
    Assumes that the current working directory when called is the root  
    of the GDB source tree (NOT the gdb/ subdirectory!). The names of  
    the files are relative to that root directory.
```

```
    """
```

```
    result = []
```

```

for gdb_dir in ('gdb', 'sim', 'include/gdb'):
    for root, dirs, files in os.walk(gdb_dir, topdown=True):
        for dirname in dirs:
            reldirname = "%s/%s" % (root, dirname)
            if (dirname in EXCLUDE_ALL_LIST
                or reldirname in EXCLUDE_LIST
                or reldirname in NOT_FSF_LIST
                or reldirname in BY_HAND):
                # Prune this directory from our search list.
                dirs.remove(dirname)
        for filename in files:
            relpath = "%s/%s" % (root, filename)
            if (filename in EXCLUDE_ALL_LIST
                or relpath in EXCLUDE_LIST
                or relpath in NOT_FSF_LIST
                or relpath in BY_HAND):
                # Ignore this file.
                pass
            else:
                result.append(relpath)
return result

def update_files(update_list):
    """Update the copyright header of the files in the given list.

    We use gnulib's update-copyright script for that.
    """
    # We want to use year intervals in the copyright notices, and
    # all years should be collapsed to one single year interval,
    # even if there are "holes" in the list of years found in the
    # original copyright notice (OK'ed by the FSF, case [gnu.org #719834]).
    os.environ['UPDATE_COPYRIGHT_USE_INTERVALS'] = '2'

    # Perform the update, and save the output in a string.
    update_cmd = ['bash', 'gdb/gnulib/import/extra/update-copyright']
    update_cmd += update_list

    p = subprocess.Popen(update_cmd, stdout=subprocess.PIPE,
                          stderr=subprocess.STDOUT)
    update_out = p.communicate()[0]

    # Process the output. Typically, a lot of files do not have
    # a copyright notice :-(. The update-copyright script prints
    # a well defined warning when it did not find the copyright notice.
    # For each of those, do a sanity check and see if they may in fact
    # have one. For the files that are found not to have one, we filter
    # the line out from the output, since there is nothing more to do,

```

```

# short of looking at each file and seeing which notice is appropriate.
# Too much work! (~4,000 files listed as of 2012-01-03).
update_out = update_out.splitlines()
warning_string = ': warning: copyright statement not found'
warning_len = len(warning_string)

for line in update_out:
    if line.endswith('\n'):
        line = line[:-1]
    if line.endswith(warning_string):
        filename = line[:-warning_len]
        if may_have_copyright_notice(filename):
            print line
    else:
        # Unrecognized file format. !?!
        print "*** " + line

def may_have_copyright_notice(filename):
    """Check that the given file does not seem to have a copyright notice.

    The filename is relative to the root directory.
    This function assumes that the current working directory is that root
    directory.

    The algorithm is fairly crude, meaning that it might return
    some false positives. I do not think it will return any false
    negatives... We might improve this function to handle more
    complex cases later...
    """
    # For now, it may have a copyright notice if we find the word
    # "Copyright" at the (reasonable) start of the given file, say
    # 50 lines...
    MAX_LINES = 50

    fd = open(filename)

    lineno = 1
    for line in fd:
        if 'Copyright' in line:
            return True
        lineno += 1
        if lineno > 50:
            return False
    return False

def main ():

```

```

"""The main subprogram."""
if not os.path.isfile("gnulib/import/extra/update-copyright"):
    print "Error: This script must be called from the gdb directory."
root_dir = os.path.dirname(os.getcwd())
os.chdir(root_dir)

update_list = get_update_list()
update_files (update_list)

# Remind the user that some files need to be updated by HAND...
if BY_HAND:
    print
    print "\033[31mREMINDER: The following files must be updated by hand." \
          "\033[0m"
    for filename in BY_HAND + MULTIPLE_COPYRIGHT_HEADERS:
        print " ", filename

#####
#
# Some constants, placed at the end because they take up a lot of room.
# The actual value of these constants is not significant to the understanding
# of the script.
#
#####

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,
# or test cases which must be sensitive to line numbering).
#
# Filenames are relative to the root directory.
EXCLUDE_LIST = (
    'gdb/nat/glibc_thread_db.h',
    'gdb/CONTRIBUTE',
    'gdb/gnulib/import'
)

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,
# or test cases which must be sensitive to line numbering).
#
# Matches any file or directory name anywhere. Use with caution.
# This is mostly for files that can be found in multiple directories.
# Eg: We want all files named COPYING to be left untouched.

EXCLUDE_ALL_LIST = (
    "COPYING", "COPYING.LIB", "CVS", "configure", "copying.c",
    "fdl.texi", "gpl.texi", "aclocal.m4",
)

```

```

# The list of files to update by hand.
BY_HAND = (
    # These files are sensitive to line numbering.
    "gdb/testsuite/gdb.base/step-line.inp",
    "gdb/testsuite/gdb.base/step-line.c",
)

# Files containing multiple copyright headers. This script is only
# fixing the first one it finds, so we need to finish the update
# by hand.
MULTIPLE_COPYRIGHT_HEADERS = (
    "gdb/doc/gdb.texinfo",
    "gdb/doc/refcard.tex",
    "gdb/gdbarch.sh",
)

# The list of file which have a copyright, but not head by the FSF.
# Filenames are relative to the root directory.
NOT_FSF_LIST = (
    "gdb/exc_request.defs",
    "gdb/gdbtk",
    "gdb/testsuite/gdb.gdbtk/",
    "sim/arm/armemu.h", "sim/arm/armos.c", "sim/arm/gdbhost.c",
    "sim/arm/dbg_hif.h", "sim/arm/dbg_conf.h", "sim/arm/communicate.h",
    "sim/arm/armos.h", "sim/arm/armcopro.c", "sim/arm/armemu.c",
    "sim/arm/kid.c", "sim/arm/thumbemu.c", "sim/arm/armdefs.h",
    "sim/arm/armopts.h", "sim/arm/dbg_cp.h", "sim/arm/dbg_rdi.h",
    "sim/arm/parent.c", "sim/arm/armsupp.c", "sim/arm/armrdi.c",
    "sim/arm/bag.c", "sim/arm/armvirt.c", "sim/arm/main.c", "sim/arm/bag.h",
    "sim/arm/communicate.c", "sim/arm/gdbhost.h", "sim/arm/armfpe.h",
    "sim/arm/arminit.c",
    "sim/common/cgen-fpu.c", "sim/common/cgen-fpu.h",
    "sim/common/cgen-accfc.c",
    "sim/mips/m16run.c", "sim/mips/sim-main.c",
    "sim/moxie/moxie-gdb.dts",
    # Not a single file in sim/ppc/ appears to be copyright FSF :-(.
    "sim/ppc/filter.h", "sim/ppc/gen-support.h", "sim/ppc/ld-insn.h",
    "sim/ppc/hw_sem.c", "sim/ppc/hw_disk.c", "sim/ppc/idecode_branch.h",
    "sim/ppc/sim-endian.h", "sim/ppc/table.c", "sim/ppc/hw_core.c",
    "sim/ppc/gen-support.c", "sim/ppc/gen-semantic.h", "sim/ppc/cpu.h",
    "sim/ppc/sim_callbacks.h", "sim/ppc/RUN", "sim/ppc/Makefile.in",
    "sim/ppc/emul_chirp.c", "sim/ppc/hw_nvram.c", "sim/ppc/dc-test.01",
    "sim/ppc/hw_phb.c", "sim/ppc/hw_eeeprom.c", "sim/ppc/bits.h",
    "sim/ppc/hw_vm.c", "sim/ppc/cap.h", "sim/ppc/os_emul.h",
    "sim/ppc/options.h", "sim/ppc/gen-idecode.c", "sim/ppc/filter.c",
    "sim/ppc/corefile-n.h", "sim/ppc/std-config.h", "sim/ppc/ld-decode.h",
    "sim/ppc/filter_filename.h", "sim/ppc/hw_shm.c",

```

```

"sim/ppc/pk_disklabel.c", "sim/ppc/dc-simple", "sim/ppc/misc.h",
"sim/ppc/device_table.h", "sim/ppc/ld-insn.c", "sim/ppc/inline.c",
"sim/ppc/emul_bugapi.h", "sim/ppc/hw_cpu.h", "sim/ppc/debug.h",
"sim/ppc/hw_ide.c", "sim/ppc/debug.c", "sim/ppc/gen-itable.h",
"sim/ppc/interrupts.c", "sim/ppc/hw_glue.c", "sim/ppc/emul_unix.c",
"sim/ppc/sim_calls.c", "sim/ppc/dc-complex", "sim/ppc/ld-cache.c",
"sim/ppc/registers.h", "sim/ppc/dc-test.02", "sim/ppc/options.c",
"sim/ppc/igen.h", "sim/ppc/registers.c", "sim/ppc/device.h",
"sim/ppc/emul_chirp.h", "sim/ppc/hw_register.c", "sim/ppc/hw_init.c",
"sim/ppc/sim-endian-n.h", "sim/ppc/filter_filename.c",
"sim/ppc/bits.c", "sim/ppc/idecode_fields.h", "sim/ppc/hw_memory.c",
"sim/ppc/misc.c", "sim/ppc/double.c", "sim/ppc/psim.h",
"sim/ppc/hw_trace.c", "sim/ppc/emul_netbsd.h", "sim/ppc/psim.c",
"sim/ppc/ppc-instructions", "sim/ppc/tree.h", "sim/ppc/README",
"sim/ppc/gen-icache.h", "sim/ppc/gen-model.h", "sim/ppc/ld-cache.h",
"sim/ppc/mon.c", "sim/ppc/corefile.h", "sim/ppc/vm.c",
"sim/ppc/INSTALL", "sim/ppc/gen-model.c", "sim/ppc/hw_cpu.c",
"sim/ppc/corefile.c", "sim/ppc/hw_opic.c", "sim/ppc/gen-icache.c",
"sim/ppc/events.h", "sim/ppc/os_emul.c", "sim/ppc/emul_generic.c",
"sim/ppc/main.c", "sim/ppc/hw_com.c", "sim/ppc/gen-semantics.c",
"sim/ppc/emul_bugapi.c", "sim/ppc/device.c", "sim/ppc/emul_generic.h",
"sim/ppc/tree.c", "sim/ppc/mon.h", "sim/ppc/interrupts.h",
"sim/ppc/cap.c", "sim/ppc/cpu.c", "sim/ppc/hw_phb.h",
"sim/ppc/device_table.c", "sim/ppc/lf.c", "sim/ppc/lf.c",
"sim/ppc/dc-stupid", "sim/ppc/hw_pal.c", "sim/ppc/ppc-spr-table",
"sim/ppc/emul_unix.h", "sim/ppc/words.h", "sim/ppc/basics.h",
"sim/ppc/hw_htab.c", "sim/ppc/lf.h", "sim/ppc/ld-decode.c",
"sim/ppc/sim-endian.c", "sim/ppc/gen-itable.c",
"sim/ppc/idecode_expression.h", "sim/ppc/table.h", "sim/ppc/dgen.c",
"sim/ppc/events.c", "sim/ppc/gen-idecode.h", "sim/ppc/emul_netbsd.c",
"sim/ppc/igen.c", "sim/ppc/vm_n.h", "sim/ppc/vm.h",
"sim/ppc/hw_iobus.c", "sim/ppc/inline.h",
"sim/testsuite/sim/bfin/s21.s", "sim/testsuite/sim/mips/mips32-dsp2.s",
)

```

```

if __name__ == "__main__":

```

```

    main()

```

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Version 2, June 1991

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

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Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the

libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(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.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

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If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.55 gdbm 1.11 :r0

1.55.1 Available under license :

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Version 3, 29 June 2007

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The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of

works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major

Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

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To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

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Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

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Version 2.1, February 1999

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To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

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The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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- b) You must cause the files modified to carry prominent notices

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<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

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1.57 glib-2.0 2.54.3 :0

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Version 2.1, February 1999

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We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

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1.58 glibc 2.22

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Finally, software patents pose a constant threat to the existence of

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We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a ``work based on the library" and a ``work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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@enumerate 0

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``Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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@item

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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.)

@end enumerate

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@item

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Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or link a ``work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library'', as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the ``work that uses the Library'' must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license

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@item

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@item

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@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

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@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

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@smallexample

@var{one line to give the library's name and an idea of what it does.}

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@end smallexample

Also add information on how to contact you by electronic and paper mail.

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@smallexample

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@var{signature of Ty Coon}, 1 April 1990

Ty Coon, President of Vice
@end smallexample

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```
#!/bin/sh
```

```
# Update copyright year lists.
```

```
# Copyright (C) 2012-2015 Free Software Foundation, Inc.
```

```
# This file is part of the GNU C Library.
```

```
# The GNU C Library is free software; you can redistribute it and/or
```

```
# modify it under the terms of the GNU Lesser General Public
```

```
# License as published by the Free Software Foundation; either
```

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```

```
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```

```
# You should have received a copy of the GNU Lesser General Public
```

```
# License along with the GNU C Library; if not, see
```

```
# <http://www.gnu.org/licenses/>.
```

```
# Run this script with the first argument being the location of
```

```
# gnu's update-copyright script. Any other arguments are ignored.
```

```
# FSF copyright notices in the glibc source directory containing this
```

```
# script will be updated; glibc must then be built to update generated
```

```
# files. Copyright dates in --version copyright notices are not
```

```

# updated.

set -e

export LC_ALL=C
export UPDATE_COPYRIGHT_FORCE=1
export UPDATE_COPYRIGHT_USE_INTERVALS=2
export UPDATE_COPYRIGHT_MAX_LINE_LENGTH=79

update_script=$1

if ! [ -f "$update_script" ]; then
    echo "error: first argument must point to gnu lib update-copyright script" >&2
    exit 1
fi

cd "$(dirname "$0")/.."

files=$(find . -type f | sed 's|^\.|' | grep -v '^\.git/')

for f in $files; do
    case $f in
        COPYING | COPYING.LIB | manual/fdl-1.3.texi | manual/lgpl-2.1.texi)
            # Licenses imported verbatim from FSF sources.
            ;;
        manual/texinfo.tex | scripts/config.guess | scripts/config.sub \
        | scripts/install-sh | scripts/mkinstalldirs | scripts/move-if-change)
            # Other files imported verbatim from other GNU repositories.
            ;;
        po/*.po)
            # Files imported verbatim from the Translation Project.
            ;;
        INSTALL | intl/plural.c | locale/C-translit.h \
        | locale/programs/charmap-kw.h | locale/programs/locfile-kw.h \
        | po/libc.pot | sysdeps/gnu/errlist.c)
            # Generated files.
            ;;
        configure | */configure | preconfigure | */preconfigure)
            # Possibly generated files.
            if ! [ -f "$f.ac" ]; then
                "$update_script" "$f"
            fi
            ;;
        grp/initgroups.c | misc/bits/stab.def | posix/regex.h \
        | sysdeps/wordsize-32/divdi3.c)
            # Pre-1991 gaps in copyright years, so cannot use a single range.
            UPDATE_COPYRIGHT_USE_INTERVALS=1 "$update_script" "$f"
            ;;
    esac
done

```

```
*)
"$update_script" "$F"
;;
esac
done
```

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To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be

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1.60 gnutls 3.3.17.1 :0.0

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Constant-time SSSE3 AES core implementation.

version 0.1

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By Mike Hamburg (Stanford University), 2009

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For details see http://shiftleft.org/papers/vector_aes/ and

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```
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```

```
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```
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```

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Version 3, 29 June 2007

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```
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## Constant-time SSSE3 AES core implementation.  
## version 0.1  
##  
## By Mike Hamburg (Stanford University), 2009  
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1.61 grep 2.21

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1.64 hdparm 9.48 :9.48

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```
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```

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
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1.65 i2c-tools 3.1.2 :r0

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```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

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1.66 icu 51.2 :r0

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```
## *-makefile*-
## BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)
## Copyright (c) 1999-2009, International Business Machines Corporation and
## others. All Rights Reserved.

## Commands to generate dependency files
GEN_DEPS.c= $(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc= $(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE= -Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic

## Shared object suffix
SO = so
## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation rules
%.${STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%.${STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
```

```

%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $< \
| sed "s^\($*\)\.o[ :]*^1.o $@ : /g'" > $@; \
[ -s $@ ] || rm -f $@'

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.cc) $< \
| sed "s^\($*\)\.o[ :]*^1.o $@ : /g'" > $@; \
[ -s $@ ] || rm -f $@'

## Versioned libraries rules

%.${SO}.${SO_TARGET_VERSION_MAJOR}: %.${SO}.${SO_TARGET_VERSION}
$(RM) $@ && ln -s ${<F} $@
%.${SO}: %.${SO}.${SO_TARGET_VERSION_MAJOR}
$(RM) $@ && ln -s ${*F}.${SO}.${SO_TARGET_VERSION} $@

```

End FreeBSD-specific setup

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1.67 Inetutils 1.9.4

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Version 3, 29 June 2007

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1.76 json-c 0.12

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1.77 json-c/test-driver 0.12

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```
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scriptversion=2012-06-27.10; # UTC

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1.79 kexec-tools 2.0.10 :0.0

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1.82 krb5 1.13.2

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cmd/krb5/iprop/iprop_hdr.h
cmd/krb5/kadmin/server/iprotd_svc.c
cmd/krb5/kproplog/kproplog.c
cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech/spnego_mech.c
```

lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
lib/libgss/g_acquire_cred.c
lib/libgss/g_canon_name.c
lib/libgss/g_compare_name.c
lib/libgss/g_context_time.c
lib/libgss/g_delete_sec_context.c
lib/libgss/g_dsp_name.c
lib/libgss/g_dsp_status.c
lib/libgss/g_dup_name.c
lib/libgss/g_exp_sec_context.c
lib/libgss/g_export_name.c
lib/libgss/g_glue.c
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lib/libgss/g_init_sec_context.c
lib/libgss/g_initialize.c
lib/libgss/g_inquire_context.c
lib/libgss/g_inquire_cred.c
lib/libgss/g_inquire_names.c
lib/libgss/g_process_context.c
lib/libgss/g_rel_buffer.c
lib/libgss/g_rel_cred.c
lib/libgss/g_rel_name.c
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lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h

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lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c

lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
slave/kpropd_rpc.c
slave/kproplog.c

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```
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1.85 libaio 0.3.110

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This code is derived from section 17.1 of Applied Cryptography, second edition, which describes a stream cipher allegedly compatible with RSA Labs "RC4" cipher (the actual description of which is a trade secret). The same algorithm is used as a stream

cipher called "arcfour" in Tatu Ylonen's ssh package.

Here the stream cipher has been modified always to include the time when initializing the state. That makes it impossible to regenerate the same random sequence twice, so this can't be used for encryption, but will generate good random numbers.

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This code implements the MD5 message-digest algorithm. The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed. This code is in the public domain; do with it what you wish.

Equivalent code is available from RSA Data Security, Inc. This code has been tested against that, and is equivalent, except that you don't need to include two pages of legalese with every copy.

To compute the message digest of a chunk of bytes, declare an MD5Context structure, pass it to MD5Init, call MD5Update as needed on buffers full of bytes, and then call MD5Final, which

will fill a supplied 16-byte array with the digest.

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1.87 libcap 2.24

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1.88 libcgroup 0.41

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(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.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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consistent with the full freedom of use specified in this license.

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When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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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.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is

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c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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@end group

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@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

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Version 3, 29 June 2007

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1.95 libnfsidmap 0.25

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Version 3, 29 June 2007

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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception,

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It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

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1.106 libtirpc 0.2.5 :0.0

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```
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```

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1.107 libunwind 1.2-rc1

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1.108 libusb-compat 0.1.5

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Version 2.1, February 1999

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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1.111 libxdmcp 1.1.1 :r0

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1.112 libxml2 2.9.2

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1.113 libxslt 1.1.28

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1.114 libyaml 0.1.6 :r0

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1.115 linux 4.1

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single nxt200x frontend driver.

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```
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```

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Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos

* and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on

* loss of link, and correctly re-enable PHY when link is

* re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

```

* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
*
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
*
*
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*
* M. Welsh, 6 July 1996
*
*
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```
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static inline int license_is_gpl_compatible(const char *license)
{
    return (strcmp(license, "GPL") == 0
        || strcmp(license, "GPL v2") == 0
        || strcmp(license, "GPL and additional rights") == 0
        || strcmp(license, "Dual BSD/GPL") == 0
        || strcmp(license, "Dual MIT/GPL") == 0
        || strcmp(license, "Dual MPL/GPL") == 0);
}

#endif
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```

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(in case you are wondering where CyberLogin is, EON changed its login
procedure and CyberLogin is no longer used.)

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for the nxt2004 frontend driver

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for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
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ConferenceTV card

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- * Frodo Looijaard
Original author of libsensors, sensors-detect, sensors and isadump.
- * Merlin Hughes
Original author of sensord.
- * Bob Schlaermann
Dynamic chip feature detection (a.k.a. generic chip support) in libsensors and sensors.
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Many improvements to the libsensors configuration file scanner.
- * Jean Delvare
New libsensors API, and migration of sensors and sensord thereto.
Many optimizations in libsensors and sensors.
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Support for multiple configuration files in libsensors.

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1.125 mingetty 1.08

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Ty Coon, President of Vice

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1.126 ncurses 5.9

1.126.1 Available under license :

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1.127 ncurses 5.9

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1.128 net-snmp 5.8

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1.130 net-snmp/snmpplib/openssl 5.7.3

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```
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```

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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1.132 netbase 5.3

1.132.1 Available under license :

This package was created by Peter Tobias tobias@et-inf.fho-empden.de on Wed, 24 Aug 1994 21:33:28 +0200 and maintained by Anthony Towns <ajt@debian.org> until 2001.

It is currently maintained by Marco d'Itri <md@linux.it>.

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1.133 netcat-openbsd 1.105 :r0.0

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Format: <http://dep.debian.net/deps/dep5/>

Source: <http://www.openbsd.org/cgi-bin/cvsweb/src/usr.bin/nc/>

Files: netcat.c

Copyright: 2001 Eric Jackson <ericj@monkey.org>

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Files: atomicio.*

Copyright: 2005 Anil Madhavapeddy

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Files: debian/*

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1.134 nettle 3.1.1 :r0.0

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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1.135 nfs-utils 1.3.1

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```
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```

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1.136 NTP 4.2.8p12

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```
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```

```
<html>
```

```
<head>
```

```
<meta http-equiv="content-type" content="text/html; charset=iso-8859-1">
```

```
<title>Copyright Notice</title>
```

```
<!-- Changed by: Harlan Stenn, 10-Mar-2014 -->
```

```
<link href="scripts/style.css" type="text/css" rel="stylesheet">
```

```
</head>
```

```
<body>
```

```
<h3>Copyright Notice</h3>
```

```
 "Clone me," says Dolly sheepishly.
```

```
<p>Last update:
```

```
<!-- #BeginDate format:En2m -->2-Jan-2017 11:58<!-- #EndDate -->
```

```
UTC</p>
```

```
<br clear="left">
```

```
</p>
```

```
<hr>
```

```
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<pre>
```

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```

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- Takao Abe <takao_abe@xurb.jp> Clock driver for JJY receivers
- Mark Andrews <mark_andrews@isc.org> Leitch atomic clock controller
- Bernd Altmeier <altmeier@atsoft.de> hopf Elektronik serial line and PCI-bus devices
- Viraj Bais <vbais@mailman1.intel.com> and Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
- Michael Barone <michael,barone@lmco.com> GPSVME fixes
- Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
- Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
- Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
- Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
- Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
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- Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
- Steve Clift <clift@ml.csiro.au> OMEGA clock driver
- Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
- Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
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Frank Kardel <kardel (at) ntp (dot) org> PARSE <GENERIC> (driver 14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
Johannes Maximilian Kuehn <kuehn@ntp.org> Rewrote <tt>sntp</tt> to comply with NTPv4 specification, <tt>ntpq saveconfig</tt>
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Dave Katz <dkatz@cisco.com> RS/6000 AIX port
Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
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David L. Mills <mills@udel.edu> Version 4 foundation, precision kernel; clock drivers: 1, 3, 4, 6, 7, 11, 13, 18, 19, 22, 36
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Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
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Kenneth Stone <ken@sdd.hp.com> HP-UX port
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3. [3]Bernd Altmeier <altmeier@atlsoft.de> hopf Elektronik serial

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4. [4]Viraj Bais <vbais@mailman1.intel.com> and [5]Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
 5. [6]Michael Barone <michael,barone@lmco.com> GPSVME fixes
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 7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
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 14. [15]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
 15. [16]Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
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45. [49]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
46. [50]Wilfredo Snchez <wsanchez@apple.com> added support for NetInfo
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```
/* -*- Mode: Text -*- */
```

```
copyright = {  
  date = "1992-2017";  
  owner = "The University of Delaware and Network Time Foundation";  
  eaddr = "http://bugs.ntp.org, bugs@ntp.org";  
  type = ntp;  
};
```

```
long-opts;  
config-header = config.h;  
environrc;  
no-misuse-usage;  
version-proc = ntpOptionPrintVersion;
```

```
version      = `  
eval VERSION=\`sed -e 's/.*;\\[//' -e 's/^\\.*/' < ../sntp/m4/version.m4\  
[ -z "${VERSION}" ] && echo "Cannot determine VERSION" && kill -TERM $AG_pid  
echo $VERSION`;
```

```
version-value = "; /* Don't use -v as a shortcut for --version */
```

```
/*  
* HMS: man pages already have this, and texi pages can use the  
* values in sntp/include/version.texi .  
*/  
// doc-sub = {  
//   sub-name = version;  
//   sub-text = 's/#VERSION#/<<version>>/g';  
// };
```

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1.139 OpenSSL 1.0.2n

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1.140 OpenSSL patch to 0.9.8 branch to add RFC5649 (key wrap with pad) 1.0

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```
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```

```
/* Written by Dr Stephen N Henson (steve@openssl.org) for the OpenSSL  
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```

```
* Modified by Attaullah Baig (abaig@paypal.com) to wrap/unwrap any
```



```

* size keys (Implemented RFC5649)
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1.142 os-release 1.0 :r0.0

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1.143 ossp-uuid 1.6.2 :r2

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```

OSSP uuid - Universally Unique Identifier
Version 1.6.2 (04-Jul-2008)

ABSTRACT

OSSP uuid is a ISO-C:1999 application programming interface (API)
and corresponding command line interface (CLI) for the generation of
DCE 1.1, ISO/IEC 11578:1996 and IETF RFC-4122 compliant Universally
Unique Identifier (UUID). It supports DCE 1.1 variant UUIDs of version
1 (time and node based), version 3 (name based, MD5), version 4
(random number based) and version 5 (name based, SHA-1). Additional
API bindings are provided for the languages ISO-C++:1998, Perl:5 and
PHP:4/5. Optional backward compatibility exists for the ISO-C DCE-1.1
and Perl Data::UUID APIs.

UUIDs are 128 bit numbers which are intended to have a high likelihood
of uniqueness over space and time and are computationally difficult
to guess. They are globally unique identifiers which can be locally
generated without contacting a global registration authority. UUIDs
are intended as unique identifiers for both mass tagging objects

with an extremely short lifetime and to reliably identifying very persistent objects across a network.

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This file is part of OSSP uuid, a library for the generation of UUIDs which can found at <http://www.ossp.org/pkg/lib/uuid/>

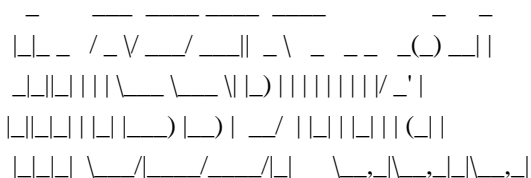
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HOME AND DOCUMENTATION

The documentation and latest release can be found on

- o <http://www.ossp.org/pkg/lib/uuid/>
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OSSP uuid - Universally Unique Identifier

AUTHORS

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

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1.149 pciutils 3.3.1 :r0.0

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1.150 pcre 8.37

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Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

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1.151 perl 5.22.0

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<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

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abstract: 'Build and install Perl modules'

author:

- 'Ken Williams <kwilliams@cpan.org>'

- "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-build@perl.org>."

build_requires:

File::Temp: 0.15

Test::Harness: 3.16

Test::More: 0.49

generated_by: 'Module::Build version 0.3608'

license: gpl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Module-Build

resources:

MailingList: <mailto:module-build@perl.org>

license: <http://dev.perl.org/licenses/>

repository: <http://github.com/dagolden/module-build/>

version: 3

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

#!/perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match reality.

Optionally you can pass the C<--now> option to check they are at the current year. This isn't checked by default, so that it doesn't fail for people working on older releases. It should be run before making a new release.

```

=cut

use TestInit;
use strict;
use Config;
BEGIN { require 'test.pl' }

if ( $Config{usecrosscompile} ) {
    skip_all( "Not all files are available during cross-compilation" );
}

my ($opt) = @ARGV;

my $readme_year = readme_year();
my $v_year = v_year();

# Check that both copyright dates are up-to-date, but only if requested, so
# that tests still pass for people intentionally working on older versions:
if ($opt eq '--now')
{
    my $current_year = (gmtime)[5] + 1900;
    is $v_year, $current_year, 'perl -v copyright includes current year';
    is $readme_year, $current_year, 'README copyright includes current year';
}

# Otherwise simply check that the two copyright dates match each other:
else
{
    is $readme_year, $v_year, 'README and perl -v copyright dates match';
}

done_testing;

sub readme_year
# returns the latest copyright year from the top-level README file
{

    open my $readme, '<', './README' or die "Opening README failed: $!";

    # The copyright message is the first paragraph:
    local $/= "";
    my $copyright_msg = <$readme>;

    my ($year) = $copyright_msg =~ /\b(\d{4,})/s
        or die "Year not found in README copyright message '$copyright_msg'";
}

```

```

$year;
}

sub v_year
# returns the latest copyright year shown in perl -v
{

my $output = runperl switches => ['-v'];
my ($year) = $output =~ /copyright 1987.*\b(\d{4,})/i
    or die "Copyright statement not found in perl -v output '$output'";

$year;
}

```

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Version 1, February 1989

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1.152 pigz-native 2.3.3

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Version 2.0, January 2004

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1.157 protobuf-3.2.0 3.2.0

1.158 protobuf-c 1.3.0 :0

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1.159 pyrad 1.2

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1.160 python 2.7.9

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

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1.161 PyYAML 3.10

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1.162 qemu 2.4.0

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```
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```

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<signature of Ty Coon>, 1 April 1989
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```
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```

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```
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```

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```
# Default configuration for i386-bsd-user
# Default configuration for sparc-bsd-user
# Default configuration for x86_64-bsd-user
# Default configuration for sparc64-bsd-user
/*
```

```
* FreeBSD strace list
*
*
* This program is free software; you can redistribute it and/or modify
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* the Free Software Foundation; either version 2 of the License, or
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*
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* along with this program; if not, see <http://www.gnu.org/licenses/>.
*/
```

```
{ TARGET_FREEBSD_NR__acl_aclcheck_fd, "__acl_aclcheck_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_file, "__acl_aclcheck_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_link, "__acl_aclcheck_link", "%s(\"%s\", %d, %#x)", NULL, NULL
```

```

},
{ TARGET_FREEBSD_NR__acl_delete_fd, "__acl_delete_fd", "%s(%d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_delete_file, "__acl_delete_file", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_delete_link, "__acl_delete_link", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_get_fd, "__acl_get_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_get_file, "__acl_get_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_get_link, "__acl_get_link", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_set_fd, "__acl_set_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_set_file, "__acl_set_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_set_link, "__acl_set_link", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__semctl, "__semctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR__syscall, "__syscall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR__sysctl, "__sysctl", NULL, print_sysctl, NULL },
{ TARGET_FREEBSD_NR__umtx_op, "__umtx_op", "%s(%#x, %d, %d, %#x, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_accept, "accept", "%s(%d,%#x,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_access, "access", "%s(\"%s\",%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_acct, "acct", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_adjtime, "adjtime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_bind, "bind", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_break, "break", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chdir, "chdir", "%s(\"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_chflags, "chflags", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chmod, "chmod", "%s(\"%s\",%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_chown, "chown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chroot, "chroot", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_getres, "clock_getres", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_gettime, "clock_gettime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_settime, "clock_settime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_close, "close", "%s(%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_connect, "connect", "%s(%d,%#x,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_dup, "dup", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_dup2, "dup2", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_eaccess, "eaccess", "%s(\"%s\",%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_execve, "execve", NULL, print_execve, NULL },
{ TARGET_FREEBSD_NR_exit, "exit", "%s(%d)\n", NULL, NULL },
{ TARGET_FREEBSD_NR_extattrctl, "extattrctl", "%s(\"%s\", %d, \"%s\", %d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_fd, "extattr_delete_fd", "%s(%d, %d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_file, "extattr_delete_file", "%s(\"%s\", %d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_link, "extattr_delete_link", "%s(\"%s\", %d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_get_fd, "extattr_get_fd", "%s(%d, %d, \"%s\", %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_get_file, "extattr_get_file", "%s(\"%s\", %d, \"%s\", %#x, %d)", NULL, NULL },
},
{ TARGET_FREEBSD_NR_extattr_get_link, "extattr_get_link", "%s(\"%s\", %d, \"%s\", %#x, %d)", NULL,
NULL },
{ TARGET_FREEBSD_NR_extattr_list_fd, "extattr_list_fd", "%s(%d, %d, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_list_file, "extattr_list_file", "%s(\"%s\", %d, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_list_link, "extattr_list_link", "%s(\"%s\", %d, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_set_fd, "extattr_set_fd", "%s(%d, %d, \"%s\", %#x, %d)", NULL, NULL },

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{ TARGET_FREEBSD_NR_extattr_set_file, "extattr_set_file", "%s(\\\"%s\\\", %d, \\\"%s\\\", %#x, %d)", NULL, NULL
},
{ TARGET_FREEBSD_NR_extattr_set_link, "extattr_set_link", "%s(\\\"%s\\\", %d, \\\"%s\\\", %#x, %d)", NULL,
NULL },
{ TARGET_FREEBSD_NR_fchdir, "fchdir", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fchflags, "fchflags", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fchmod, "fchmod", "%s(%d,%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_fchown, "fchown", "%s(%d,%d,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_fcntl, "fcntl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fexecve, "fexecve", NULL, print_execve, NULL },
{ TARGET_FREEBSD_NR_fhopen, "fhopen", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fhstat, "fhstat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fhstatfs, "fhstatfs", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_flock, "flock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fork, "fork", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_fpathconf, "fpathconf", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fstat, "fstat", "%s(%d,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_fstatat, "fstatat", "%s(%d,\\\"%s\\\", %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_fstatfs, "fstatfs", "%s(%d,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_fsync, "fsync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ftruncate, "ftruncate", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_futimes, "futimes", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getcontext, "getcontext", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_getdirentries, "getdirentries", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_freebsd6_mmap, "freebsd6_mmap", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getegid, "getegid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_geteuid, "geteuid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getfh, "getfh", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getfsstat, "getfsstat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getgid, "getgid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getgroups, "getgroups", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getitimer, "getitimer", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getlogin, "getlogin", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpeername, "getpeername", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpgid, "getpgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpgrp, "getpgrp", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getpid, "getpid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getppid, "getppid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getpriority, "getpriority", "%s(%#x,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_getresgid, "getresgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getresuid, "getresuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getrlimit, "getrlimit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getrusage, "getrusage", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsid, "getsid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsockname, "getsockname", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsockopt, "getsockopt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_gettimeofday, "gettimeofday", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getuid, "getuid", "%s()", NULL, NULL },

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{ TARGET_FREEBSD_NR_ioctl, "ioctl", NULL, print_ioctl, NULL },
{ TARGET_FREEBSD_NR_issetugid, "issetugid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_kevent, "kevent", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_kill, "kill", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_kqueue, "kqueue", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ktrace, "ktrace", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lchown, "lchown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_link, "link", "%s(\"%s\\\", \"%s\\\")", NULL, NULL },
{ TARGET_FREEBSD_NR_listen, "listen", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lpathconf, "lpathconf", "%s(\"%s\\\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_lseek, "lseek", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lstat, "lstat", "%s(\"%s\\\", %p)", NULL, NULL },
{ TARGET_FREEBSD_NR_madvise, "madvise", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mincore, "mincore", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_minherit, "minherit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mkdir, "mkdir", "%s(\"%s\\\", %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_mkfifo, "mkfifo", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mknod, "mknod", "%s(\"%s\\\", %o, %x)", NULL, NULL },
{ TARGET_FREEBSD_NR_mlock, "mlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mlockall, "mlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mmap, "mmap", NULL, NULL, print_syscall_ret_addr },
{ TARGET_FREEBSD_NR_mount, "mount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mprotect, "mprotect", "%s(%x, %x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_msgctl, "msgctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgget, "msgget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgrcv, "msgrcv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgsnd, "msgsnd", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msync, "msync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlock, "munlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlockall, "munlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munmap, "munmap", "%s(%p, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_nanosleep, "nanosleep", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_nfssvc, "nfssvc", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_open, "open", "%s(\"%s\\\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_openat, "openat", "%s(%d, \"%s\\\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_pathconf, "pathconf", "%s(\"%s\\\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_pipe, "pipe", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_poll, "poll", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pread, "pread", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_preadv, "preadv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_profil, "profil", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ptrace, "ptrace", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwrite, "pwrite", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwritev, "pwritev", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_quotactl, "quotactl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_read, "read", "%s(%d, %x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_readlink, "readlink", "%s(\"%s\\\", %p, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_readv, "readv", NULL, NULL, NULL },

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{ TARGET_FREEBSD_NR_reboot, "reboot", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvfrom, "recvfrom", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvmsg, "recvmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rename, "rename", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_revoke, "revoke", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rfork, "rfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rmdir, "rmdir", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rtprio_thread, "rtprio_thread", "%s(%d, %d, %p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sbrk, "sbrk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sched_yield, "sched_yield", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_select, "select", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semget, "semget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semop, "semop", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendmsg, "sendmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendto, "sendto", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setcontext, "setcontext", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_setegid, "setegid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_seteuid, "seteuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgid, "setgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgroups, "setgroups", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setitimer, "setitimer", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setlogin, "setlogin", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpgid, "setpgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpriority, "setpriority", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setregid, "setregid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresgid, "setresgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresuid, "setresuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setreuid, "setreuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setrlimit, "setrlimit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsid, "setsid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsockopt, "setsockopt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_settimeofday, "settimeofday", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setuid, "setuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmat, "shmat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmctl, "shmctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmdt, "shmdt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmget, "shmget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shutdown, "shutdown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaction, "sigaction", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaltstack, "sigaltstack", "%s(%p,%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sigpending, "sigpending", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigprocmask, "sigprocmask", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigreturn, "sigreturn", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigsuspend, "sigsuspend", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_socket, "socket", "%s(%d,%d,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_socketpair, "socketpair", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sstk, "sstk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_stat, "stat", "%s(\"%s\", %p)", NULL, NULL },

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{ TARGET_FREEBSD_NR_statfs, "statfs", "%s(\"%s\",%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_symlink, "symlink", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_sync, "sync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sysarch, "sysarch", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_syscall, "syscall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_thr_create, "thr_create", "%s(%#x, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_exit, "thr_exit", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill, "thr_kill", "%s(%d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill2, "thr_kill2", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_new, "thr_new", "%s(%#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_self, "thr_self", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_set_name, "thr_set_name", "%s(%d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_suspend, "thr_suspend", "%s(%d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_wake, "thr_wake", "%s(%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_truncate, "truncate", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_umask, "umask", "%s(%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_unlink, "unlink", "%s(\"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_unmount, "unmount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_utimes, "utimes", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_vfork, "vfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_wait4, "wait4", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_write, "write", "%s(%d,%#x,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_writev, "writev", "%s(%d,%p,%#x)", NULL, NULL },

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Version 2, June 1991

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

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Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in

a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(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.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

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David Gibson <david@gibson.dropbear.id.au>

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*/

```
{ TARGET_FREEBSD_NR__acl_aclcheck_fd, "__acl_aclcheck_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_file, "__acl_aclcheck_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_link, "__acl_aclcheck_link", "%s(\"%s\", %d, %#x)", NULL, NULL
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{ TARGET_FREEBSD_NR__acl_delete_file, "__acl_delete_file", "%s(\"%s\", %d)", NULL, NULL },
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{ TARGET_FREEBSD_NR_break, "break", NULL, NULL, NULL },
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{ TARGET_FREEBSD_NR_freebsd6_mmap, "freebsd6_mmap", NULL, NULL, NULL },
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{ TARGET_FREEBSD_NR_mkfifo, "mkfifo", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mknod, "mknod", "%s(\"%s\", %o, %x)", NULL, NULL },
{ TARGET_FREEBSD_NR_mlock, "mlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mlockall, "mlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mmap, "mmap", NULL, NULL, print_syscall_ret_addr },
{ TARGET_FREEBSD_NR_mount, "mount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mprotect, "mprotect", "%s(%x, %x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_msgctl, "msgctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgget, "msgget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgrcv, "msgrcv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgsnd, "msgsnd", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msync, "msync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlock, "munlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlockall, "munlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munmap, "munmap", "%s(%p, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_nanosleep, "nanosleep", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_nfssvc, "nfssvc", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_open, "open", "%s(\"%s\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_openat, "openat", "%s(%d, \"%s\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_pathconf, "pathconf", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_pipe, "pipe", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_poll, "poll", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pread, "pread", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_preadv, "preadv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_profil, "profil", NULL, NULL, NULL },

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{ TARGET_FREEBSD_NR_ptrace, "ptrace", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwrite, "pwrite", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwritev, "pwritev", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_quotactl, "quotactl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_read, "read", "%s(%d,%#x,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_readlink, "readlink", "%s(\"%s\",%p,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_readv, "readv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_reboot, "reboot", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvfrom, "recvfrom", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvmsg, "recvmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rename, "rename", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_revoke, "revoke", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rfork, "rfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rmdir, "rmdir", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rtprio_thread, "rtprio_thread", "%s(%d, %d, %p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sbrk, "sbrk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sched_yield, "sched_yield", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_select, "select", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semget, "semget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semop, "semop", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendmsg, "sendmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendto, "sendto", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setcontext, "setcontext", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_setegid, "setegid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_seteuid, "seteuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgid, "setgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgroups, "setgroups", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setitimer, "setitimer", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setlogin, "setlogin", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpgid, "setpgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpriority, "setpriority", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setregid, "setregid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresgid, "setresgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresuid, "setresuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setreuid, "setreuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setrlimit, "setrlimit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsid, "setsid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsockopt, "setsockopt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_settimeofday, "settimeofday", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setuid, "setuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmat, "shmat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmctl, "shmctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmdt, "shmdt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmget, "shmget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shutdown, "shutdown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaction, "sigaction", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaltstack, "sigaltstack", "%s(%p,%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sigpending, "sigpending", NULL, NULL, NULL },

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{ TARGET_FREEBSD_NR_sigprocmask, "sigprocmask", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigreturn, "sigreturn", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigsuspend, "sigsuspend", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_socket, "socket", "%s(%d,%d,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_socketpair, "socketpair", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sstk, "sstk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_stat, "stat", "%s(\"%s\",%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_statfs, "statfs", "%s(\"%s\",%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_symlink, "symlink", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_sync, "sync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sysarch, "sysarch", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_syscall, "syscall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_thr_create, "thr_create", "%s(%#x, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_exit, "thr_exit", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill, "thr_kill", "%s(%d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill2, "thr_kill2", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_new, "thr_new", "%s(%#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_self, "thr_self", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_set_name, "thr_set_name", "%s(%d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_suspend, "thr_suspend", "%s(%d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_wake, "thr_wake", "%s(%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_truncate, "truncate", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_umask, "umask", "%s(%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_unlink, "unlink", "%s(\"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_unmount, "unmount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_utimes, "utimes", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_vfork, "vfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_wait4, "wait4", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_write, "write", "%s(%d,%#x,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_writev, "writev", "%s(%d,%p,%#x)", NULL, NULL },
/*
* System call numbers.
*
* created from FreeBSD: releng/9.1/sys/kern/syscalls.master 229723
* 2012-01-06 19:29:16Z jhb
*/

#define TARGET_FREEBSD_NR_syscall 0
#define TARGET_FREEBSD_NR_exit 1
#define TARGET_FREEBSD_NR_fork 2
#define TARGET_FREEBSD_NR_read 3
#define TARGET_FREEBSD_NR_write 4
#define TARGET_FREEBSD_NR_open 5
#define TARGET_FREEBSD_NR_close 6
#define TARGET_FREEBSD_NR_wait4 7
/* 8 is old creat */
#define TARGET_FREEBSD_NR_link 9
#define TARGET_FREEBSD_NR_unlink 10

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        /* 11 is obsolete execv */
#define TARGET_FREEBSD_NR_chdir 12
#define TARGET_FREEBSD_NR_fchdir 13
#define TARGET_FREEBSD_NR_mknod 14
#define TARGET_FREEBSD_NR_chmod 15
#define TARGET_FREEBSD_NR_chown 16
#define TARGET_FREEBSD_NR_break 17
#define TARGET_FREEBSD_NR_freebsd4_getfsstat 18
        /* 19 is old lseek */
#define TARGET_FREEBSD_NR_getpid 20
#define TARGET_FREEBSD_NR_mount 21
#define TARGET_FREEBSD_NR_unmount 22
#define TARGET_FREEBSD_NR_setuid 23
#define TARGET_FREEBSD_NR_getuid 24
#define TARGET_FREEBSD_NR_geteuid 25
#define TARGET_FREEBSD_NR_ptrace 26
#define TARGET_FREEBSD_NR_recvmsg 27
#define TARGET_FREEBSD_NR_sendmsg 28
#define TARGET_FREEBSD_NR_recvfrom 29
#define TARGET_FREEBSD_NR_accept 30
#define TARGET_FREEBSD_NR_getpeername 31
#define TARGET_FREEBSD_NR_getsockname 32
#define TARGET_FREEBSD_NR_access 33
#define TARGET_FREEBSD_NR_chflags 34
#define TARGET_FREEBSD_NR_fchflags 35
#define TARGET_FREEBSD_NR_sync 36
#define TARGET_FREEBSD_NR_kill 37
        /* 38 is old stat */
#define TARGET_FREEBSD_NR_getppid 39
        /* 40 is old lstat */
#define TARGET_FREEBSD_NR_dup 41
#define TARGET_FREEBSD_NR_pipe 42
#define TARGET_FREEBSD_NR_getegid 43
#define TARGET_FREEBSD_NR_profil 44
#define TARGET_FREEBSD_NR_ktrace 45
        /* 46 is old sigaction */
#define TARGET_FREEBSD_NR_getgid 47
        /* 48 is old sigprocmask */
#define TARGET_FREEBSD_NR_getlogin 49
#define TARGET_FREEBSD_NR_setlogin 50
#define TARGET_FREEBSD_NR_acct 51
        /* 52 is old sigpending */
#define TARGET_FREEBSD_NR_sigaltstack 53
#define TARGET_FREEBSD_NR_ioctl 54
#define TARGET_FREEBSD_NR_reboot 55
#define TARGET_FREEBSD_NR_revoke 56
#define TARGET_FREEBSD_NR_symlink 57
#define TARGET_FREEBSD_NR_readlink 58

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#define TARGET_FREEBSD_NR_execve 59
#define TARGET_FREEBSD_NR_umask 60
#define TARGET_FREEBSD_NR_chroot 61
    /* 62 is old fstat */
    /* 63 is old getkerninfo */
    /* 64 is old getpagesize */
#define TARGET_FREEBSD_NR_msync 65
#define TARGET_FREEBSD_NR_vfork 66
    /* 67 is obsolete vread */
    /* 68 is obsolete vwrite */
#define TARGET_FREEBSD_NR_sbrk 69
#define TARGET_FREEBSD_NR_sstk 70
    /* 71 is old mmap */
#define TARGET_FREEBSD_NR_vadvise 72
#define TARGET_FREEBSD_NR_munmap 73
#define TARGET_FREEBSD_NR_mprotect 74
#define TARGET_FREEBSD_NR_madvise 75
    /* 76 is obsolete vhangup */
    /* 77 is obsolete vlimit */
#define TARGET_FREEBSD_NR_mincore 78
#define TARGET_FREEBSD_NR_getgroups 79
#define TARGET_FREEBSD_NR_setgroups 80
#define TARGET_FREEBSD_NR_getpgrp 81
#define TARGET_FREEBSD_NR_setpgid 82
#define TARGET_FREEBSD_NR_setitimer 83
    /* 84 is old wait */
#define TARGET_FREEBSD_NR_swapon 85
#define TARGET_FREEBSD_NR_getitimer 86
    /* 87 is old gethostname */
    /* 88 is old sethostname */
#define TARGET_FREEBSD_NR_getdtablesize 89
#define TARGET_FREEBSD_NR_dup2 90
#define TARGET_FREEBSD_NR_fcntl 92
#define TARGET_FREEBSD_NR_select 93
#define TARGET_FREEBSD_NR_fsync 95
#define TARGET_FREEBSD_NR_setpriority 96
#define TARGET_FREEBSD_NR_socket 97
#define TARGET_FREEBSD_NR_connect 98
    /* 99 is old accept */
#define TARGET_FREEBSD_NR_getpriority 100
    /* 101 is old send */
    /* 102 is old recv */
    /* 103 is old sigreturn */
#define TARGET_FREEBSD_NR_bind 104
#define TARGET_FREEBSD_NR_setsockopt 105
#define TARGET_FREEBSD_NR_listen 106
    /* 107 is obsolete vtimes */
    /* 108 is old sigvec */

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/* 109 is old sigblock */
/* 110 is old sigsetmask */
/* 111 is old sigsuspend */
/* 112 is old sigstack */
/* 113 is old recvmmsg */
/* 114 is old sendmsg */
/* 115 is obsolete vtrace */
#define TARGET_FREEBSD_NR_gettimeofday 116
#define TARGET_FREEBSD_NR_getrusage 117
#define TARGET_FREEBSD_NR_getsockopt 118
#define TARGET_FREEBSD_NR_readv 120
#define TARGET_FREEBSD_NR_writev 121
#define TARGET_FREEBSD_NR_settimeofday 122
#define TARGET_FREEBSD_NR_fchown 123
#define TARGET_FREEBSD_NR_fchmod 124
/* 125 is old recvfrom */
#define TARGET_FREEBSD_NR_setreuid 126
#define TARGET_FREEBSD_NR_setregid 127
#define TARGET_FREEBSD_NR_rename 128
/* 129 is old truncate */
/* 130 is old ftruncate */
#define TARGET_FREEBSD_NR_flock 131
#define TARGET_FREEBSD_NR_mkfifo 132
#define TARGET_FREEBSD_NR_sendto 133
#define TARGET_FREEBSD_NR_shutdown 134
#define TARGET_FREEBSD_NR_socketpair 135
#define TARGET_FREEBSD_NR_mkdir 136
#define TARGET_FREEBSD_NR_rmdir 137
#define TARGET_FREEBSD_NR_utimes 138
/* 139 is obsolete 4.2 sigreturn */
#define TARGET_FREEBSD_NR_adjtime 140
/* 141 is old getpeername */
/* 142 is old gethostid */
/* 143 is old sethostid */
/* 144 is old getrlimit */
/* 145 is old setrlimit */
/* 146 is old killpg */
#define TARGET_FREEBSD_NR_killpg 146 /* COMPAT */
#define TARGET_FREEBSD_NR_setsid 147
#define TARGET_FREEBSD_NR_quotactl 148
/* 149 is old quota */
/* 150 is old getsockname */
#define TARGET_FREEBSD_NR_nlm_syscall 154
#define TARGET_FREEBSD_NR_nfssvc 155
/* 156 is old getdirentries */
#define TARGET_FREEBSD_NR_freebsd4_statfs 157
#define TARGET_FREEBSD_NR_freebsd4_fstatfs 158
#define TARGET_FREEBSD_NR_lgetfh 160

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#define TARGET_FREEBSD_NR_getfh 161
#define TARGET_FREEBSD_NR_freebsd4_getdomainname 162
#define TARGET_FREEBSD_NR_freebsd4_setdomainname 163
#define TARGET_FREEBSD_NR_freebsd4_uname 164
#define TARGET_FREEBSD_NR_sysarch 165
#define TARGET_FREEBSD_NR_rtprio 166
#define TARGET_FREEBSD_NR_semsys 169
#define TARGET_FREEBSD_NR_msgsys 170
#define TARGET_FREEBSD_NR_shmsys 171
#define TARGET_FREEBSD_NR_freebsd6_pread 173
#define TARGET_FREEBSD_NR_freebsd6_pwrite 174
#define TARGET_FREEBSD_NR_setfib 175
#define TARGET_FREEBSD_NR_ntp_adjtime 176
#define TARGET_FREEBSD_NR_setgid 181
#define TARGET_FREEBSD_NR_setegid 182
#define TARGET_FREEBSD_NR_seteuid 183
#define TARGET_FREEBSD_NR_stat 188
#define TARGET_FREEBSD_NR_fstat 189
#define TARGET_FREEBSD_NR_lstat 190
#define TARGET_FREEBSD_NR_pathconf 191
#define TARGET_FREEBSD_NR_fpathconf 192
#define TARGET_FREEBSD_NR_getrlimit 194
#define TARGET_FREEBSD_NR_setrlimit 195
#define TARGET_FREEBSD_NR_getdirentries 196
#define TARGET_FREEBSD_NR_freebsd6_mmap 197
#define TARGET_FREEBSD_NR___syscall 198
#define TARGET_FREEBSD_NR_freebsd6_lseek 199
#define TARGET_FREEBSD_NR_freebsd6_truncate 200
#define TARGET_FREEBSD_NR_freebsd6_ftruncate 201
#define TARGET_FREEBSD_NR___sysctl 202
#define TARGET_FREEBSD_NR_mlock 203
#define TARGET_FREEBSD_NR_munlock 204
#define TARGET_FREEBSD_NR_undelete 205
#define TARGET_FREEBSD_NR_futimes 206
#define TARGET_FREEBSD_NR_getpgid 207
#define TARGET_FREEBSD_NR_poll 209
#define TARGET_FREEBSD_NR_freebsd7___semctl 220
#define TARGET_FREEBSD_NR_semget 221
#define TARGET_FREEBSD_NR_semop 222
#define TARGET_FREEBSD_NR_freebsd7_msgctl 224
#define TARGET_FREEBSD_NR_msgget 225
#define TARGET_FREEBSD_NR_msgsnd 226
#define TARGET_FREEBSD_NR_msgrcv 227
#define TARGET_FREEBSD_NR_shmat 228
#define TARGET_FREEBSD_NR_freebsd7_shmctl 229
#define TARGET_FREEBSD_NR_shmdt 230
#define TARGET_FREEBSD_NR_shmget 231
#define TARGET_FREEBSD_NR_clock_gettime 232

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#define TARGET_FREEBSD_NR_clock_settime 233
#define TARGET_FREEBSD_NR_clock_getres 234
#define TARGET_FREEBSD_NR_ktimer_create 235
#define TARGET_FREEBSD_NR_ktimer_delete 236
#define TARGET_FREEBSD_NR_ktimer_settime 237
#define TARGET_FREEBSD_NR_ktimer_gettime 238
#define TARGET_FREEBSD_NR_ktimer_getoverrun 239
#define TARGET_FREEBSD_NR_nanosleep 240
#define TARGET_FREEBSD_NR_ntp_gettime 248
#define TARGET_FREEBSD_NR_minherit 250
#define TARGET_FREEBSD_NR_rfork 251
#define TARGET_FREEBSD_NR_openbsd_poll 252
#define TARGET_FREEBSD_NR_issetugid 253
#define TARGET_FREEBSD_NR_lchown 254
#define TARGET_FREEBSD_NR_aio_read 255
#define TARGET_FREEBSD_NR_aio_write 256
#define TARGET_FREEBSD_NR_lio_listio 257
#define TARGET_FREEBSD_NR_getdents 272
#define TARGET_FREEBSD_NR_lchmod 274
#define TARGET_FREEBSD_NR_netbsd_lchown 275
#define TARGET_FREEBSD_NR_lutimes 276
#define TARGET_FREEBSD_NR_netbsd_msync 277
#define TARGET_FREEBSD_NR_nstat 278
#define TARGET_FREEBSD_NR_nfstat 279
#define TARGET_FREEBSD_NR_nlstat 280
#define TARGET_FREEBSD_NR_preadv 289
#define TARGET_FREEBSD_NR_pwritev 290
#define TARGET_FREEBSD_NR_freebsd4_fhstatfs 297
#define TARGET_FREEBSD_NR_fhopen 298
#define TARGET_FREEBSD_NR_fhstat 299
#define TARGET_FREEBSD_NR_modnext 300
#define TARGET_FREEBSD_NR_modstat 301
#define TARGET_FREEBSD_NR_modfnnext 302
#define TARGET_FREEBSD_NR_modfind 303
#define TARGET_FREEBSD_NR_kldload 304
#define TARGET_FREEBSD_NR_kldunload 305
#define TARGET_FREEBSD_NR_kldfind 306
#define TARGET_FREEBSD_NR_kldnext 307
#define TARGET_FREEBSD_NR_kldstat 308
#define TARGET_FREEBSD_NR_kldfirstmod 309
#define TARGET_FREEBSD_NR_getsid 310
#define TARGET_FREEBSD_NR_setresuid 311
#define TARGET_FREEBSD_NR_setresgid 312
    /* 313 is obsolete signanosleep */
#define TARGET_FREEBSD_NR_aio_return 314
#define TARGET_FREEBSD_NR_aio_suspend 315
#define TARGET_FREEBSD_NR_aio_cancel 316
#define TARGET_FREEBSD_NR_aio_error 317

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#define TARGET_FREEBSD_NR_oaio_read 318
#define TARGET_FREEBSD_NR_oaio_write 319
#define TARGET_FREEBSD_NR_olio_listio 320
#define TARGET_FREEBSD_NR_yield 321
    /* 322 is obsolete thr_sleep */
    /* 323 is obsolete thr_wakeup */
#define TARGET_FREEBSD_NR_mlockall 324
#define TARGET_FREEBSD_NR_munlockall 325
#define TARGET_FREEBSD_NR___getcwd 326
#define TARGET_FREEBSD_NR_sched_setparam 327
#define TARGET_FREEBSD_NR_sched_getparam 328
#define TARGET_FREEBSD_NR_sched_setscheduler 329
#define TARGET_FREEBSD_NR_sched_getscheduler 330
#define TARGET_FREEBSD_NR_sched_yield 331
#define TARGET_FREEBSD_NR_sched_get_priority_max 332
#define TARGET_FREEBSD_NR_sched_get_priority_min 333
#define TARGET_FREEBSD_NR_sched_rr_get_interval 334
#define TARGET_FREEBSD_NR_utrace 335
#define TARGET_FREEBSD_NR_freebsd4_sendfile 336
#define TARGET_FREEBSD_NR_kldsym 337
#define TARGET_FREEBSD_NR_jail 338
#define TARGET_FREEBSD_NR_nnpfs_syscall 339
#define TARGET_FREEBSD_NR_sigprocmask 340
#define TARGET_FREEBSD_NR_sigsuspend 341
#define TARGET_FREEBSD_NR_freebsd4_sigaction 342
#define TARGET_FREEBSD_NR_sigpending 343
#define TARGET_FREEBSD_NR_freebsd4_sigreturn 344
#define TARGET_FREEBSD_NR_sigtimedwait 345
#define TARGET_FREEBSD_NR_sigwaitinfo 346
#define TARGET_FREEBSD_NR___acl_get_file 347
#define TARGET_FREEBSD_NR___acl_set_file 348
#define TARGET_FREEBSD_NR___acl_get_fd 349
#define TARGET_FREEBSD_NR___acl_set_fd 350
#define TARGET_FREEBSD_NR___acl_delete_file 351
#define TARGET_FREEBSD_NR___acl_delete_fd 352
#define TARGET_FREEBSD_NR___acl_aclcheck_file 353
#define TARGET_FREEBSD_NR___acl_aclcheck_fd 354
#define TARGET_FREEBSD_NR_extattrctl 355
#define TARGET_FREEBSD_NR_extattr_set_file 356
#define TARGET_FREEBSD_NR_extattr_get_file 357
#define TARGET_FREEBSD_NR_extattr_delete_file 358
#define TARGET_FREEBSD_NR_aio_waitcomplete 359
#define TARGET_FREEBSD_NR_getresuid 360
#define TARGET_FREEBSD_NR_getresgid 361
#define TARGET_FREEBSD_NR_kqueue 362
#define TARGET_FREEBSD_NR_kevent 363
#define TARGET_FREEBSD_NR_extattr_set_fd 371
#define TARGET_FREEBSD_NR_extattr_get_fd 372

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```
#define TARGET_FREEBSD_NR_extattr_delete_fd 373
#define TARGET_FREEBSD_NR__setugid 374
#define TARGET_FREEBSD_NR_eaccess 376
#define TARGET_FREEBSD_NR_afs3_syscall 377
#define TARGET_FREEBSD_NR_nmount 378
#define TARGET_FREEBSD_NR__mac_get_proc 384
#define TARGET_FREEBSD_NR__mac_set_proc 385
#define TARGET_FREEBSD_NR__mac_get_fd 386
#define TARGET_FREEBSD_NR__mac_get_file 387
#define TARGET_FREEBSD_NR__mac_set_fd 388
#define TARGET_FREEBSD_NR__mac_set_file 389
#define TARGET_FREEBSD_NR_kenv 390
#define TARGET_FREEBSD_NR_lchflags 391
#define TARGET_FREEBSD_NR_uuidgen 392
#define TARGET_FREEBSD_NR_sendfile 393
#define TARGET_FREEBSD_NR_mac_syscall 394
#define TARGET_FREEBSD_NR_getfsstat 395
#define TARGET_FREEBSD_NR_statfs 396
#define TARGET_FREEBSD_NR_fstatfs 397
#define TARGET_FREEBSD_NR_fhstatfs 398
#define TARGET_FREEBSD_NR_ksem_close 400
#define TARGET_FREEBSD_NR_ksem_post 401
#define TARGET_FREEBSD_NR_ksem_wait 402
#define TARGET_FREEBSD_NR_ksem_trywait 403
#define TARGET_FREEBSD_NR_ksem_init 404
#define TARGET_FREEBSD_NR_ksem_open 405
#define TARGET_FREEBSD_NR_ksem_unlink 406
#define TARGET_FREEBSD_NR_ksem_getvalue 407
#define TARGET_FREEBSD_NR_ksem_destroy 408
#define TARGET_FREEBSD_NR__mac_get_pid 409
#define TARGET_FREEBSD_NR__mac_get_link 410
#define TARGET_FREEBSD_NR__mac_set_link 411
#define TARGET_FREEBSD_NR_extattr_set_link 412
#define TARGET_FREEBSD_NR_extattr_get_link 413
#define TARGET_FREEBSD_NR_extattr_delete_link 414
#define TARGET_FREEBSD_NR__mac_execve 415
#define TARGET_FREEBSD_NR_sigaction 416
#define TARGET_FREEBSD_NR_sigreturn 417
#define TARGET_FREEBSD_NR_getcontext 421
#define TARGET_FREEBSD_NR_setcontext 422
#define TARGET_FREEBSD_NR_swapcontext 423
#define TARGET_FREEBSD_NR_swapoff 424
#define TARGET_FREEBSD_NR__acl_get_link 425
#define TARGET_FREEBSD_NR__acl_set_link 426
#define TARGET_FREEBSD_NR__acl_delete_link 427
#define TARGET_FREEBSD_NR__acl_aclcheck_link 428
#define TARGET_FREEBSD_NR_sigwait 429
#define TARGET_FREEBSD_NR_thr_create 430
```

```
#define TARGET_FREEBSD_NR_thr_exit 431
#define TARGET_FREEBSD_NR_thr_self 432
#define TARGET_FREEBSD_NR_thr_kill 433
#define TARGET_FREEBSD_NR__umtx_lock 434
#define TARGET_FREEBSD_NR__umtx_unlock 435
#define TARGET_FREEBSD_NR_jail_attach 436
#define TARGET_FREEBSD_NR_extattr_list_fd 437
#define TARGET_FREEBSD_NR_extattr_list_file 438
#define TARGET_FREEBSD_NR_extattr_list_link 439
#define TARGET_FREEBSD_NR_ksem_timedwait 441
#define TARGET_FREEBSD_NR_thr_suspend 442
#define TARGET_FREEBSD_NR_thr_wake 443
#define TARGET_FREEBSD_NR_kldunloadf 444
#define TARGET_FREEBSD_NR_audit 445
#define TARGET_FREEBSD_NR_auditon 446
#define TARGET_FREEBSD_NR_getauid 447
#define TARGET_FREEBSD_NR_setauid 448
#define TARGET_FREEBSD_NR_getaudit 449
#define TARGET_FREEBSD_NR_setaudit 450
#define TARGET_FREEBSD_NR_getaudit_addr 451
#define TARGET_FREEBSD_NR_setaudit_addr 452
#define TARGET_FREEBSD_NR_auditctl 453
#define TARGET_FREEBSD_NR__umtx_op 454
#define TARGET_FREEBSD_NR_thr_new 455
#define TARGET_FREEBSD_NR_sigqueue 456
#define TARGET_FREEBSD_NR_kmq_open 457
#define TARGET_FREEBSD_NR_kmq_setattr 458
#define TARGET_FREEBSD_NR_kmq_timedreceive 459
#define TARGET_FREEBSD_NR_kmq_timedsend 460
#define TARGET_FREEBSD_NR_kmq_notify 461
#define TARGET_FREEBSD_NR_kmq_unlink 462
#define TARGET_FREEBSD_NR_abort2 463
#define TARGET_FREEBSD_NR_thr_set_name 464
#define TARGET_FREEBSD_NR_aio_fsync 465
#define TARGET_FREEBSD_NR_rtprio_thread 466
#define TARGET_FREEBSD_NR_sctp_peeloff 471
#define TARGET_FREEBSD_NR_sctp_generic_sendmsg 472
#define TARGET_FREEBSD_NR_sctp_generic_sendmsg_iov 473
#define TARGET_FREEBSD_NR_sctp_generic_rcvmsg 474
#define TARGET_FREEBSD_NR_pread 475
#define TARGET_FREEBSD_NR_pwrite 476
#define TARGET_FREEBSD_NR_mmap 477
#define TARGET_FREEBSD_NR_lseek 478
#define TARGET_FREEBSD_NR_truncate 479
#define TARGET_FREEBSD_NR_ftruncate 480
#define TARGET_FREEBSD_NR_thr_kill2 481
#define TARGET_FREEBSD_NR_shm_open 482
#define TARGET_FREEBSD_NR_shm_unlink 483
```

```
#define TARGET_FREEBSD_NR_cpuset 484
#define TARGET_FREEBSD_NR_cpuset_setid 485
#define TARGET_FREEBSD_NR_cpuset_getid 486
#define TARGET_FREEBSD_NR_cpuset_getaffinity 487
#define TARGET_FREEBSD_NR_cpuset_setaffinity 488
#define TARGET_FREEBSD_NR_faccessat 489
#define TARGET_FREEBSD_NR_fchmodat 490
#define TARGET_FREEBSD_NR_fchownat 491
#define TARGET_FREEBSD_NR_fexecve 492
#define TARGET_FREEBSD_NR_fstatat 493
#define TARGET_FREEBSD_NR_futimesat 494
#define TARGET_FREEBSD_NR_linkat 495
#define TARGET_FREEBSD_NR_mkdirat 496
#define TARGET_FREEBSD_NR_mkfifoat 497
#define TARGET_FREEBSD_NR_mknodat 498
#define TARGET_FREEBSD_NR_openat 499
#define TARGET_FREEBSD_NR_readlinkat 500
#define TARGET_FREEBSD_NR_renameat 501
#define TARGET_FREEBSD_NR_symlinkat 502
#define TARGET_FREEBSD_NR_unlinkat 503
#define TARGET_FREEBSD_NR_posix_openpt 504
#define TARGET_FREEBSD_NR_gssd_syscall 505
#define TARGET_FREEBSD_NR_jail_get 506
#define TARGET_FREEBSD_NR_jail_set 507
#define TARGET_FREEBSD_NR_jail_remove 508
#define TARGET_FREEBSD_NR_closefrom 509
#define TARGET_FREEBSD_NR___semctl 510
#define TARGET_FREEBSD_NR_msgctl 511
#define TARGET_FREEBSD_NR_shmctl 512
#define TARGET_FREEBSD_NR_lpathconf 513
#define TARGET_FREEBSD_NR_cap_new 514
#define TARGET_FREEBSD_NR_cap_getrights 515
#define TARGET_FREEBSD_NR_cap_enter 516
#define TARGET_FREEBSD_NR_cap_getmode 517
#define TARGET_FREEBSD_NR_pfork 518
#define TARGET_FREEBSD_NR_pkill 519
#define TARGET_FREEBSD_NR_pdgetpid 520
#define TARGET_FREEBSD_NR_pselect 522
#define TARGET_FREEBSD_NR_getloginclass 523
#define TARGET_FREEBSD_NR_setloginclass 524
#define TARGET_FREEBSD_NR_rctl_get_racct 525
#define TARGET_FREEBSD_NR_rctl_get_rules 526
#define TARGET_FREEBSD_NR_rctl_get_limits 527
#define TARGET_FREEBSD_NR_rctl_add_rule 528
#define TARGET_FREEBSD_NR_rctl_remove_rule 529
#define TARGET_FREEBSD_NR_posix_fallocate 530
#define TARGET_FREEBSD_NR_posix_fadvise 531
#define TARGET_FREEBSD_NR_MAXSYSCALL 532
```

```
/* $OpenBSD: syscall.h,v 1.101 2008/03/16 19:43:41 otto Exp $ */

/*
 * System call numbers.
 *
 * created from; OpenBSD: syscalls.master,v 1.90 2008/03/16 19:42:57 otto Exp
 */
```

```
#define TARGET_OPENBSD_NR_syscall 0
#define TARGET_OPENBSD_NR_exit 1
#define TARGET_OPENBSD_NR_fork 2
#define TARGET_OPENBSD_NR_read 3
#define TARGET_OPENBSD_NR_write 4
#define TARGET_OPENBSD_NR_open 5
#define TARGET_OPENBSD_NR_close 6
#define TARGET_OPENBSD_NR_wait4 7
#define TARGET_OPENBSD_NR_link 9
#define TARGET_OPENBSD_NR_unlink 10
#define TARGET_OPENBSD_NR_chdir 12
#define TARGET_OPENBSD_NR_fchdir 13
#define TARGET_OPENBSD_NR_mknod 14
#define TARGET_OPENBSD_NR_chmod 15
#define TARGET_OPENBSD_NR_chown 16
#define TARGET_OPENBSD_NR_break 17
#define TARGET_OPENBSD_NR_getpid 20
#define TARGET_OPENBSD_NR_mount 21
#define TARGET_OPENBSD_NR_unmount 22
#define TARGET_OPENBSD_NR_setuid 23
#define TARGET_OPENBSD_NR_getuid 24
#define TARGET_OPENBSD_NR_geteuid 25
#define TARGET_OPENBSD_NR_ptrace 26
#define TARGET_OPENBSD_NR_recvmmsg 27
#define TARGET_OPENBSD_NR_sendmsg 28
#define TARGET_OPENBSD_NR_recvfrom 29
#define TARGET_OPENBSD_NR_accept 30
#define TARGET_OPENBSD_NR_getpeername 31
#define TARGET_OPENBSD_NR_getsockname 32
#define TARGET_OPENBSD_NR_access 33
#define TARGET_OPENBSD_NR_chflags 34
#define TARGET_OPENBSD_NR_fchflags 35
#define TARGET_OPENBSD_NR_sync 36
#define TARGET_OPENBSD_NR_kill 37
#define TARGET_OPENBSD_NR_getppid 39
#define TARGET_OPENBSD_NR_dup 41
#define TARGET_OPENBSD_NR_opipe 42
#define TARGET_OPENBSD_NR_getegid 43
#define TARGET_OPENBSD_NR_profil 44
#define TARGET_OPENBSD_NR_ktrace 45
```



```

#define TARGET_OPENBSD_NR_sigaction 46
#define TARGET_OPENBSD_NR_getgid 47
#define TARGET_OPENBSD_NR_sigprocmask 48
#define TARGET_OPENBSD_NR_getlogin 49
#define TARGET_OPENBSD_NR_setlogin 50
#define TARGET_OPENBSD_NR_acct 51
#define TARGET_OPENBSD_NR_sigpending 52
#define TARGET_OPENBSD_NR_osigaltstack 53
#define TARGET_OPENBSD_NR_ioctl 54
#define TARGET_OPENBSD_NR_reboot 55
#define TARGET_OPENBSD_NR_revoke 56
#define TARGET_OPENBSD_NR_symlink 57
#define TARGET_OPENBSD_NR_readlink 58
#define TARGET_OPENBSD_NR_execve 59
#define TARGET_OPENBSD_NR_umask 60
#define TARGET_OPENBSD_NR_chroot 61
#define TARGET_OPENBSD_NR_vfork 66
#define TARGET_OPENBSD_NR_sbrk 69
#define TARGET_OPENBSD_NR_sstk 70
#define TARGET_OPENBSD_NR_munmap 73
#define TARGET_OPENBSD_NR_mprotect 74
#define TARGET_OPENBSD_NR_madvise 75
#define TARGET_OPENBSD_NR_mincore 78
#define TARGET_OPENBSD_NR_getgroups 79
#define TARGET_OPENBSD_NR_setgroups 80
#define TARGET_OPENBSD_NR_getpgrp 81
#define TARGET_OPENBSD_NR_setpgid 82
#define TARGET_OPENBSD_NR_setitimer 83
#define TARGET_OPENBSD_NR_getitimer 86
#define TARGET_OPENBSD_NR_dup2 90
#define TARGET_OPENBSD_NR_fcntl 92
#define TARGET_OPENBSD_NR_select 93
#define TARGET_OPENBSD_NR_fsync 95
#define TARGET_OPENBSD_NR_setpriority 96
#define TARGET_OPENBSD_NR_socket 97
#define TARGET_OPENBSD_NR_connect 98
#define TARGET_OPENBSD_NR_getpriority 100
#define TARGET_OPENBSD_NR_sigreturn 103
#define TARGET_OPENBSD_NR_bind 104
#define TARGET_OPENBSD_NR_setsockopt 105
#define TARGET_OPENBSD_NR_listen 106
#define TARGET_OPENBSD_NR_sigsuspend 111
#define TARGET_OPENBSD_NR_gettimeofday 116
#define TARGET_OPENBSD_NR_getrusage 117
#define TARGET_OPENBSD_NR_getsockopt 118
#define TARGET_OPENBSD_NR_readv 120
#define TARGET_OPENBSD_NR_writev 121
#define TARGET_OPENBSD_NR_settimeofday 122

```

```

#define TARGET_OPENBSD_NR_fchown    123
#define TARGET_OPENBSD_NR_fchmod    124
#define TARGET_OPENBSD_NR_setreuid  126
#define TARGET_OPENBSD_NR_setregid  127
#define TARGET_OPENBSD_NR_rename    128
#define TARGET_OPENBSD_NR_flock     131
#define TARGET_OPENBSD_NR_mkfifo    132
#define TARGET_OPENBSD_NR_sendto    133
#define TARGET_OPENBSD_NR_shutdown  134
#define TARGET_OPENBSD_NR_socketpair 135
#define TARGET_OPENBSD_NR_mkdir     136
#define TARGET_OPENBSD_NR_rmdir     137
#define TARGET_OPENBSD_NR_utimes    138
#define TARGET_OPENBSD_NR_adjtime   140
#define TARGET_OPENBSD_NR_setsid    147
#define TARGET_OPENBSD_NR_quotactl  148
#define TARGET_OPENBSD_NR_nfssvc    155
#define TARGET_OPENBSD_NR_getfh     161
#define TARGET_OPENBSD_NR_sysarch   165
#define TARGET_OPENBSD_NR_pread     173
#define TARGET_OPENBSD_NR_pwrite    174
#define TARGET_OPENBSD_NR_setgid    181
#define TARGET_OPENBSD_NR_setegid   182
#define TARGET_OPENBSD_NR seteuid   183
#define TARGET_OPENBSD_NR_lfs_bmapv 184
#define TARGET_OPENBSD_NR_lfs_markv 185
#define TARGET_OPENBSD_NR_lfs_segclean 186
#define TARGET_OPENBSD_NR_lfs_segwait 187
#define TARGET_OPENBSD_NR_pathconf  191
#define TARGET_OPENBSD_NR_fpathconf 192
#define TARGET_OPENBSD_NR_swapctl   193
#define TARGET_OPENBSD_NR_getrlimit 194
#define TARGET_OPENBSD_NR_setrlimit 195
#define TARGET_OPENBSD_NR_getdirentries 196
#define TARGET_OPENBSD_NR_mmap      197
#define TARGET_OPENBSD_NR___syscall 198
#define TARGET_OPENBSD_NR_lseek     199
#define TARGET_OPENBSD_NR_truncate  200
#define TARGET_OPENBSD_NR_ftruncate 201
#define TARGET_OPENBSD_NR___sysctl  202
#define TARGET_OPENBSD_NR_mlock     203
#define TARGET_OPENBSD_NR_munlock   204
#define TARGET_OPENBSD_NR_futimes   206
#define TARGET_OPENBSD_NR_getpgid   207
#define TARGET_OPENBSD_NR_xfspioctl 208
#define TARGET_OPENBSD_NR_semget    221
#define TARGET_OPENBSD_NR_msgget    225
#define TARGET_OPENBSD_NR_msgsnd    226

```

```

#define TARGET_OPENBSD_NR_msgrcv    227
#define TARGET_OPENBSD_NR_shmat     228
#define TARGET_OPENBSD_NR_shmdt     230
#define TARGET_OPENBSD_NR_clock_gettime 232
#define TARGET_OPENBSD_NR_clock_settime 233
#define TARGET_OPENBSD_NR_clock_getres 234
#define TARGET_OPENBSD_NR_nanosleep 240
#define TARGET_OPENBSD_NR_minherit  250
#define TARGET_OPENBSD_NR_rfork     251
#define TARGET_OPENBSD_NR_poll      252
#define TARGET_OPENBSD_NR_issetugid 253
#define TARGET_OPENBSD_NR_lchown     254
#define TARGET_OPENBSD_NR_getsid     255
#define TARGET_OPENBSD_NR_msync     256
#define TARGET_OPENBSD_NR_pipe       263
#define TARGET_OPENBSD_NR_fhopen     264
#define TARGET_OPENBSD_NR_preadv     267
#define TARGET_OPENBSD_NR_pwritev    268
#define TARGET_OPENBSD_NR_kqueue     269
#define TARGET_OPENBSD_NR_kevent     270
#define TARGET_OPENBSD_NR_mlockall   271
#define TARGET_OPENBSD_NR_munlockall 272
#define TARGET_OPENBSD_NR_getpeereid 273
#define TARGET_OPENBSD_NR_getresuid  281
#define TARGET_OPENBSD_NR_setresuid  282
#define TARGET_OPENBSD_NR_getresgid  283
#define TARGET_OPENBSD_NR_setresgid  284
#define TARGET_OPENBSD_NR_mquery     286
#define TARGET_OPENBSD_NR_closefrom  287
#define TARGET_OPENBSD_NR_sigaltstack 288
#define TARGET_OPENBSD_NR_shmget     289
#define TARGET_OPENBSD_NR_semop      290
#define TARGET_OPENBSD_NR_stat       291
#define TARGET_OPENBSD_NR_fstat      292
#define TARGET_OPENBSD_NR_lstat      293
#define TARGET_OPENBSD_NR_fhstat     294
#define TARGET_OPENBSD_NR___semctl   295
#define TARGET_OPENBSD_NR_shmctl     296
#define TARGET_OPENBSD_NR_msgctl     297
#define TARGET_OPENBSD_NR_sched_yield 298
#define TARGET_OPENBSD_NR_getthrid   299
#define TARGET_OPENBSD_NR_thrslp     300
#define TARGET_OPENBSD_NR_thrwakeup  301
#define TARGET_OPENBSD_NR_threxit    302
#define TARGET_OPENBSD_NR_thrsigdivert 303
#define TARGET_OPENBSD_NR___getcwd   304
#define TARGET_OPENBSD_NR_adjfreq    305
#define TARGET_OPENBSD_NR_getfsstat  306

```

```

#define TARGET_OPENBSD_NR_statfs 307
#define TARGET_OPENBSD_NR_fstatfs 308
#define TARGET_OPENBSD_NR_fhstatfs 309

/* syscall flags from machine/trap.h */

/* $OpenBSD: trap.h,v 1.4 2008/07/04 22:04:37 kettenis Exp $ */
/* $NetBSD: trap.h,v 1.4 1999/06/07 05:28:04 eeh Exp $ */

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 */
#define TARGET_OPENBSD_SYSCALL_G2RFLAG 0x400 /* on success, return to %g2 rather than npc */
#define TARGET_OPENBSD_SYSCALL_G7RFLAG 0x800 /* use %g7 as above (deprecated) */
/* $OpenBSD: errno.h,v 1.20 2007/09/03 14:37:52 millert Exp $ */
/* $NetBSD: errno.h,v 1.10 1996/01/20 01:33:53 jtc Exp $ */

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*
* @(#)errno.h 8.5 (Berkeley) 1/21/94
*/

```

```

#define TARGET_EPERM      1      /* Operation not permitted */
#define TARGET_ENOENT     2      /* No such file or directory */
#define TARGET_ESRCH     3      /* No such process */
#define TARGET_EINTR     4      /* Interrupted system call */
#define TARGET_EIO       5      /* Input/output error */
#define TARGET_ENXIO     6      /* Device not configured */
#define TARGET_E2BIG     7      /* Argument list too long */
#define TARGET_ENOEXEC   8      /* Exec format error */
#define TARGET_EBADF     9      /* Bad file descriptor */
#define TARGET_ECHILD   10     /* No child processes */
#define TARGET_EDEADLK   11     /* Resource deadlock avoided */
                                /* 11 was EAGAIN */
#define TARGET_ENOMEM    12     /* Cannot allocate memory */
#define TARGET_EACCES    13     /* Permission denied */
#define TARGET_EFAULT    14     /* Bad address */
#define TARGET_ENOTBLK   15     /* Block device required */
#define TARGET_EBUSY    16     /* Device busy */
#define TARGET_EEXIST    17     /* File exists */
#define TARGET_EXDEV     18     /* Cross-device link */
#define TARGET_ENODEV    19     /* Operation not supported by device */
#define TARGET_ENOTDIR   20     /* Not a directory */
#define TARGET_EISDIR    21     /* Is a directory */
#define TARGET_EINVAL    22     /* Invalid argument */
#define TARGET_ENFILE    23     /* Too many open files in system */

```

```

#define TARGET_EMFILE      24      /* Too many open files */
#define TARGET_ENOTTY      25      /* Inappropriate ioctl for device */
#define TARGET_ETXTBSY     26      /* Text file busy */
#define TARGET_EFBIG       27      /* File too large */
#define TARGET_ENOSPC      28      /* No space left on device */
#define TARGET_ESPIPE      29      /* Illegal seek */
#define TARGET_EROFS       30      /* Read-only file system */
#define TARGET_EMLINK      31      /* Too many links */
#define TARGET_EPIPE       32      /* Broken pipe */

/* math software */
#define TARGET_EDOM        33      /* Numerical argument out of domain */
#define TARGET_ERANGE      34      /* Result too large */

/* non-blocking and interrupt i/o */
#define TARGET_EAGAIN      35      /* Resource temporarily unavailable */
#define TARGET_EWOULDBLOCK EAGAIN /* Operation would block */
#define TARGET_EINPROGRESS 36      /* Operation now in progress */
#define TARGET_EALREADY    37      /* Operation already in progress */

/* ipc/network software -- argument errors */
#define TARGET_ENOTSOCK    38      /* Socket operation on non-socket */
#define TARGET_EDESTADDRREQ 39      /* Destination address required */
#define TARGET EMSGSIZE    40      /* Message too long */
#define TARGET_EPROTOTYPE  41      /* Protocol wrong type for socket */
#define TARGET_ENOPROTOOPT 42      /* Protocol not available */
#define TARGET_EPROTONOSUPPORT 43    /* Protocol not supported */
#define TARGET_ESOCKTNOSUPPORT 44    /* Socket type not supported */
#define TARGET_EOPNOTSUPP  45      /* Operation not supported */
#define TARGET_EPFNOSUPPORT 46      /* Protocol family not supported */
#define TARGET_EAFNOSUPPORT 47      /* Address family not supported by protocol family */
#define TARGET_EADDRINUSE  48      /* Address already in use */
#define TARGET_EADDRNOTAVAIL 49     /* Can't assign requested address */

/* ipc/network software -- operational errors */
#define TARGET_ENETDOWN    50      /* Network is down */
#define TARGET_ENETUNREACH 51      /* Network is unreachable */
#define TARGET_ENETRESET   52      /* Network dropped connection on reset */
#define TARGET_ECONNABORTED 53      /* Software caused connection abort */
#define TARGET_ECONNRESET  54      /* Connection reset by peer */
#define TARGET_ENOBUFS     55      /* No buffer space available */
#define TARGET_EISCONN     56      /* Socket is already connected */
#define TARGET_ENOTCONN    57      /* Socket is not connected */
#define TARGET_ESHUTDOWN   58      /* Can't send after socket shutdown */
#define TARGET_ETOOMANYREFS 59      /* Too many references: can't splice */
#define TARGET_ETIMEOUT    60      /* Operation timed out */
#define TARGET_ECONNREFUSED 61      /* Connection refused */

```

```

#define TARGET_ELOOP      62      /* Too many levels of symbolic links */
#define TARGET_ENAMETOOLONG  63      /* File name too long */

/* should be rearranged */
#define TARGET_EHOSTDOWN    64      /* Host is down */
#define TARGET_EHOSTUNREACH  65      /* No route to host */
#define TARGET_ENOTEMPTY    66      /* Directory not empty */

/* quotas & mush */
#define TARGET_EPROCLIM 67      /* Too many processes */
#define TARGET_EUSERS     68      /* Too many users */
#define TARGET_EDQUOT     69      /* Disk quota exceeded */

/* Network File System */
#define TARGET_ESTALE     70      /* Stale NFS file handle */
#define TARGET_EREMOTE    71      /* Too many levels of remote in path */
#define TARGET_EBADRPC    72      /* RPC struct is bad */
#define TARGET_ERPCMISMATCH  73      /* RPC version wrong */
#define TARGET_EPROGUNAVAIL  74      /* RPC prog. not avail */
#define TARGET_EPROGMISMATCH  75      /* Program version wrong */
#define TARGET_EPROCUNAVAIL  76      /* Bad procedure for program */

#define TARGET_ENOLCK     77      /* No locks available */
#define TARGET_ENOSYS     78      /* Function not implemented */

#define TARGET_EFTYPE     79      /* Inappropriate file type or format */
#define TARGET_EAUTH      80      /* Authentication error */
#define TARGET_ENEEDAUTH   81      /* Need authenticator */
#define TARGET_EIPSEC     82      /* IPsec processing failure */
#define TARGET_ENOATTR    83      /* Attribute not found */
#define TARGET_EILSEQ     84      /* Illegal byte sequence */
#define TARGET_ENOMEDIUM  85      /* No medium found */
#define TARGET_EMEDIUMTYPE  86      /* Wrong Medium Type */
#define TARGET_EOVERFLOW  87      /* Conversion overflow */
#define TARGET_ECANCELED   88      /* Operation canceled */
#define TARGET_EIDRM      89      /* Identifier removed */
#define TARGET_ENOMSG     90      /* No message of desired type */
#define TARGET_ELAST      90      /* Must be equal largest errno */
/* $NetBSD: syscall.h,v 1.215 2008/06/17 16:07:57 tsutsui Exp $ */

/*
 * System call numbers.
 */
/*
 * created from NetBSD: syscalls.master,v 1.204 2008/06/17 16:05:23 tsutsui Exp
 */

#define TARGET_NETBSD_NR_syscall  0
#define TARGET_NETBSD_NR_exit    1

```

```

#define TARGET_NETBSD_NR_fork      2
#define TARGET_NETBSD_NR_read      3
#define TARGET_NETBSD_NR_write     4
#define TARGET_NETBSD_NR_open      5
#define TARGET_NETBSD_NR_close     6
#define TARGET_NETBSD_NR_wait4     7
#define TARGET_NETBSD_NR_compat_43_ocreat  8
#define TARGET_NETBSD_NR_link      9
#define TARGET_NETBSD_NR_unlink    10
#define TARGET_NETBSD_NR_chdir     12
#define TARGET_NETBSD_NR_fchdir    13
#define TARGET_NETBSD_NR_mknod     14
#define TARGET_NETBSD_NR_chmod     15
#define TARGET_NETBSD_NR_chown     16
#define TARGET_NETBSD_NR_break     17
#define TARGET_NETBSD_NR_compat_20_getfsstat 18
#define TARGET_NETBSD_NR_compat_43_olseek  19
#define TARGET_NETBSD_NR_getpid    20
#define TARGET_NETBSD_NR_getpid    20
#define TARGET_NETBSD_NR_compat_40_mount  21
#define TARGET_NETBSD_NR_unmount   22
#define TARGET_NETBSD_NR_setuid    23
#define TARGET_NETBSD_NR_getuid    24
#define TARGET_NETBSD_NR_getuid    24
#define TARGET_NETBSD_NR_geteuid   25
#define TARGET_NETBSD_NR_ptrace    26
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*

* @(#)mman.h 8.2 (Berkeley) 1/9/95

* \$FreeBSD: src/sys/sys/mman.h,v 1.42 2008/03/28 04:29:27 ps Exp \$

*/

#define TARGET_FREEBSD_MAP_RESERVED0080 0x0080 /* previously misimplemtened MAP_INHERIT */

#define TARGET_FREEBSD_MAP_RESERVED0100 0x0100 /* previously unimplemtened MAP_NOEXTEND

*/

#define TARGET_FREEBSD_MAP_STACK 0x0400 /* region grows down, like a stack */

#define TARGET_FREEBSD_MAP_NOSYNC 0x0800 /* page to but do not sync underlying file */

#define TARGET_FREEBSD_MAP_FLAGMASK 0x1ff7

/* \$NetBSD: mman.h,v 1.42 2008/11/18 22:13:49 ad Exp \$ */

/*-

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```

*
*   @(#)mman.h    8.2 (Berkeley) 1/9/95
*/

#define TARGET_NETBSD_MAP_INHERIT    0x0080 /* region is retained after exec */
#define TARGET_NETBSD_MAP_TRYFIXED   0x0400 /* attempt hint address, even within break */
#define TARGET_NETBSD_MAP_WIRED      0x0800 /* mlock() mapping when it is established */

#define TARGET_NETBSD_MAP_STACK      0x2000 /* allocated from memory, swap space (stack) */

#define TARGET_NETBSD_MAP_FLAGMASK   0x3ff7

/*   $OpenBSD: mman.h,v 1.18 2003/07/21 22:52:19 tedu Exp $ */
/*   $NetBSD: mman.h,v 1.11 1995/03/26 20:24:23 jtc Exp $ */

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*   @(#)mman.h    8.1 (Berkeley) 6/2/93
*/

#define TARGET_OPENBSD_MAP_INHERIT    0x0080 /* region is retained after exec */
#define TARGET_OPENBSD_MAP_NOEXTEND   0x0100 /* for MAP_FILE, don't change file size */
#define TARGET_OPENBSD_MAP_TRYFIXED   0x0400 /* attempt hint address, even within heap */

```

```
#define TARGET_OPENBSD_MAP_FLAGMASK 0x17f7
```

```
// XXX
```

```
#define TARGET_BSD_MAP_FLAGMASK 0x3ff7
```

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# *****/
```

```
ifndef TOP
TOP = $(shell while ! test -e make.rules; do cd .. ; done; pwd)
export TOP
endif
```

```

include $(TOP)/make.rules

SUBDIRS=
ifeq ($(SNK_BIOSEMU_APPS), 1)
SUBDIRS += x86emu
endif
CLEANSUBDIRS = $(SUBDIRS)

all :
for subdir in $(SUBDIRS) ; do $(MAKE) -C $$subdir || exit 1 ; done

# Common targets for all subdirectories:
clean distclean depend:
for subdir in $(CLEANSUBDIRS) ; do $(MAKE) -C $$subdir $$@ ; done
# *****
# * Copyright (c) 2004, 2008 IBM Corporation
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# *
# * Contributors:
# *   IBM Corporation - initial implementation
# *****/

ifndef TOP
TOP = $(shell while ! test -e make.rules; do cd .. ; done; pwd)
export TOP
endif
include $(TOP)/make.rules

ROOTDIR ?= ../..

LDFLAGS =
ASFLAGS = -I./include -Wa,-mregnames

#NOTE: -DDEBUG only needed for debugging/tracing...
CFLAGS = -UDEBUG -m64 -I. -I./include -I./include/x86emu \
-I$(TOP)/clients/net-snk/include -I$(ROOTDIR)/include \
-I$(ROOTDIR)/lib/libc/include -O3 -nostdinc -fno-builtin \
-ffreestanding -Wall -Wno-unused

X86EMU_OBJS = debug.o decode.o fpu.o ops2.o ops.o prim_ops.o sys.o

%.o: %.S
$(CC) $(ASFLAGS) -c -o $$@ $$^

```

```

%.o: %.c
$(CC) $(CFLAGS) -c -o $@ $^

all: libx86emu.a

libx86emu.a: $(X86EMU_OBJS)
$(AR) -rc $@ $^
$(RANLIB) $@

clean:
$(RM) *.o *.i *.s libx86emu.a

distclean: clean
# *****
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# *****
#!/bin/bash

#set -x
#set -e

SVN=`which svn`
PATCH=`which patch`
DIFF_FILE=./x86emu_changes.diff

# check wether svn, patch, ... is available...

if [ ! -x $SVN ]; then
echo "subversion executable not found!"
exit -1
fi
if [ ! -x $PATCH ]; then
echo "patch executable not found!"
exit -1
fi
if [ ! -r $DIFF_FILE ]; then
echo "diff file $DIFF_FILE not found!"
exit -1
fi

```

```

# download the x86emu sources from LinuxBIOS subversion

#revision known to work...
REV=496

echo "Checking out x86emu from coreboot-v3 repository revision $REV"
$SVN co svn://coreboot.org/repository/coreboot-v3/util/x86emu -r $REV

echo "Copying files..."

mkdir -p include/x86emu
cp -v x86emu/x86emu/*.c .
cp -v x86emu/x86emu/*.h include/x86emu
cp -v x86emu/include/x86emu/*.h include/x86emu

echo "Removing checkedout subversion director..."

rm -rf x86emu

echo "Patching files..."

$PATCH -p0 < x86emu_changes.diff

echo "done"
exit 0
Index: debug.c
=====
RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/debug.c,v
retrieving revision 1.1
retrieving revision 1.3
diff -u -u -r1.1 -r1.3
--- debug.c 7 Sep 2007 10:01:21 -0000 1.1
+++ debug.c 15 Jan 2008 13:49:25 -0000 1.3
@@ -52,7 +52,11 @@
void X86EMU_trace_regs (void)
{
    if (DEBUG_TRACE()) {
-       x86emu_dump_regs();
+       if (M.x86.mode & (SYSMODE_PREFIX_DATA | SYSMODE_PREFIX_ADDR)) {
+           x86emu_dump_xregs();
+       } else {
+           x86emu_dump_regs();
+       }
    }
    if (DEBUG_DECODE() && ! DEBUG_DECODE_NOPRINT()) {
        printk("%04x:%04x ",M.x86.saved_cs, M.x86.saved_ip);

```

```

@@ -185,7 +189,7 @@
    for (i=0; i< M.x86.enc_pos; i++) {
        sprintf(buf1+2*i,"%02x", fetch_data_byte_abs(s,o+i));
    }
-   printk("%-20s",buf1);
+   printk("%-20s ",buf1);
}

```

static void print_decoded_instruction (void)

Index: ops2.c

=====
RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/ops2.c,v

retrieving revision 1.1

retrieving revision 1.3

diff -u -u -r1.1 -r1.3

--- ops2.c 7 Sep 2007 10:01:21 -0000 1.1

+++ ops2.c 20 Mar 2008 15:48:34 -0000 1.3

@@ -149,8 +149,69 @@

```

    target += (s16) M.x86.R_IP;
    DECODE_PRINTF2("%04x\n", target);
    TRACE_AND_STEP();
-   if (cond)
+   if (cond) {
        M.x86.R_IP = (u16)target;
+   JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, " LONG COND ");
+   }
+   DECODE_CLEAR_SEGOVR();
+   END_OF_INSTR();
+}
+
+/******

```

+REMARKS:

+Handles opcode 0x0f,0xC8-0xCF

+*****

+s32 x86emu_bswap(s32 reg)

```

+{
+ // perform the byte swap
+ s32 temp = reg;
+ reg = (temp & 0xFF000000) >> 24;
+ reg |= (temp & 0xFF0000) >> 8;
+ reg |= (temp & 0xFF00) << 8;
+ reg |= (temp & 0xFF) << 24;
+ return reg;
+}

```

+void x86emuOp2_bswap(u8 op2)

```

+{
+ /* byte swap 32 bit register */

```



```

+ START_OF_INSTR();
+ DECODE_PRINTF("BSWAP\t");
+ switch (op2) {
+   case 0xc8:
+     DECODE_PRINTF("EAX\n");
+     M.x86.R_EAX = x86emu_bswap(M.x86.R_EAX);
+     break;
+   case 0xc9:
+     DECODE_PRINTF("ECX\n");
+     M.x86.R_ECX = x86emu_bswap(M.x86.R_ECX);
+     break;
+   case 0xca:
+     DECODE_PRINTF("EDX\n");
+     M.x86.R_EDX = x86emu_bswap(M.x86.R_EDX);
+     break;
+   case 0xcb:
+     DECODE_PRINTF("EBX\n");
+     M.x86.R_EBX = x86emu_bswap(M.x86.R_EBX);
+     break;
+   case 0xcc:
+     DECODE_PRINTF("ESP\n");
+     M.x86.R_ESP = x86emu_bswap(M.x86.R_ESP);
+     break;
+   case 0xcd:
+     DECODE_PRINTF("EBP\n");
+     M.x86.R_EBP = x86emu_bswap(M.x86.R_EBP);
+     break;
+   case 0xce:
+     DECODE_PRINTF("ESI\n");
+     M.x86.R_ESI = x86emu_bswap(M.x86.R_ESI);
+     break;
+   case 0xcf:
+     DECODE_PRINTF("EDI\n");
+     M.x86.R_EDI = x86emu_bswap(M.x86.R_EDI);
+     break;
+ }
+ TRACE_AND_STEP();
+   DECODE_CLEAR_SEGOVR();
+   END_OF_INSTR();
+ }
@@ -1702,14 +1763,14 @@
/* 0xc5 */ x86emuOp2_illegal_op,
/* 0xc6 */ x86emuOp2_illegal_op,
/* 0xc7 */ x86emuOp2_illegal_op,
/* 0xc8 */ x86emuOp2_illegal_op, /* TODO: bswap */
/* 0xc9 */ x86emuOp2_illegal_op, /* TODO: bswap */
/* 0xca */ x86emuOp2_illegal_op, /* TODO: bswap */
/* 0xcb */ x86emuOp2_illegal_op, /* TODO: bswap */

```

```

-/* 0xcc */ x86emuOp2_illegal_op, /* TODO: bswap */
-/* 0xcd */ x86emuOp2_illegal_op, /* TODO: bswap */
-/* 0xce */ x86emuOp2_illegal_op, /* TODO: bswap */
-/* 0xcf */ x86emuOp2_illegal_op, /* TODO: bswap */
+/* 0xc8 */ x86emuOp2_bswap,
+/* 0xc9 */ x86emuOp2_bswap,
+/* 0xca */ x86emuOp2_bswap,
+/* 0xcb */ x86emuOp2_bswap,
+/* 0xcc */ x86emuOp2_bswap,
+/* 0xcd */ x86emuOp2_bswap,
+/* 0xce */ x86emuOp2_bswap,
+/* 0xcf */ x86emuOp2_bswap,

```

```

/* 0xd0 */ x86emuOp2_illegal_op,
/* 0xd1 */ x86emuOp2_illegal_op,

```

Index: ops.c

=====

RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/ops.c,v

retrieving revision 1.1

diff -u -u -r1.1 ops.c

--- ops.c 7 Sep 2007 10:01:21 -0000 1.1

+++ ops.c 20 Mar 2008 16:52:00 -0000

@@ -1061,7 +1061,11 @@

```

    imm = (s8)fetch_byte_imm();
    DECODE_PRINTF2("PUSH\t%d\n", imm);
    TRACE_AND_STEP();

```

```

- push_word(imm);
+ if (M.x86.mode & SYSMODE_PREFIX_DATA) {
+   push_long(imm);
+ } else {
+   push_word(imm);
+ }
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
}

```

@@ -1256,8 +1260,10 @@

```

    target = (u16)(M.x86.R_IP + (s16)offset);
    DECODE_PRINTF2("%x\n", target);
    TRACE_AND_STEP();

```

```

- if (cond)
+ if (cond) {
+   M.x86.R_IP = target;
+ JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, " NEAR COND ");
+ }
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
}

```

@@ -2516,9 +2522,11 @@

```

count = 1;
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* move them until CX is ZERO. */
-   count = M.x86.R_CX;
+   /* move them until (E)CX is ZERO. */
+   count = (M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX;
    M.x86.R_CX = 0;
+ if (M.x86.mode & SYSMODE_32BIT_REP)
+     M.x86.R_ECX = 0;
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
}
while (count--) {
@@ -2526,6 +2534,8 @@
    store_data_byte_abs(M.x86.R_ES, M.x86.R_DI, val);
    M.x86.R_SI += inc;
    M.x86.R_DI += inc;
+   if (M.x86.intr & INTR_HALTED)
+       break;
}
DECODE_CLEAR_SEGOVR();
END_OF_INSTR();
@@ -2559,9 +2569,11 @@
count = 1;
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* move them until CX is ZERO. */
-   count = M.x86.R_CX;
+   /* move them until (E)CX is ZERO. */
+   count = (M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX;
    M.x86.R_CX = 0;
+ if (M.x86.mode & SYSMODE_32BIT_REP)
+     M.x86.R_ECX = 0;
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
}
while (count--) {
@@ -2574,6 +2586,8 @@
}
M.x86.R_SI += inc;
M.x86.R_DI += inc;
+   if (M.x86.intr & INTR_HALTED)
+       break;
}
DECODE_CLEAR_SEGOVR();
END_OF_INSTR();
@@ -2598,16 +2612,21 @@

if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {

```

```

/* REPE */
- /* move them until CX is ZERO. */
- while (M.x86.R_CX != 0) {
+ /* move them until (E)CX is ZERO. */
+ while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
    val1 = fetch_data_byte(M.x86.R_SI);
    val2 = fetch_data_byte_abs(M.x86.R_ES, M.x86.R_DI);
        cmp_byte(val1, val2);
-   M.x86.R_CX -- 1;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX -- 1;
+   else
+       M.x86.R_CX -- 1;
    M.x86.R_SI += inc;
    M.x86.R_DI += inc;
    if ( (M.x86.mode & SYSMODE_PREFIX_REPE) && (ACCESS_FLAG(F_ZF) == 0) ) break;
    if ( (M.x86.mode & SYSMODE_PREFIX_REPNE) && ACCESS_FLAG(F_ZF) ) break;
+   if (M.x86.intr & INTR_HALTED)
+       break;
    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
} else {
@@ -2644,8 +2663,8 @@
TRACE_AND_STEP();
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
/* REPE */
- /* move them until CX is ZERO. */
- while (M.x86.R_CX != 0) {
+ /* move them until (E)CX is ZERO. */
+ while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
    if (M.x86.mode & SYSMODE_PREFIX_DATA) {
        val1 = fetch_data_long(M.x86.R_SI);
        val2 = fetch_data_long_abs(M.x86.R_ES, M.x86.R_DI);
@@ -2655,11 +2674,16 @@
        val2 = fetch_data_word_abs(M.x86.R_ES, M.x86.R_DI);
        cmp_word((u16)val1, (u16)val2);
    }
-   M.x86.R_CX -- 1;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX -- 1;
+   else
+       M.x86.R_CX -- 1;
    M.x86.R_SI += inc;
    M.x86.R_DI += inc;
    if ( (M.x86.mode & SYSMODE_PREFIX_REPE) && ACCESS_FLAG(F_ZF) == 0 ) break;
    if ( (M.x86.mode & SYSMODE_PREFIX_REPNE) && ACCESS_FLAG(F_ZF) ) break;
+   if (M.x86.intr & INTR_HALTED)
+       break;

```

```

    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
} else {
@@ -2741,11 +2765,16 @@
TRACE_AND_STEP();
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* move them until CX is ZERO. */
-   while (M.x86.R_CX != 0) {
+   /* move them until (E)CX is ZERO. */
+   while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
        store_data_byte_abs(M.x86.R_ES, M.x86.R_DI, M.x86.R_AL);
-       M.x86.R_CX --;
+       if (M.x86.mode & SYSMODE_32BIT_REP)
+           M.x86.R_ECX --;
+       else
+           M.x86.R_CX --;
        M.x86.R_DI += inc;
+       if (M.x86.intr & INTR_HALTED)
+           break;
    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
} else {
@@ -2783,9 +2812,11 @@
count = 1;
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* move them until CX is ZERO. */
-   count = M.x86.R_CX;
+   /* move them until (E)CX is ZERO. */
+   count = (M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX;
    M.x86.R_CX = 0;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX = 0;
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
}
while (count--) {
@@ -2795,6 +2826,8 @@
    store_data_word_abs(M.x86.R_ES, M.x86.R_DI, M.x86.R_AX);
    }
    M.x86.R_DI += inc;
+   if (M.x86.intr & INTR_HALTED)
+       break;
}
DECODE_CLEAR_SEGOVR();
END_OF_INSTR();
@@ -2817,11 +2850,16 @@
inc = 1;

```

```

if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* move them until CX is ZERO. */
-   while (M.x86.R_CX != 0) {
+   /* move them until (E)CX is ZERO. */
+   while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
        M.x86.R_AL = fetch_data_byte(M.x86.R_SI);
-       M.x86.R_CX --;
+       if (M.x86.mode & SYSMODE_32BIT_REP)
+           M.x86.R_ECX --;
+       else
+           M.x86.R_CX --;
        M.x86.R_SI += inc;
+       if (M.x86.intr & INTR_HALTED)
+           break;
    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
} else {
@@ -2859,9 +2897,11 @@
    count = 1;
    if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
        /* dont care whether REPE or REPNE */
-       /* move them until CX is ZERO. */
-       count = M.x86.R_CX;
+       /* move them until (E)CX is ZERO. */
+       count = (M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX;
        M.x86.R_CX = 0;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX = 0;
        M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
    }
    while (count--) {
@@ -2871,6 +2911,8 @@
        M.x86.R_AX = fetch_data_word(M.x86.R_SI);
    }
    M.x86.R_SI += inc;
+   if (M.x86.intr & INTR_HALTED)
+       break;
}
DECODE_CLEAR_SEGOVR();
END_OF_INSTR();
@@ -2894,26 +2936,36 @@
    inc = 1;
    if (M.x86.mode & SYSMODE_PREFIX_REPE) {
        /* REPE */
-       /* move them until CX is ZERO. */
-       while (M.x86.R_CX != 0) {
+       /* move them until (E)CX is ZERO. */

```

```

+   while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
+       val2 = fetch_data_byte_abs(M.x86.R_ES, M.x86.R_DI);
+       cmp_byte(M.x86.R_AL, val2);
-       M.x86.R_CX -- 1;
+       if (M.x86.mode & SYSMODE_32BIT_REP)
+           M.x86.R_ECX -- 1;
+       else
+           M.x86.R_CX -- 1;
+       M.x86.R_DI += inc;
+       if (ACCESS_FLAG(F_ZF) == 0)
+           break;
+       if (M.x86.intr & INTR_HALTED)
+           break;
+   }
+   M.x86.mode &= ~SYSMODE_PREFIX_REPE;
+ } else if (M.x86.mode & SYSMODE_PREFIX_REPNE) {
+   /* REPNE */
-   /* move them until CX is ZERO. */
-   while (M.x86.R_CX != 0) {
+   /* move them until (E)CX is ZERO. */
+   while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
+       val2 = fetch_data_byte_abs(M.x86.R_ES, M.x86.R_DI);
+       cmp_byte(M.x86.R_AL, val2);
-       M.x86.R_CX -- 1;
+       if (M.x86.mode & SYSMODE_32BIT_REP)
+           M.x86.R_ECX -- 1;
+       else
+           M.x86.R_CX -- 1;
+       M.x86.R_DI += inc;
+       if (ACCESS_FLAG(F_ZF))
+           break; /* zero flag set means equal */
+       if (M.x86.intr & INTR_HALTED)
+           break;
+   }
+   M.x86.mode &= ~SYSMODE_PREFIX_REPNE;
+ } else {
@@ -2951,8 +3003,8 @@
+   TRACE_AND_STEP();
+   if (M.x86.mode & SYSMODE_PREFIX_REPE) {
+     /* REPE */
-     /* move them until CX is ZERO. */
-     while (M.x86.R_CX != 0) {
+     /* move them until (E)CX is ZERO. */
+     while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
+       if (M.x86.mode & SYSMODE_PREFIX_DATA) {
+         val = fetch_data_long_abs(M.x86.R_ES, M.x86.R_DI);
+         cmp_long(M.x86.R_EAX, val);
@@ -2960,16 +3012,21 @@

```

```

        val = fetch_data_word_abs(M.x86.R_ES, M.x86.R_DI);
        cmp_word(M.x86.R_AX, (u16)val);
    }
-   M.x86.R_CX -= 1;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX -= 1;
+   else
+       M.x86.R_CX -= 1;
    M.x86.R_DI += inc;
    if (ACCESS_FLAG(F_ZF) == 0)
        break;
+   if (M.x86.intr & INTR_HALTED)
+       break;
    }
    M.x86.mode &= ~SYSMODE_PREFIX_REPE;
} else if (M.x86.mode & SYSMODE_PREFIX_REPNE) {
    /* REPNE */
-   /* move them until CX is ZERO. */
-   while (M.x86.R_CX != 0) {
+   /* move them until (E)CX is ZERO. */
+   while (((M.x86.mode & SYSMODE_32BIT_REP) ? M.x86.R_ECX : M.x86.R_CX) != 0) {
        if (M.x86.mode & SYSMODE_PREFIX_DATA) {
            val = fetch_data_long_abs(M.x86.R_ES, M.x86.R_DI);
            cmp_long(M.x86.R_EAX, val);
@@ -2977,10 +3034,15 @@
            val = fetch_data_word_abs(M.x86.R_ES, M.x86.R_DI);
            cmp_word(M.x86.R_AX, (u16)val);
        }
-   M.x86.R_CX -= 1;
+   if (M.x86.mode & SYSMODE_32BIT_REP)
+       M.x86.R_ECX -= 1;
+   else
+       M.x86.R_CX -= 1;
    M.x86.R_DI += inc;
    if (ACCESS_FLAG(F_ZF))
        break;    /* zero flag set means equal */
+   if (M.x86.intr & INTR_HALTED)
+       break;
    }
    M.x86.mode &= ~SYSMODE_PREFIX_REPNE;
} else {
@@ -3238,9 +3300,9 @@
    DECODE_PRINTF("RET\t");
    imm = fetch_word_imm();
    DECODE_PRINTF2("%x\n", imm);
- RETURN_TRACE("RET", M.x86.saved_cs, M.x86.saved_ip);
TRACE_AND_STEP();
    M.x86.R_IP = pop_word();

```



```

+ RETURN_TRACE(M.x86.saved_cs,M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, "NEAR");
  M.x86.R_SP += imm;
  DECODE_CLEAR_SEGOVR();
  END_OF_INSTR();
@@ -3254,9 +3316,9 @@
{
  START_OF_INSTR();
  DECODE_PRINTF("RET\n");
- RETURN_TRACE("RET",M.x86.saved_cs,M.x86.saved_ip);
  TRACE_AND_STEP();
  M.x86.R_IP = pop_word();
+ RETURN_TRACE(M.x86.saved_cs,M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, "NEAR");
  DECODE_CLEAR_SEGOVR();
  END_OF_INSTR();
}
@@ -3471,10 +3533,10 @@
  DECODE_PRINTF("RETF\t");
  imm = fetch_word_imm();
  DECODE_PRINTF2("%x\n", imm);
- RETURN_TRACE("RETF",M.x86.saved_cs,M.x86.saved_ip);
  TRACE_AND_STEP();
  M.x86.R_IP = pop_word();
  M.x86.R_CS = pop_word();
+ RETURN_TRACE(M.x86.saved_cs,M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, "FAR");
  M.x86.R_SP += imm;
  DECODE_CLEAR_SEGOVR();
  END_OF_INSTR();
@@ -3488,10 +3550,10 @@
{
  START_OF_INSTR();
  DECODE_PRINTF("RETF\n");
- RETURN_TRACE("RETF",M.x86.saved_cs,M.x86.saved_ip);
  TRACE_AND_STEP();
  M.x86.R_IP = pop_word();
  M.x86.R_CS = pop_word();
+ RETURN_TRACE(M.x86.saved_cs,M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, "FAR");
  DECODE_CLEAR_SEGOVR();
  END_OF_INSTR();
}
@@ -4020,8 +4082,11 @@
  ip += (s16) M.x86.R_IP;
  DECODE_PRINTF2("%04x\n", ip);
  TRACE_AND_STEP();
- M.x86.R_CX -= 1;
- if (M.x86.R_CX != 0 && !ACCESS_FLAG(F_ZF)) /* CX != 0 and !ZF */
+ if (M.x86.mode & SYSMODE_PREFIX_ADDR)
+   M.x86.R_ECX -= 1;
+ else

```

```

+   M.x86.R_CX -= 1;
+   if (((M.x86.mode & SYSMODE_PREFIX_ADDR) ? M.x86.R_ECX : M.x86.R_CX) != 0 &&
!ACCESS_FLAG(F_ZF)) /* (E)CX != 0 and !ZF */
    M.x86.R_IP = ip;
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
@@ -4041,8 +4106,11 @@
    ip += (s16) M.x86.R_IP;
    DECODE_PRINTF2("%04x\n", ip);
    TRACE_AND_STEP();
-   M.x86.R_CX -= 1;
-   if (M.x86.R_CX != 0 && ACCESS_FLAG(F_ZF)) /* CX != 0 and ZF */
+   if (M.x86.mode & SYSMODE_PREFIX_ADDR)
+   M.x86.R_ECX -= 1;
+   else
+   M.x86.R_CX -= 1;
+   if (((M.x86.mode & SYSMODE_PREFIX_ADDR) ? M.x86.R_ECX : M.x86.R_CX) != 0 &&
ACCESS_FLAG(F_ZF)) /* (E)CX != 0 and ZF */
    M.x86.R_IP = ip;
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
@@ -4062,8 +4130,11 @@
    ip += (s16) M.x86.R_IP;
    DECODE_PRINTF2("%04x\n", ip);
    TRACE_AND_STEP();
-   M.x86.R_CX -= 1;
-   if (M.x86.R_CX != 0)
+   if (M.x86.mode & SYSMODE_PREFIX_ADDR)
+   M.x86.R_ECX -= 1;
+   else
+   M.x86.R_CX -= 1;
+   if (((M.x86.mode & SYSMODE_PREFIX_ADDR) ? M.x86.R_ECX : M.x86.R_CX) != 0) /* (E)CX != 0 */
    M.x86.R_IP = ip;
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
@@ -4085,8 +4156,10 @@
    target = (u16)(M.x86.R_IP + offset);
    DECODE_PRINTF2("%x\n", target);
    TRACE_AND_STEP();
-   if (M.x86.R_CX == 0)
+   if (M.x86.R_CX == 0) {
    M.x86.R_IP = target;
+   JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, M.x86.R_IP, " CXZ ");
+   }
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
}
@@ -4213,6 +4286,7 @@

```

```

    ip = (s16)fetch_word_imm();
    ip += (s16)M.x86.R_IP;
    DECODE_PRINTF2("%04x\n", ip);
+   JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, ip, " NEAR ");
    TRACE_AND_STEP();
    M.x86.R_IP = (u16)ip;
    DECODE_CLEAR_SEGOVR();
@@ -4233,6 +4307,7 @@
    cs = fetch_word_imm();
    DECODE_PRINTF2("%04x:", cs);
    DECODE_PRINTF2("%04x\n", ip);
+   JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, cs, ip, " FAR ");
    TRACE_AND_STEP();
    M.x86.R_IP = ip;
    M.x86.R_CS = cs;
@@ -4254,6 +4329,7 @@
    offset = (s8)fetch_byte_imm();
    target = (u16)(M.x86.R_IP + offset);
    DECODE_PRINTF2("%x\n", target);
+   JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, target, " BYTE ");
    TRACE_AND_STEP();
    M.x86.R_IP = target;
    DECODE_CLEAR_SEGOVR();
@@ -4357,6 +4433,8 @@
    DECODE_PRINTF("REPNE\n");
    TRACE_AND_STEP();
    M.x86.mode |= SYSMODE_PREFIX_REPNE;
+   if (M.x86.mode & SYSMODE_PREFIX_ADDR)
+       M.x86.mode |= SYSMODE_32BIT_REP;
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
}
@@ -4371,6 +4449,8 @@
    DECODE_PRINTF("REPE\n");
    TRACE_AND_STEP();
    M.x86.mode |= SYSMODE_PREFIX_REPE;
+   if (M.x86.mode & SYSMODE_PREFIX_ADDR)
+       M.x86.mode |= SYSMODE_32BIT_REP;
    DECODE_CLEAR_SEGOVR();
    END_OF_INSTR();
}
@@ -5013,12 +5093,14 @@
    break;
    case 4:      /* jmp word ptr ... */
        destval = fetch_data_word(destoffset);
+       JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, M.x86.R_CS, destval, " WORD ");
        TRACE_AND_STEP();
        M.x86.R_IP = destval;

```

```

        break;
    case 5:      /* jmp far ptr ... */
        destval = fetch_data_word(destoffset);
        destval2 = fetch_data_word(destoffset + 2);
+       JMP_TRACE(M.x86.saved_cs, M.x86.saved_ip, destval2, destval, " FAR ");
        TRACE_AND_STEP();
        M.x86.R_IP = destval;
        M.x86.R_CS = destval2;

```

Index: prim_ops.c

=====
RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/prim_ops.c,v

retrieving revision 1.1

retrieving revision 1.3

diff -u -u -r1.1 -r1.3

--- prim_ops.c 7 Sep 2007 10:01:21 -0000 1.1

+++ prim_ops.c 16 Jan 2008 14:18:15 -0000 1.3

@@ -1921,7 +1921,7 @@

```
void imul_long_direct(u32 *res_lo, u32* res_hi,u32 d, u32 s)
```

```
{
```

```
#ifdef __HAS_LONG_LONG__
```

```
- s64 res = (s64)d * (s64)s;
```

```
+ s64 res = (s64)(s32)d * (s64)(s32)s;
```

```
    *res_lo = (u32)res;
```

```
    *res_hi = (u32)(res >> 32);
```

@@ -2013,7 +2013,7 @@

```
void mul_long(u32 s)
```

```
{
```

```
#ifdef __HAS_LONG_LONG__
```

```
- u64 res = (u32)M.x86.R_EAX * (u32)s;
```

```
+ u64 res = (u64)M.x86.R_EAX * s;
```

```
    M.x86.R_EAX = (u32)res;
```

```
    M.x86.R_EDX = (u32)(res >> 32);
```

@@ -2312,16 +2312,15 @@

```
}
```

```
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
```

```
    /* dont care whether REPE or REPNE */
```

```
-    /* in until CX is ZERO. */
```

```
-    u32 count = ((M.x86.mode & SYSMODE_PREFIX_DATA) ?
```

```
+    /* in until (E)CX is ZERO. */
```

```
+    u32 count = ((M.x86.mode & SYSMODE_32BIT_REP) ?
```

```
        M.x86.R_ECX : M.x86.R_CX);
```

```
-
```

```
while (count--) {
```

```
    single_in(size);
```

```
    M.x86.R_DI += inc;
```

```
}
```

```

M.x86.R_CX = 0;
-   if (M.x86.mode & SYSMODE_PREFIX_DATA) {
+   if (M.x86.mode & SYSMODE_32BIT_REP) {
        M.x86.R_ECX = 0;
    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);
@@ -2355,15 +2354,15 @@
}
if (M.x86.mode & (SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE)) {
    /* dont care whether REPE or REPNE */
-   /* out until CX is ZERO. */
-   u32 count = ((M.x86.mode & SYSMODE_PREFIX_DATA) ?
+   /* out until (E)CX is ZERO. */
+   u32 count = ((M.x86.mode & SYSMODE_32BIT_REP) ?
        M.x86.R_ECX : M.x86.R_CX);
    while (count-- > 0) {
        single_out(size);
        M.x86.R_SI += inc;
    }
    M.x86.R_CX = 0;
-   if (M.x86.mode & SYSMODE_PREFIX_DATA) {
+   if (M.x86.mode & SYSMODE_32BIT_REP) {
        M.x86.R_ECX = 0;
    }
    M.x86.mode &= ~(SYSMODE_PREFIX_REPE | SYSMODE_PREFIX_REPNE);

```

Index: sys.c

=====

RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/sys.c,v

retrieving revision 1.1

retrieving revision 1.2

diff -u -u -r1.1 -r1.2

--- sys.c 7 Sep 2007 10:01:21 -0000 1.1

+++ sys.c 7 Sep 2007 10:03:13 -0000 1.2

@@ -45,11 +45,6 @@

#include <x86emu/regs.h>

#include "debug.h"

#include "prim_ops.h"

ifndef LINUXBIOS_VERSION

include "io.h"

else

include <sys/io.h>

endif

ifdef IN_MODULE

include "xf86_ansi.h"

@@ -220,7 +215,7 @@

{

DB(if (DEBUG_IO_TRACE())

```

    printk("inb %#04x \n", addr);
- return inb(addr);
+ return 0;
}

/*****
@@ -235,7 +230,7 @@
{
DB(if (DEBUG_IO_TRACE()))
    printk("inw %#04x \n", addr);
- return inw(addr);
+ return 0;
}

/*****
@@ -250,7 +245,7 @@
{
DB(if (DEBUG_IO_TRACE()))
    printk("inl %#04x \n", addr);
- return inl(addr);
+ return 0;
}

/*****
@@ -264,7 +259,6 @@
{
DB(if (DEBUG_IO_TRACE()))
    printk("outb %#02x -> %#04x \n", val, addr);
- outb(val, addr);
return;
}

@@ -279,7 +273,6 @@
{
DB(if (DEBUG_IO_TRACE()))
    printk("outw %#04x -> %#04x \n", val, addr);
- outw(val, addr);
return;
}

@@ -295,7 +288,6 @@
DB(if (DEBUG_IO_TRACE()))
    printk("outl %#08x -> %#04x \n", val, addr);

- outl(val, addr);
return;
}

```

@@ -405,6 +397,6 @@

```
void X86EMU_setMemBase(void *base, size_t size)
{
- M.mem_base = (int) base;
+ M.mem_base = (unsigned long) base;
  M.mem_size = size;
}
```

Index: include/x86emu/debug.h

=====
RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/include/x86emu/debug.h,v

retrieving revision 1.1

retrieving revision 1.4

diff -u -u -r1.1 -r1.4

--- include/x86emu/debug.h 7 Sep 2007 10:01:21 -0000 1.1

+++ include/x86emu/debug.h 20 Mar 2008 15:25:27 -0000 1.4

@@ -40,8 +40,6 @@

```
#ifndef __X86EMU_DEBUG_H
```

```
#define __X86EMU_DEBUG_H
```

```
-//#define DEBUG 0
```

```
-#undef DEBUG
```

```
/*----- Macros and type definitions -----*/
```

```
/* checks to be enabled for "runtime" */
```

@@ -78,6 +76,8 @@

```
# define DEBUG_SYSINT()      (M.x86.debug & DEBUG_SYSINT_F)
```

```
# define DEBUG_TRACECALL()  (M.x86.debug & DEBUG_TRACECALL_F)
```

```
# define DEBUG_TRACECALLREGS() (M.x86.debug & DEBUG_TRACECALL_REGS_F)
```

```
+# define DEBUG_TRACEJMP()   (M.x86.debug & DEBUG_TRACEJMP_F)
```

```
+# define DEBUG_TRACEJMPREGS() (M.x86.debug & DEBUG_TRACEJMP_REGS_F)
```

```
# define DEBUG_SYS()        (M.x86.debug & DEBUG_SYS_F)
```

```
# define DEBUG_MEM_TRACE()  (M.x86.debug & DEBUG_MEM_TRACE_F)
```

```
# define DEBUG_IO_TRACE()   (M.x86.debug & DEBUG_IO_TRACE_F)
```

@@ -96,6 +96,8 @@

```
# define DEBUG_SYSINT()      0
```

```
# define DEBUG_TRACECALL()  0
```

```
# define DEBUG_TRACECALLREGS() 0
```

```
+# define DEBUG_TRACEJMP()   0
```

```
+# define DEBUG_TRACEJMPREGS() 0
```

```
# define DEBUG_SYS()        0
```

```
# define DEBUG_MEM_TRACE()  0
```

```
# define DEBUG_IO_TRACE()   0
```

@@ -169,14 +171,20 @@

```
  x86emu_dump_regs();
```

```
  if (DEBUG_TRACECALL())
```

```
    printf("%04x:%04x: CALL %s%04x:%04x\n", u, v, s, w, x);
```

```
  -# define RETURN_TRACE(n,u,v)
```

```

+# define RETURN_TRACE(u,v,w,x,s) \
if (DEBUG_TRACECALLREGS() \
    x86emu_dump_regs(); \
if (DEBUG_TRACECALL() \
- printk("%04x:%04x: %s\n",u,v,n);
+ printk("%04x:%04x: RET %s %04x:%04x\n",u,v,s,w,x);
+# define JMP_TRACE(u,v,w,x,s) \
+ if (DEBUG_TRACEJMPREGS() \
+   x86emu_dump_regs(); \
+ if (DEBUG_TRACEJMP() \
+   printk("%04x:%04x: JMP %s%04x:%04x\n", u , v, s, w, x);
#else
# define CALL_TRACE(u,v,w,x,s)
-# define RETURN_TRACE(n,u,v)
+# define RETURN_TRACE(u,v,w,x,s)
+# define JMP_TRACE(u,v,w,x,s)
#endif

#ifdef DEBUG
Index: include/x86emu/regs.h
=====
RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/include/x86emu/regs.h,v
retrieving revision 1.1
retrieving revision 1.4
diff -u -u -r1.1 -r1.4
--- include/x86emu/regs.h 7 Sep 2007 10:01:21 -0000 1.1
+++ include/x86emu/regs.h 15 Jan 2008 13:46:40 -0000 1.4
@@ -231,6 +231,9 @@
#define SYSMODE_PREFIX_REPNE 0x00000100
#define SYSMODE_PREFIX_DATA 0x00000200
#define SYSMODE_PREFIX_ADDR 0x00000400
+//phueper: for REP(E|NE) Instructions, we need to decide wether it should be using
+//the 32bit ECX register as or the 16bit CX register as count register
+#define SYSMODE_32BIT_REP 0x00000800
#define SYSMODE_INTR_PENDING 0x10000000
#define SYSMODE_EXTRN_INTR 0x20000000
#define SYSMODE_HALTED 0x40000000
@@ -250,7 +253,8 @@
    SYSMODE_SEGOVR_GS  |\
    SYSMODE_SEGOVR_SS  |\
    SYSMODE_PREFIX_DATA  |\
-   SYSMODE_PREFIX_ADDR)
+   SYSMODE_PREFIX_ADDR  |\
+   SYSMODE_32BIT_REP)

#define INTR_SYNCH 0x1
#define INTR_ASYNCH 0x2
@@ -274,9 +278,9 @@

```



```

    */
    u32          mode;
    volatile int intr; /* mask of pending interrupts */
- int          debug;
+ volatile int          debug;
#ifdef DEBUG
- int          check;
+ int          check;
    u16          saved_ip;
    u16          saved_cs;
    int          enc_pos;
Index: include/x86emu/x86emu.h

```

=====

RCS file: /cvs/osdf/cvs/host/other-licence/x86emu/include/x86emu/x86emu.h,v

retrieving revision 1.1

retrieving revision 1.3

diff -u -u -r1.1 -r1.3

--- include/x86emu/x86emu.h 7 Sep 2007 10:01:21 -0000 1.1

+++ include/x86emu/x86emu.h 19 Oct 2007 08:42:15 -0000 1.3

@@ -47,6 +47,7 @@

#include <console.h>

#define printk(x...) printk(BIOS_DEBUG, x)

#else

+#include <stdio.h>

#define printk printf

#endif

@@ -189,6 +181,8 @@

#define DEBUG_TRACECALL_REGS_F 0x004000

#define DEBUG_DECODE_NOPRINT_F 0x008000

#define DEBUG_SAVE_IP_CS_F 0x010000

+#define DEBUG_TRACEJMP_F 0x020000

+#define DEBUG_TRACEJMP_REGS_F 0x040000

#define DEBUG_SYS_F (DEBUG_SVC_F|DEBUG_FS_F|DEBUG_PROC_F)

void X86EMU_trace_regs(void);

@@ -200,5 +194,4 @@

#ifdef __cplusplus

} /* End of "C" linkage for C++ */

#endif

-

#endif /* __X86EMU_X86EMU_H */

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Version 3, 29 June 2007

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```

```
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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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```
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```

```
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1.166 rpm 5.4.14 :r0.0

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I would like to thank the following people (in alphabetical order):

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- ARM Ltd, for donating a copy of "ARM Architecture Reference Manual".
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- FSF France, for providing me with access to the GCC Compile Farm.
- SourceForge, for their excellent open source development platform.

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1.167 rrdtool 1.5.4 :r0

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RRDTOOL - Round Robin Database Tool

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1.171 sed 4.2.2

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1.173 shadow-securetty 4.2.1 :r3

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1.174 shared-mime-info 1.4

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1.175 six 1.9.0

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Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete--if you believe you should be listed, please send a note to sudo@sudo.ws.

Ackeret, Matt
Adler, Mark
Allbery, Russ
Anderson, Jamie
Andrew, Nick
Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
Beverly, Jamie
Boardman, Spider
Bostley, P.J.
Bowes, Keith

Boyce, Keith Garry
Brantley, Michael
Braun, Rob
Bezina, Pavel
Brooks, Piete
Brown, Jerry
Burr, Michael E
Bussjaeger, Andreas
Calvin, Gary
Campbell, Aaron
Chazelas, Stephane
ek, Vtzslav
Coleman, Chris
Corzine, Deven T.
Cusack, Frank
Dai, Wei
Dill, David
Earickson, Jeff
Eckhardt, Drew
Edgington, Ben
Esipovich, Marc
Espie, Marc
Faigon, Ariel
Farrell, Brian
Fobes, Steve
Frysinger, Mike
G., Daniel Richard
Gailly, Jean-loup
Gelman, Stephen
Gerraty, Simon J.
Graber, Stephane
Guillory, B.
Hayman, Randy M.
Henke, Joachim
Hideaki, YOSHIFUJI
Hieb, Dave
Holloway, Nick
Hoover, Adam
Hunter, Michael T.
Irrgang, Eric
Jackson, Brian
Jackson, John R.
Jackson, Richard L., Jr.
Janssen, Mark
Jepeway, Chris
Jorge, Joel Pele
Pele Jorge, Joel
Juhani, Timo

KIKUCHI, Ayamura
Kadow, Kevin
Kasal, Stepan
Kienenberger, Mike
King, Dale
King, Michael
Klyachkin, Andrey
Knoble, Jim
Knox, Tim
Komarnitsky, Alek O.
Kondrashov, Nikolai
Kopeek, Daniel
Kranenburg, Paul
Krause, David
Lakin, Eric
Larsen, Case
Levin, Dmitry V.
Libby, Kendall
Lobbes, Phillip E.
McIntyre, Jason
MacKenzie, David J.
McLaughlin, Tom
Makey, Jeff
Marchionna, Michael D.
Markham, Paul
Martinian, Emin
Meskes, Michael
Michael, David
Miller, Todd C.
Minier, Loc
Moffat, Darren
Moldung, Jan Thomas
Morris, Charles
Mueller, Andreas
Mller, Dworkin
Nieusma, Jeff
Nikitser, Peter A.
Nussel, Ludwig
Ouellet, Jean-Philippe
Paquet, Eric
Paradis, Chantal
Percival, Ted
Perera, Andres
Peron, Christian S.J.
Peslyak, Alexander
Peterson, Toby
Petten, Diego Elio
Pickett, Joel

Plotnick, Alex
de Raadt, Theo
Rasch, Gudleik
Reid, Steve
Richards, Matt
Rossum, Guido van
Rouillard, John P.
Rowe, William A., Jr.
Roy, Alain
Ruusame, Elan
Ryabinkin, Eygene
SATO, Yuichi
Snchez, Wilfredo
Saucier, Jean-Francois
Schoenfeld, Patrick
Schuring, Arno
Schwarze, Ingo
Scott, Dougal
Sieger, Nick
Simon, Thor Lancelot
Slemko, Marc
Smith, Andy
Sobrado, Igor
Soulen, Steven
Spangler, Aaron
Spradling, Cloyce D.
Stier, Matthew
Stoeckmann, Tobias
Street, Russell
Stritzky, Tilo
Stroucken, Michael
Tarrall, Robert
Thomas, Matthew
Todd, Giles
Toft, Martin
Torek, Chris
Tucker, Darren
Uhl, Robert
Uzel, Petr
Valery, Reznic
Van Dinter, Theo
Venckus, Martynas
Wagner, Klaus
Walsh, Dan
Warburton, John
Webb, Kirk
Wetzel, Timm
Wieringen, Marco van

Winiger, Gary
Wood, David
Zacarias, Gustavo
Zolnowsky, John

The following people have worked to translate sudo into other languages:

Blttermann, Mario
Bogusz, Jakub
Casagrande, Milo
Castro, Felipe
Chornoivan, Yuri
Diguez, Francisco
Ferreira, Rafael
Garca-Fontes, Walter
Gezer, Volkan
Hamasaki, Takeshi
Hamming, Peter
Hansen, Joe
Hantrais, Frdric
Hein, Jochen
Jerovek, Damir
Karvonen, Jorma
Koir, Klemen
Kozlov, Yuri
Kramer, Jakob
Krznar, Tomislav
Marchal, Frdric
Margeviius, Algimantas
Maryanov, Pavel
Nikoli, Miroslav
Nylander, Daniel
Psa, Petr
Qun, Trn Ngc
Regueiro, Leandro
Sarer, zgr
Sendn, Abel
Sikrom, ka
Spingos, Dimitris
Taniguchi, Yasuaki
Uranga, Mikel Olasagasti
Vorotnikov, Artem
Wang, Wylmer

1.180 syslog-ng 3.6.2

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====

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Q: Is it possible to create non-free plugins for syslog-ng?

A: Yes. It is our understanding that plugins are derived works of the syslog-ng core but not derived works of other plugins. Thus, non-free plugins are possible, provided they do not link to any of the GPLd plugins explicitly and the only connection between two plugins is via the syslog-ng core.

Q: Who is permitted to create non-free plugins for syslog-ng? Is it just BalaBit (the current copyright holder as of the initial 3.2 release)?

A: No, everyone including BalaBit.

This is syslog-ng, written and maintained by <bazsi@balabit.hu>
on Sat, 03 Mar 2007 16:07:59 +0100

The original source can always be found at:
<http://www.balabit.hu/downloads/files/syslog-ng>

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Version 2, June 1991

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/* A Bison parser, made by GNU Bison 3.0.2. */

/* Bison implementation for Yacc-like parsers in C

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/* As a special exception, you may create a larger work that contains part or all of the Bison parser skeleton and distribute that work under terms of your choice, so long as that work isn't itself a parser generator using the skeleton or a modified version thereof as a parser skeleton. Alternatively, if you modify or redistribute the parser skeleton itself, you may (at your option) remove this special exception, which will cause the skeleton and the resulting Bison output files to be licensed under the GNU General Public License without this special exception.

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/* C LALR(1) parser skeleton written by Richard Stallman, by

```

simplifying the original so-called "semantic" parser. */

/* All symbols defined below should begin with yy or YY, to avoid
infringing on user name space. This should be done even for local
variables, as they might otherwise be expanded by user macros.
There are some unavoidable exceptions within include files to
define necessary library symbols; they are noted "INFRINGES ON
USER NAME SPACE" below. */

/* Identify Bison output. */
#define YYBISON 1

/* Bison version. */
#define YYBISON_VERSION "3.0.2"

/* Skeleton name. */
#define YYSKELETON_NAME "yacc.c"

/* Pure parsers. */
#define YYPURE 1

/* Push parsers. */
#define YYPUSH 0

/* Pull parsers. */
#define YYPULL 1

/* Substitute the variable and function names. */
#define yyparse      rewrite_expr_parse
#define yylex        rewrite_expr_lex
#define yyerror      rewrite_expr_error
#define yydebug      rewrite_expr_debug
#define yynerrs      rewrite_expr_nerrs

/* Copy the first part of user declarations. */

#line 73 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:339 */

# ifndef YY_NULLPTR
#  if defined __cplusplus && 201103L <= __cplusplus
#   define YY_NULLPTR nullptr
#  else
#   define YY_NULLPTR 0
#  endif
# endif

```



```

/* Enabling verbose error messages. */
#ifdef YYERROR_VERBOSE
# undef YYERROR_VERBOSE
# define YYERROR_VERBOSE 1
#else
# define YYERROR_VERBOSE 1
#endif

/* In a future release of Bison, this section will be replaced
   by #include "y.tab.h". */
#ifndef YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED
# define YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED
/* Debug traces. */
#ifndef YYDEBUG
# define YYDEBUG 0
#endif
#if YYDEBUG
extern int rewrite_expr_debug;
#endif
/* "%code requires" blocks. */
#line 25 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:355 */

#include "rewrite/rewrite-expr-parser.h"

#line 109 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:355 */

/* Token type. */
#ifndef YYTOKENTYPE
# define YYTOKENTYPE
enum yytokentype
{
  LL_CONTEXT_ROOT = 1,
  LL_CONTEXT_DESTINATION = 2,
  LL_CONTEXT_SOURCE = 3,
  LL_CONTEXT_PARSER = 4,
  LL_CONTEXT_REWRITE = 5,
  LL_CONTEXT_FILTER = 6,
  LL_CONTEXT_LOG = 7,
  LL_CONTEXT_BLOCK_DEF = 8,
  LL_CONTEXT_BLOCK_REF = 9,
  LL_CONTEXT_BLOCK_CONTENT = 10,
  LL_CONTEXT_BLOCK_ARG = 11,
  LL_CONTEXT_PRAGMA = 12,
  LL_CONTEXT_FORMAT = 13,
  LL_CONTEXT_TEMPLATE_FUNC = 14,
  LL_CONTEXT_INNER_DEST = 15,

```

LL_CONTEXT_INNER_SRC = 16,
LL_CONTEXT_CLIENT_PROTO = 17,
LL_CONTEXT_SERVER_PROTO = 18,
KW_SOURCE = 10000,
KW_FILTER = 10001,
KW_PARSER = 10002,
KW_DESTINATION = 10003,
KW_LOG = 10004,
KW_OPTIONS = 10005,
KW_INCLUDE = 10006,
KW_BLOCK = 10007,
KW_JUNCTION = 10008,
KW_CHANNEL = 10009,
KW_INTERNAL = 10010,
KW_FILE = 10011,
KW_SQL = 10030,
KW_TYPE = 10031,
KW_COLUMNS = 10032,
KW_INDEXES = 10033,
KW_VALUES = 10034,
KW_PASSWORD = 10035,
KW_DATABASE = 10036,
KW_USERNAME = 10037,
KW_TABLE = 10038,
KW_ENCODING = 10039,
KW_SESSION_STATEMENTS = 10040,
KW_DELIMITERS = 10050,
KW_QUOTES = 10051,
KW_QUOTE_PAIRS = 10052,
KW_NULL = 10053,
KW_SYSLOG = 10060,
KW_MARK_FREQ = 10071,
KW_STATS_FREQ = 10072,
KW_STATS_LEVEL = 10073,
KW_STATS_LIFETIME = 10074,
KW_FLUSH_LINES = 10075,
KW_SUPPRESS = 10076,
KW_FLUSH_TIMEOUT = 10077,
KW_LOG_MSG_SIZE = 10078,
KW_FILE_TEMPLATE = 10079,
KW_PROTO_TEMPLATE = 10080,
KW_MARK_MODE = 10081,
KW_CHAIN_HOSTNAMES = 10090,
KW_NORMALIZE_HOSTNAMES = 10091,
KW_KEEP_HOSTNAME = 10092,
KW_CHECK_HOSTNAME = 10093,
KW_BAD_HOSTNAME = 10094,
KW_KEEP_TIMESTAMP = 10100,

KW_USE_DNS = 10110,
KW_USE_FQDN = 10111,
KW_CUSTOM_DOMAIN = 10112,
KW_DNS_CACHE = 10120,
KW_DNS_CACHE_SIZE = 10121,
KW_DNS_CACHE_EXPIRE = 10130,
KW_DNS_CACHE_EXPIRE_FAILED = 10131,
KW_DNS_CACHE_HOSTS = 10132,
KW_PERSIST_ONLY = 10140,
KW_USE_RCPTID = 10141,
KW_TZ_CONVERT = 10150,
KW_TS_FORMAT = 10151,
KW_FRAC_DIGITS = 10152,
KW_LOG_FIFO_SIZE = 10160,
KW_LOG_FETCH_LIMIT = 10162,
KW_LOG_IW_SIZE = 10163,
KW_LOG_PREFIX = 10164,
KW_PROGRAM_OVERRIDE = 10165,
KW_HOST_OVERRIDE = 10166,
KW_THROTTLE = 10170,
KW_THREADED = 10171,
KW_FLAGS = 10190,
KW_PAD_SIZE = 10200,
KW_TIME_ZONE = 10201,
KW_RECV_TIME_ZONE = 10202,
KW_SEND_TIME_ZONE = 10203,
KW_LOCAL_TIME_ZONE = 10204,
KW_FORMAT = 10205,
KW_TIME_REOPEN = 10210,
KW_TIME_REAP = 10211,
KW_TIME_SLEEP = 10212,
KW_TMPL_ESCAPE = 10220,
KW_OPTIONAL = 10230,
KW_CREATE_DIRS = 10240,
KW_OWNER = 10250,
KW_GROUP = 10251,
KW_PERM = 10252,
KW_DIR_OWNER = 10260,
KW_DIR_GROUP = 10261,
KW_DIR_PERM = 10262,
KW_TEMPLATE = 10270,
KW_TEMPLATE_ESCAPE = 10271,
KW_DEFAULT_FACILITY = 10300,
KW_DEFAULT_LEVEL = 10301,
KW_PORT = 10323,
KW_USE_TIME_RECVD = 10340,
KW_FACILITY = 10350,
KW_LEVEL = 10351,

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KW_HOST = 10352,
KW_MATCH = 10353,
KW_MESSAGE = 10354,
KW_NETMASK = 10355,
KW_TAGS = 10356,
KW_VALUE = 10361,
KW_REWRITE = 10370,
KW_SET = 10371,
KW_SUBST = 10372,
KW_YES = 10380,
KW_NO = 10381,
KW_IFDEF = 10410,
KW_ENDIF = 10411,
LL_DOTDOT = 10420,
LL_IDENTIFIER = 10421,
LL_NUMBER = 10422,
LL_FLOAT = 10423,
LL_STRING = 10424,
LL_TOKEN = 10425,
LL_BLOCK = 10426,
LL_PRAGMA = 10427,
LL_EOL = 10428,
LL_ERROR = 10429,
KW_VALUE_PAIRS = 10500,
KW_SELECT = 10501,
KW_EXCLUDE = 10502,
KW_PAIR = 10503,
KW_KEY = 10504,
KW_SCOPE = 10505,
KW_SHIFT = 10506,
KW_REKEY = 10507,
KW_ADD_PREFIX = 10508,
KW_REPLACE_PREFIX = 10509,
KW_ON_ERROR = 10510,
KW_RETRIES = 10511,
KW_CONDITION = 10513,
KW_SET_TAG = 10514,
KW_CLEAR_TAG = 10515,
KW_GROUP_SET = 10516
};
#endif
/* Tokens. */
#define LL_CONTEXT_ROOT 1
#define LL_CONTEXT_DESTINATION 2
#define LL_CONTEXT_SOURCE 3
#define LL_CONTEXT_PARSER 4
#define LL_CONTEXT_REWRITE 5
#define LL_CONTEXT_FILTER 6
```

```
#define LL_CONTEXT_LOG 7
#define LL_CONTEXT_BLOCK_DEF 8
#define LL_CONTEXT_BLOCK_REF 9
#define LL_CONTEXT_BLOCK_CONTENT 10
#define LL_CONTEXT_BLOCK_ARG 11
#define LL_CONTEXT_PRAGMA 12
#define LL_CONTEXT_FORMAT 13
#define LL_CONTEXT_TEMPLATE_FUNC 14
#define LL_CONTEXT_INNER_DEST 15
#define LL_CONTEXT_INNER_SRC 16
#define LL_CONTEXT_CLIENT_PROTO 17
#define LL_CONTEXT_SERVER_PROTO 18
#define KW_SOURCE 10000
#define KW_FILTER 10001
#define KW_PARSER 10002
#define KW_DESTINATION 10003
#define KW_LOG 10004
#define KW_OPTIONS 10005
#define KW_INCLUDE 10006
#define KW_BLOCK 10007
#define KW_JUNCTION 10008
#define KW_CHANNEL 10009
#define KW_INTERNAL 10010
#define KW_FILE 10011
#define KW_SQL 10030
#define KW_TYPE 10031
#define KW_COLUMNS 10032
#define KW_INDEXES 10033
#define KW_VALUES 10034
#define KW_PASSWORD 10035
#define KW_DATABASE 10036
#define KW_USERNAME 10037
#define KW_TABLE 10038
#define KW_ENCODING 10039
#define KW_SESSION_STATEMENTS 10040
#define KW_DELIMITERS 10050
#define KW_QUOTES 10051
#define KW_QUOTE_PAIRS 10052
#define KW_NULL 10053
#define KW_SYSLOG 10060
#define KW_MARK_FREQ 10071
#define KW_STATS_FREQ 10072
#define KW_STATS_LEVEL 10073
#define KW_STATS_LIFETIME 10074
#define KW_FLUSH_LINES 10075
#define KW_SUPPRESS 10076
#define KW_FLUSH_TIMEOUT 10077
#define KW_LOG_MSG_SIZE 10078
```

```
#define KW_FILE_TEMPLATE 10079
#define KW_PROTO_TEMPLATE 10080
#define KW_MARK_MODE 10081
#define KW_CHAIN_HOSTNAMES 10090
#define KW_NORMALIZE_HOSTNAMES 10091
#define KW_KEEP_HOSTNAME 10092
#define KW_CHECK_HOSTNAME 10093
#define KW_BAD_HOSTNAME 10094
#define KW_KEEP_TIMESTAMP 10100
#define KW_USE_DNS 10110
#define KW_USE_FQDN 10111
#define KW_CUSTOM_DOMAIN 10112
#define KW_DNS_CACHE 10120
#define KW_DNS_CACHE_SIZE 10121
#define KW_DNS_CACHE_EXPIRE 10130
#define KW_DNS_CACHE_EXPIRE_FAILED 10131
#define KW_DNS_CACHE_HOSTS 10132
#define KW_PERSIST_ONLY 10140
#define KW_USE_RCPTID 10141
#define KW_TZ_CONVERT 10150
#define KW_TS_FORMAT 10151
#define KW_FRAC_DIGITS 10152
#define KW_LOG_FIFO_SIZE 10160
#define KW_LOG_FETCH_LIMIT 10162
#define KW_LOG_IW_SIZE 10163
#define KW_LOG_PREFIX 10164
#define KW_PROGRAM_OVERRIDE 10165
#define KW_HOST_OVERRIDE 10166
#define KW_THROTTLE 10170
#define KW_THREADED 10171
#define KW_FLAGS 10190
#define KW_PAD_SIZE 10200
#define KW_TIME_ZONE 10201
#define KW_RECV_TIME_ZONE 10202
#define KW_SEND_TIME_ZONE 10203
#define KW_LOCAL_TIME_ZONE 10204
#define KW_FORMAT 10205
#define KW_TIME_REOPEN 10210
#define KW_TIME_REAP 10211
#define KW_TIME_SLEEP 10212
#define KW_TMPL_ESCAPE 10220
#define KW_OPTIONAL 10230
#define KW_CREATE_DIRS 10240
#define KW_OWNER 10250
#define KW_GROUP 10251
#define KW_PERM 10252
#define KW_DIR_OWNER 10260
#define KW_DIR_GROUP 10261
```

```
#define KW_DIR_PERM 10262
#define KW_TEMPLATE 10270
#define KW_TEMPLATE_ESCAPE 10271
#define KW_DEFAULT_FACILITY 10300
#define KW_DEFAULT_LEVEL 10301
#define KW_PORT 10323
#define KW_USE_TIME_RECVD 10340
#define KW_FACILITY 10350
#define KW_LEVEL 10351
#define KW_HOST 10352
#define KW_MATCH 10353
#define KW_MESSAGE 10354
#define KW_NETMASK 10355
#define KW_TAGS 10356
#define KW_VALUE 10361
#define KW_REWRITE 10370
#define KW_SET 10371
#define KW_SUBST 10372
#define KW_YES 10380
#define KW_NO 10381
#define KW_IFDEF 10410
#define KW_ENDIF 10411
#define LL_DOTDOT 10420
#define LL_IDENTIFIER 10421
#define LL_NUMBER 10422
#define LL_FLOAT 10423
#define LL_STRING 10424
#define LL_TOKEN 10425
#define LL_BLOCK 10426
#define LL_PRAGMA 10427
#define LL_EOL 10428
#define LL_ERROR 10429
#define KW_VALUE_PAIRS 10500
#define KW_SELECT 10501
#define KW_EXCLUDE 10502
#define KW_PAIR 10503
#define KW_KEY 10504
#define KW_SCOPE 10505
#define KW_SHIFT 10506
#define KW_REKEY 10507
#define KW_ADD_PREFIX 10508
#define KW_REPLACE_PREFIX 10509
#define KW_ON_ERROR 10510
#define KW_RETRIES 10511
#define KW_CONDITION 10513
#define KW_SET_TAG 10514
#define KW_CLEAR_TAG 10515
#define KW_GROUP_SET 10516
```

```

/* Value type. */

/* Location type. */
#if ! defined YYLTYPE && ! defined YYLTYPE_IS_DECLARED
typedef struct YYLTYPE YYLTYPE;
struct YYLTYPE
{
  int first_line;
  int first_column;
  int last_line;
  int last_column;
};
# define YYLTYPE_IS_DECLARED 1
# define YYLTYPE_IS_TRIVIAL 1
#endif

int rewrite_expr_parse (CfgLexer *lexer, LogExprNode **result, gpointer arg);

#endif /* !YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED */

/* Copy the second part of user declarations. */

#line 444 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:358 */
/* Unqualified %code blocks. */
#line 31 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:359 */

#include "rewrite/rewrite-expr-grammar.h"
#include "rewrite/rewrite-set-tag.h"
#include "rewrite/rewrite-set.h"
#include "rewrite/rewrite-subst.h"
#include "rewrite/rewrite-groupset.h"
#include "filter/filter-expr.h"
#include "filter/filter-expr-parser.h"
#include "cfg-grammar.h"
#include "syslog-names.h"
#include "plugin.h"

#include <string.h>

LogRewrite *last_rewrite;

#line 67 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:359 */

```



```

#define YYLLOC_DEFAULT(Current, Rhs, N) \
do { \
  if (N) \
  { \
    (Current).level = YYRHSLOC(Rhs, 1).level; \
    (Current).first_line = YYRHSLOC (Rhs, 1).first_line; \
    (Current).first_column = YYRHSLOC (Rhs, 1).first_column; \
    (Current).last_line = YYRHSLOC (Rhs, N).last_line; \
    (Current).last_column = YYRHSLOC (Rhs, N).last_column; \
  } \
  else \
  { \
    (Current).level = YYRHSLOC(Rhs, 0).level; \
    (Current).first_line = (Current).last_line = \
      YYRHSLOC (Rhs, 0).last_line; \
    (Current).first_column = (Current).last_column = \
      YYRHSLOC (Rhs, 0).last_column; \
  } \
} while (0)

#define CHECK_ERROR_WITHOUT_MESSAGE(val, token) do { \
  if (!(val)) \
  { \
    YYERROR; \
  } \
} while (0)

#define CHECK_ERROR(val, token, errorfmt, ...) do { \
  if (!(val)) \
  { \
    if (errorfmt) \
    { \
      gchar __buf[256]; \
      g_snprintf(__buf, sizeof(__buf), errorfmt, ## __VA_ARGS__); \
      yyerror(& (token), lexer, NULL, NULL, __buf); \
    } \
    YYERROR; \
  } \
} while (0)

#define CHECK_ERROR_GERROR(val, token, error, errorfmt, ...) do { \
  if (!(val)) \
  { \
    if (errorfmt) \
    { \
      gchar __buf[256]; \
      g_snprintf(__buf, sizeof(__buf), errorfmt " ", error=%s", ## __VA_ARGS__, error->message); \
      yyerror(& (token), lexer, NULL, NULL, __buf); \
    } \
  } \
} while (0)

```

```

    }
    g_clear_error(&error);
    YYERROR;
}
} while (0)

#define YYMAXDEPTH 20000

#line 525 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:359 */

#ifdef short
# undef short
#endif

#ifdef YYTYPE_UINT8
typedef YYTYPE_UINT8 yytype_uint8;
#else
typedef unsigned char yytype_uint8;
#endif

#ifdef YYTYPE_INT8
typedef YYTYPE_INT8 yytype_int8;
#else
typedef signed char yytype_int8;
#endif

#ifdef YYTYPE_UINT16
typedef YYTYPE_UINT16 yytype_uint16;
#else
typedef unsigned short int yytype_uint16;
#endif

#ifdef YYTYPE_INT16
typedef YYTYPE_INT16 yytype_int16;
#else
typedef short int yytype_int16;
#endif

#ifndef YYSIZE_T
# ifdef __SIZE_TYPE__
#  define YYSIZE_T __SIZE_TYPE__
# elif defined size_t
#  define YYSIZE_T size_t
# elif ! defined YYSIZE_T
#  include <stddef.h> /* INFRINGES ON USER NAME SPACE */
#  define YYSIZE_T size_t

```

```

# else
# define YYSIZE_T unsigned int
# endif
#endif

#define YYSIZE_MAXIMUM ((YYSIZE_T) -1)

#ifndef YY_
# if defined YYENABLE_NLS && YYENABLE_NLS
# if ENABLE_NLS
# include <libintl.h> /* INFRINGES ON USER NAME SPACE */
# define YY_(Msgid) dgettext ("bison-runtime", Msgid)
# endif
# endif
# ifndef YY_
# define YY_(Msgid) Msgid
# endif
#endif

#ifndef YY_ATTRIBUTE
# if (defined __GNUC__
      \
      && (2 < __GNUC__ || (__GNUC__ == 2 && 96 <= __GNUC_MINOR__)) \
      || defined __SUNPRO_C && 0x5110 <= __SUNPRO_C
# define YY_ATTRIBUTE(Spec) __attribute__(Spec)
# else
# define YY_ATTRIBUTE(Spec) /* empty */
# endif
#endif

#ifndef YY_ATTRIBUTE_PURE
# define YY_ATTRIBUTE_PURE YY_ATTRIBUTE ((__pure__))
#endif

#ifndef YY_ATTRIBUTE_UNUSED
# define YY_ATTRIBUTE_UNUSED YY_ATTRIBUTE ((__unused__))
#endif

#if !defined _Noreturn \
    && (!defined __STDC_VERSION__ || __STDC_VERSION__ < 201112)
# if defined _MSC_VER && 1200 <= _MSC_VER
# define _Noreturn __declspec (noreturn)
# else
# define _Noreturn YY_ATTRIBUTE ((__noreturn__))
# endif
#endif

/* Suppress unused-variable warnings by "using" E. */
#if ! defined lint || defined __GNUC__

```

```

# define YYUSE(E) ((void) (E))
#else
# define YYUSE(E) /* empty */
#endif

#if defined __GNUC__ && 407 <= __GNUC__ * 100 + __GNUC_MINOR__
/* Suppress an incorrect diagnostic about yylval being uninitialized. */
# define YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN \
    _Pragma ("GCC diagnostic push") \
    _Pragma ("GCC diagnostic ignored \\"-Wuninitialized\\") \
    _Pragma ("GCC diagnostic ignored \\"-Wmaybe-uninitialized\\")
# define YY_IGNORE_MAYBE_UNINITIALIZED_END \
    _Pragma ("GCC diagnostic pop")
#else
# define YY_INITIAL_VALUE(Value) Value
#endif
#ifndef YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
# define YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
# define YY_IGNORE_MAYBE_UNINITIALIZED_END
#endif
#ifndef YY_INITIAL_VALUE
# define YY_INITIAL_VALUE(Value) /* Nothing. */
#endif

#if ! defined yyoverflow || YYERROR_VERBOSE

/* The parser invokes alloca or malloc; define the necessary symbols. */

# ifdef YYSTACK_USE_ALLOCA
#   if YYSTACK_USE_ALLOCA
#     ifdef __GNUC__
#       define YYSTACK_ALLOC __builtin_alloca
#     elif defined __BUILTIN_VA_ARG_INCR
#       include <alloca.h> /* INFRINGES ON USER NAME SPACE */
#     elif defined _AIX
#       define YYSTACK_ALLOC __alloca
#     elif defined _MSC_VER
#       include <malloc.h> /* INFRINGES ON USER NAME SPACE */
#       define alloca _alloca
#     else
#       define YYSTACK_ALLOC alloca
#       if ! defined _ALLOCA_H && ! defined EXIT_SUCCESS
#         include <stdlib.h> /* INFRINGES ON USER NAME SPACE */
/* Use EXIT_SUCCESS as a witness for stdlib.h. */
#       endif
#     ifndef EXIT_SUCCESS
#       define EXIT_SUCCESS 0
#     endif
#   endif
# endif

```

```

# endif
# endif
# endif
# endif

# ifdef YYSTACK_ALLOC
/* Pacify GCC's 'empty if-body' warning. */
# define YYSTACK_FREE(Ptr) do { /* empty */; } while (0)
# ifndef YYSTACK_ALLOC_MAXIMUM
/* The OS might guarantee only one guard page at the bottom of the stack,
and a page size can be as small as 4096 bytes. So we cannot safely
invoke alloca (N) if N exceeds 4096. Use a slightly smaller number
to allow for a few compiler-allocated temporary stack slots. */
# define YYSTACK_ALLOC_MAXIMUM 4032 /* reasonable circa 2006 */
# endif
# else
# define YYSTACK_ALLOC YYMALLOC
# define YYSTACK_FREE YYFREE
# ifndef YYSTACK_ALLOC_MAXIMUM
# define YYSTACK_ALLOC_MAXIMUM YYSIZE_MAXIMUM
# endif
# if (defined __cplusplus && ! defined EXIT_SUCCESS \
&& ! ((defined YMALLOC || defined malloc) \
&& (defined YFREE || defined free)))
# include <stdlib.h> /* INFRINGES ON USER NAME SPACE */
# ifndef EXIT_SUCCESS
# define EXIT_SUCCESS 0
# endif
# endif
# ifndef YMALLOC
# define YMALLOC malloc
# if ! defined malloc && ! defined EXIT_SUCCESS
void *malloc (YYSIZE_T); /* INFRINGES ON USER NAME SPACE */
# endif
# endif
# ifndef YFREE
# define YFREE free
# if ! defined free && ! defined EXIT_SUCCESS
void free (void *); /* INFRINGES ON USER NAME SPACE */
# endif
# endif
#endif /* ! defined yyoverflow || YYERROR_VERBOSE */

#if (! defined yyoverflow \
&& (! defined __cplusplus \
|| (defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL \

```

```

    && defined YYSTYPE_IS_TRIVIAL && YYSTYPE_IS_TRIVIAL)))

/* A type that is properly aligned for any stack member. */
union yyalloc
{
    yytype_int16 yyss_alloc;
    YYSTYPE yyvs_alloc;
    YYLTYPE yyys_alloc;
};

/* The size of the maximum gap between one aligned stack and the next. */
#define YYSTACK_GAP_MAXIMUM (sizeof (union yyalloc) - 1)

/* The size of an array large to enough to hold all stacks, each with
   N elements. */
#define YYSTACK_BYTES(N) \
    ((N) * (sizeof (yytype_int16) + sizeof (YYSTYPE) + sizeof (YYLTYPE)) \
     + 2 * YYSTACK_GAP_MAXIMUM)

#define YYCOPY_NEEDED 1

/* Relocate STACK from its old location to the new one. The
   local variables YYSIZE and Yystacksize give the old and new number of
   elements in the stack, and YYPTR gives the new location of the
   stack. Advance YYPTR to a properly aligned location for the next
   stack. */
#define YYSTACK_RELOCATE(Stack_alloc, Stack) \
do \
{ \
    YYSIZE_T yynewbytes; \
    YYCOPY (&yyptr->Stack_alloc, Stack, yynewbytes); \
    Stack = &yyptr->Stack_alloc; \
    yynewbytes = yystacksize * sizeof (*Stack) + YYSTACK_GAP_MAXIMUM; \
    yyptr += yynewbytes / sizeof (*yyptr); \
} \
while (0)

#endif

#if defined YYCOPY_NEEDED && YYCOPY_NEEDED
/* Copy COUNT objects from SRC to DST. The source and destination do
   not overlap. */
# ifndef YYCOPY
#  if defined __GNUC__ && 1 < __GNUC__
#   define YYCOPY(Dst, Src, Count) \
    __builtin_memcpy (Dst, Src, (Count) * sizeof (*(Src)))
#  else
#   define YYCOPY(Dst, Src, Count) \

```

```

do
    {
        YYSIZE_T yyi;
        for (yyi = 0; yyi < (Count); yyi++)
            (Dst)[yyi] = (Src)[yyi];
    }
while (0)
# endif
# endif
#endif /* !YYCOPY_NEEDED */

/* YYFINAL -- State number of the termination state. */
#define YYFINAL 18
/* YYLAST -- Last index in YYTABLE. */
#define YYLAST 205

/* YYNTOKENS -- Number of terminals. */
#define YYNTOKENS 159
/* YYNNTS -- Number of nonterminals. */
#define YYNNTS 57
/* YYNRULES -- Number of rules. */
#define YYNRULES 110
/* YYNSTATES -- Number of states. */
#define YYNSTATES 232

/* YYTRANSLATE[YYX] -- Symbol number corresponding to YYX as returned
   by yylex, with out-of-bounds checking. */
#define YYUNDEFTOK 2
#define YYMAXUTOK 10516

#define YYTRANSLATE(YYX) \
    ((unsigned int) (YYX) <= YYMAXUTOK ? yytranslate[YYX] : YYUNDEFTOK)

/* YYTRANSLATE[TOKEN-NUM] -- Symbol number corresponding to TOKEN-NUM
   as returned by yylex, without out-of-bounds checking. */
static const yytype_uint8 yytranslate[] =
{
    0,  3,  4,  5,  6,  7,  8,  9, 10, 11,
    12, 13, 14, 15, 16, 17, 18, 19, 20,  2,
    2,  2,  2,  2,  2,  2,  2,  2,  2,  2,
    2,  2,  2,  2,  2,  2,  2,  2,  2,  2,
   153, 154,  2,  2,  2,  2,  2,  2,  2,  2,
    2,  2,  2,  2,  2,  2,  2,  2, 158, 157,
    2,  2,  2,  2,  2,  2,  2,  2,  2,  2,
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    2,  2,  2,  2,  2,  2,  2,  2,  2,  2,

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137, 138, 139, 140, 141, 142, 143, 144, 145, 146,
147, 148, 2, 149, 150, 151, 152
};

#if YYDEBUG
/* YYRLINE[YYN] -- Source line where rule number YYN was defined. */
static const yytype_uint16 yyrline[] =
{
0, 387, 387, 391, 392, 393, 397, 409, 408, 421,
420, 426, 427, 429, 428, 435, 454, 455, 459, 463,
467, 468, 472, 472, 473, 477, 478, 482, 497, 502,
501, 514, 516, 514, 523, 524, 525, 529, 530, 534,
553, 557, 557, 565, 566, 570, 575, 586, 596, 605,
607, 605, 616, 617, 618, 622, 626, 645, 646, 650,
651, 652, 653, 654, 655, 656, 657, 658, 659, 660,
664, 676, 681, 682, 686, 687, 691, 695, 696, 700,
701, 732, 733, 737, 738, 739, 743, 744, 754, 758,

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759, 763, 764, 810, 811, 812, 813, 814, 815, 816,
817, 818, 818, 831, 832, 833, 834, 978, 979, 983,
984
};
#endif

#if YYDEBUG || YYERROR_VERBOSE || 1
/* YYTNAME[SYMBOL-NUM] -- String name of the symbol SYMBOL-NUM.
   First, the terminals, then, starting at YYNTOKENS, nonterminals. */
static const char *const yytname[] =
{
"$end", "error", "$undefined", "LL_CONTEXT_ROOT",
"LL_CONTEXT_DESTINATION", "LL_CONTEXT_SOURCE", "LL_CONTEXT_PARSER",
"LL_CONTEXT_REWRITE", "LL_CONTEXT_FILTER", "LL_CONTEXT_LOG",
"LL_CONTEXT_BLOCK_DEF", "LL_CONTEXT_BLOCK_REF",
"LL_CONTEXT_BLOCK_CONTENT", "LL_CONTEXT_BLOCK_ARG", "LL_CONTEXT_PRAGMA",
"LL_CONTEXT_FORMAT", "LL_CONTEXT_TEMPLATE_FUNC", "LL_CONTEXT_INNER_DEST",
"LL_CONTEXT_INNER_SRC", "LL_CONTEXT_CLIENT_PROTO",
"LL_CONTEXT_SERVER_PROTO", "KW_SOURCE", "KW_FILTER", "KW_PARSER",
"KW_DESTINATION", "KW_LOG", "KW_OPTIONS", "KW_INCLUDE", "KW_BLOCK",
"KW_JUNCTION", "KW_CHANNEL", "KW_INTERNAL", "KW_FILE", "KW_SQL",
"KW_TYPE", "KW_COLUMNS", "KW_INDEXES", "KW_VALUES", "KW_PASSWORD",
"KW_DATABASE", "KW_USERNAME", "KW_TABLE", "KW_ENCODING",
"KW_SESSION_STATEMENTS", "KW_DELIMITERS", "KW_QUOTES", "KW_QUOTE_PAIRS",
"KW_NULL", "KW_SYSLOG", "KW_MARK_FREQ", "KW_STATS_FREQ",
"KW_STATS_LEVEL", "KW_STATS_LIFETIME", "KW_FLUSH_LINES", "KW_SUPPRESS",
"KW_FLUSH_TIMEOUT", "KW_LOG_MSG_SIZE", "KW_FILE_TEMPLATE",
"KW_PROTO_TEMPLATE", "KW_MARK_MODE", "KW_CHAIN_HOSTNAMES",
"KW_NORMALIZE_HOSTNAMES", "KW_KEEP_HOSTNAME", "KW_CHECK_HOSTNAME",
"KW_BAD_HOSTNAME", "KW_KEEP_TIMESTAMP", "KW_USE_DNS", "KW_USE_FQDN",
"KW_CUSTOM_DOMAIN", "KW_DNS_CACHE", "KW_DNS_CACHE_SIZE",
"KW_DNS_CACHE_EXPIRE", "KW_DNS_CACHE_EXPIRE_FAILED",
"KW_DNS_CACHE_HOSTS", "KW_PERSIST_ONLY", "KW_USE_RCPTID",
"KW_TZ_CONVERT", "KW_TS_FORMAT", "KW_FRAC_DIGITS", "KW_LOG_FIFO_SIZE",
"KW_LOG_FETCH_LIMIT", "KW_LOG_IW_SIZE", "KW_LOG_PREFIX",
"KW_PROGRAM_OVERRIDE", "KW_HOST_OVERRIDE", "KW_THROTTLE", "KW_THREADED",
"KW_FLAGS", "KW_PAD_SIZE", "KW_TIME_ZONE", "KW_RECV_TIME_ZONE",
"KW_SEND_TIME_ZONE", "KW_LOCAL_TIME_ZONE", "KW_FORMAT", "KW_TIME_REOPEN",
"KW_TIME_REAP", "KW_TIME_SLEEP", "KW_TMPL_ESCAPE", "KW_OPTIONAL",
"KW_CREATE_DIRS", "KW_OWNER", "KW_GROUP", "KW_PERM", "KW_DIR_OWNER",
"KW_DIR_GROUP", "KW_DIR_PERM", "KW_TEMPLATE", "KW_TEMPLATE_ESCAPE",
"KW_DEFAULT_FACILITY", "KW_DEFAULT_LEVEL", "KW_PORT",
"KW_USE_TIME_RECVD", "KW_FACILITY", "KW_LEVEL", "KW_HOST", "KW_MATCH",
"KW_MESSAGE", "KW_NETMASK", "KW_TAGS", "KW_VALUE", "KW_REWRITE",
"KW_SET", "KW_SUBST", "KW_YES", "KW_NO", "KW_IFDEF", "KW_ENDIF",
"LL_DOTDOT", "LL_IDENTIFIER", "LL_NUMBER", "LL_FLOAT", "LL_STRING",
"LL_TOKEN", "LL_BLOCK", "LL_PRAGMA", "LL_EOL", "LL_ERROR",
"KW_VALUE_PAIRS", "KW_SELECT", "KW_EXCLUDE", "KW_PAIR", "KW_KEY",

```

```

"KW_SCOPE", "KW_SHIFT", "KW_REKEY", "KW_ADD_PREFIX", "KW_REPLACE_PREFIX",
"KW_ON_ERROR", "KW_RETRIES", "KW_CONDITION", "KW_SET_TAG",
"KW_CLEAR_TAG", "KW_GROUP_SET", "(", ")", "{", "}", ";", ":",
"$accept", "start", "rewrite_expr_list", "rewrite_template_content",
"rewrite_expr", "$@1", "$@2", "$@3", "rewrite_groupset_opts",
"rewrite_groupset_opt", "rewrite_subst_opts", "rewrite_subst_opt", "$@4",
"rewrite_expr_opts", "rewrite_expr_opt", "rewrite_condition_opt", "$@5",
"source_content", "$@6", "$@7", "source_items", "source_item",
"source_plugin", "source_afinter", "source_afinter_params", "$@8",
"source_afinter_options", "source_afinter_option", "filter_content",
"parser_content", "rewrite_content", "dest_content", "$@9", "$@10",
"dest_items", "dest_item", "dest_plugin", "log_items", "log_item",
"log_junction", "log_last_junction", "log_forks", "log_fork",
"log_content", "log_flags", "log_flags_items", "string", "yesno",
"dnsmode", "string_list", "string_list_build", "semicolons",
"source_option", "$@12", "host_resolve_option", "matcher_option",
"matcher_flags", YY_NULLPTR
};
#endif

# ifdef YYPRINT
/* YYTOKNUM[NUM] -- (External) token number corresponding to the
   (internal) symbol number NUM (which must be that of a token). */
static const yytype_uint16 yytoknum[] =
{
    0, 256, 10512, 1, 2, 3, 4, 5, 6, 7,
    8, 9, 10, 11, 12, 13, 14, 15, 16, 17,
    18, 10000, 10001, 10002, 10003, 10004, 10005, 10006, 10007, 10008,
    10009, 10010, 10011, 10030, 10031, 10032, 10033, 10034, 10035, 10036,
    10037, 10038, 10039, 10040, 10050, 10051, 10052, 10053, 10060, 10071,
    10072, 10073, 10074, 10075, 10076, 10077, 10078, 10079, 10080, 10081,
    10090, 10091, 10092, 10093, 10094, 10100, 10110, 10111, 10112, 10120,
    10121, 10130, 10131, 10132, 10140, 10141, 10150, 10151, 10152, 10160,
    10162, 10163, 10164, 10165, 10166, 10170, 10171, 10190, 10200, 10201,
    10202, 10203, 10204, 10205, 10210, 10211, 10212, 10220, 10230, 10240,
    10250, 10251, 10252, 10260, 10261, 10262, 10270, 10271, 10300, 10301,
    10323, 10340, 10350, 10351, 10352, 10353, 10354, 10355, 10356, 10361,
    10370, 10371, 10372, 10380, 10381, 10410, 10411, 10420, 10421, 10422,
    10423, 10424, 10425, 10426, 10427, 10428, 10429, 10500, 10501, 10502,
    10503, 10504, 10505, 10506, 10507, 10508, 10509, 10510, 10511, 10513,
    10514, 10515, 10516, 40, 41, 123, 125, 59, 58
};
#endif

#define YYPACT_NINF -106

#define yypact_value_is_default(Yystate) \
    (!(Yystate) == (-106))

```

```

#define YYTABLE_NINF -45

#define yytable_value_is_error(Yytable_value) \
0

/* YYPACT[STATE-NUM] -- Index in YYTABLE of the portion describing
STATE-NUM. */
static const yytype_int8 yypact[] =
{
-15, -87, -73, -65, -106, -59, -58, -57, 97, 17,
-54, -54, 17, -75, -75, -75, -75, -75, -106, -55,
-51, -106, -106, -54, -54, -15, -15, -47, -106, -106,
-106, -106, -75, -49, -44, -106, -6, -6, 17, -106,
-106, -106, -106, -97, -106, -106, -106, -34, -104, -89,
-70, -69, -66, 17, -54, -106, -35, -32, -106, -52,
-41, -29, -97, -106, -82, -31, -25, -34, -106, -75,
-106, -75, -106, -75, -106, -75, -106, -75, -106, 12,
-6, -106, -106, -75, -106, -106, -106, -21, -82, -22,
-106, -75, -106, -106, -16, -30, -20, -11, -10, -9,
-8, -5, -3, -17, -2, -1, -12, -106, -106, 0,
2, -106, -106, 4, 5, -106, -75, 6, -106, -106,
-106, 8, -106, -106, -54, -106, -106, -54, -106, -106,
-106, -106, -106, -106, -106, -106, -54, -106, -54, -106,
-106, -75, -106, -106, -75, -75, -106, -106, -106, -106,
-20, -20, -106, -17, -17, 9, -75, 10, -75, 11,
13, -56, -106, -106, -106, -106, -54, -106, -106, -106,
-106, -106, 15, 18, 19, 21, 26, 27, 28, 29,
-106, -56, -106, -26, -106, -85, -85, -85, 22, -75,
-75, -75, -75, -106, 30, 31, 32, 33, -106, -106,
-106, -106, 34, 35, 36, 37, 38, 39, 40, 41,
-85, -53, -85, -85, -106, -106, -106, -106, -106, -106,
-106, -106, 42, -106, -106, 43, 44, 45, -106, -106,
-106, -106
};

/* YYDEFAC[T][STATE-NUM] -- Default reduction number in state STATE-NUM.
Performed when YYTABLE does not specify something else to do. Zero
means the default is an error. */
static const yytype_uint8 yydefact[] =
{
5, 0, 0, 0, 15, 0, 0, 0, 0, 73,
0, 0, 73, 0, 0, 0, 0, 0, 1, 0,
0, 2, 71, 0, 91, 5, 5, 0, 81, 82,
9, 6, 0, 0, 0, 13, 58, 58, 73, 92,
3, 4, 70, 26, 7, 11, 12, 17, 0, 0,
0, 0, 0, 73, 0, 69, 0, 0, 72, 0,
0, 0, 26, 28, 22, 0, 0, 17, 19, 0,

```



```

31, 0, 46, 0, 47, 0, 49, 0, 48, 78,
58, 74, 75, 0, 29, 10, 25, 0, 22, 0,
24, 90, 14, 16, 0, 0, 36, 0, 0, 0,
0, 0, 0, 54, 0, 0, 0, 76, 57, 0,
0, 8, 20, 0, 0, 23, 90, 0, 88, 59,
60, 0, 39, 32, 0, 38, 37, 0, 61, 62,
63, 64, 67, 68, 56, 50, 0, 55, 0, 65,
66, 80, 27, 30, 0, 110, 89, 18, 41, 33,
36, 36, 51, 54, 54, 0, 80, 0, 110, 0,
0, 101, 34, 35, 52, 53, 0, 79, 107, 109,
108, 40, 0, 0, 0, 0, 0, 0, 0, 0,
42, 101, 45, 0, 77, 0, 0, 0, 0, 0,
0, 0, 90, 43, 0, 0, 0, 0, 102, 83,
84, 85, 0, 0, 0, 0, 0, 0, 0, 0,
0, 0, 0, 0, 94, 95, 99, 93, 98, 96,
97, 100, 0, 87, 86, 0, 0, 0, 106, 104,
103, 105
};

/* YYPGOTO[NTERM-NUM]. */
static const yytype_int8 yygoto[] =
{
-106, -106, 49, 16, -106, -106, -106, -106, 61, -106,
51, -106, -106, 78, -28, -13, -106, -106, -106, -106,
-105, -106, -106, -106, -106, -106, 23, -106, -106, -106,
-106, -106, -106, -106, -63, -106, -106, 67, -106, -7,
106, 20, -72, 113, -106, 14, -14, -94, -106, -23,
50, -4, -106, -106, -106, -106, 47
};

/* YYDEFGOTO[NTERM-NUM]. */
static const yytype_int16 yydefgoto[] =
{
-1, 8, 9, 30, 10, 64, 43, 47, 66, 67,
87, 88, 89, 61, 62, 63, 110, 95, 96, 149,
123, 124, 125, 126, 160, 161, 180, 181, 98, 100,
105, 102, 103, 152, 135, 136, 137, 53, 54, 11,
21, 22, 23, 56, 107, 155, 31, 202, 225, 117,
118, 25, 182, 183, 198, 115, 159
};

/* YYTABLE[YYPACT[STATE-NUM]] -- What to do in state STATE-NUM. If
positive, shift that token. If negative, reduce the rule whose
number is the opposite. If YYTABLE_NINF, syntax error. */
static const yytype_int16 yytable[] =
{
32, 33, 34, 65, 172, 19, 173, 26, 19, 174,
20, 121, 113, 20, 1, 48, 49, 50, 51, 38,

```

```

39, 223, 59, 1, 127, 175, 176, 177, 178, 55,
55, 138, 27, 35, 68, 194, 90, 59, 199, 200,
195, 196, 19, 197, 201, 162, 163, 20, 44, 69,
80, 70, 60, 28, 68, 94, 29, 97, 58, 99,
90, 101, 179, 104, 71, 114, 72, 60, 12, 109,
199, 200, -21, 55, 40, 41, 201, 116, 127, 127,
13, 138, 138, 73, 75, 74, 76, 77, 14, 78,
164, 165, 203, 204, 15, 16, 17, 18, -44, 106,
36, 83, 116, 24, 37, 45, 2, 3, 122, 42,
46, 134, 84, 4, 52, 60, 222, 224, 226, 227,
150, 81, 91, 151, 82, 85, 120, 156, 93, 92,
157, 158, 153, 111, 154, 5, 6, 7, 119, 112,
86, 141, 156, 128, 158, 130, 129, 108, 131, 132,
57, 205, 139, 133, 142, 140, 143, 144, 145, 79,
147, 148, 184, 166, 168, 170, 146, 171, 185, 209,
167, 186, 187, 0, 188, 206, 207, 208, 116, 189,
190, 191, 192, 210, 211, 212, 213, 0, 214, 215,
216, 217, 218, 219, 220, 221, 228, 229, 230, 231,
0, 0, 0, 0, 193, 169
};

```

```

static const yytype_int16 yycheck[] =
{
14, 15, 16, 37, 60, 25, 62, 11, 25, 65,
30, 31, 34, 30, 29, 21, 22, 23, 24, 23,
24, 74, 119, 29, 96, 81, 82, 83, 84, 36,
37, 103, 12, 17, 47, 61, 64, 119, 123, 124,
66, 67, 25, 69, 129, 150, 151, 30, 32, 153,
54, 155, 149, 128, 67, 69, 131, 71, 38, 73,
88, 75, 118, 77, 153, 87, 155, 149, 155, 83,
123, 124, 154, 80, 25, 26, 129, 91, 150, 151,
153, 153, 154, 153, 153, 155, 155, 153, 153, 155,
153, 154, 186, 187, 153, 153, 153, 0, 154, 87,
155, 153, 116, 157, 155, 154, 121, 122, 128, 156,
154, 128, 153, 128, 120, 149, 210, 211, 212, 213,
124, 156, 153, 127, 156, 154, 156, 141, 67, 154,
144, 145, 136, 154, 138, 150, 151, 152, 154, 88,
62, 153, 156, 154, 158, 154, 156, 80, 156, 154,
37, 129, 154, 156, 154, 156, 154, 153, 153, 53,
154, 153, 166, 154, 154, 154, 116, 154, 153, 192,
156, 153, 153, -1, 153, 189, 190, 191, 192, 153,
153, 153, 153, 153, 153, 153, 153, -1, 154, 154,
154, 154, 154, 154, 154, 154, 154, 154, 154,
-1, -1, -1, -1, 181, 158
};

```

```

/* YYSTOS[STATE-NUM] -- The (internal number of the) accessing
symbol of state STATE-NUM. */

```

```

static const yytype_uint8 yystos[] =
{
    0, 29, 121, 122, 128, 150, 151, 152, 160, 161,
    163, 198, 155, 153, 153, 153, 153, 153, 0, 25,
    30, 199, 200, 201, 157, 210, 210, 200, 128, 131,
    162, 205, 205, 205, 205, 162, 155, 155, 210, 210,
    161, 161, 156, 165, 162, 154, 154, 166, 21, 22,
    23, 24, 120, 196, 197, 198, 202, 202, 200, 119,
    149, 172, 173, 174, 164, 37, 167, 168, 174, 153,
    155, 153, 155, 153, 155, 153, 155, 153, 155, 199,
    210, 156, 156, 153, 153, 154, 172, 169, 170, 171,
    173, 153, 154, 167, 205, 176, 177, 205, 187, 205,
    188, 205, 190, 191, 205, 189, 87, 203, 196, 205,
    175, 154, 169, 34, 87, 214, 205, 208, 209, 154,
    156, 31, 128, 179, 180, 181, 182, 201, 154, 156,
    154, 156, 154, 156, 128, 193, 194, 195, 201, 154,
    156, 153, 154, 154, 153, 153, 209, 154, 153, 178,
    210, 210, 192, 210, 210, 204, 205, 205, 205, 215,
    183, 184, 179, 179, 193, 193, 154, 204, 154, 215,
    154, 154, 60, 62, 65, 81, 82, 83, 84, 118,
    185, 186, 211, 212, 210, 153, 153, 153, 153, 153,
    153, 153, 153, 185, 61, 66, 67, 69, 213, 123,
    124, 129, 206, 206, 206, 129, 205, 205, 205, 208,
    153, 153, 153, 153, 154, 154, 154, 154, 154, 154,
    154, 154, 206, 74, 206, 207, 206, 206, 154, 154,
    154, 154
};

/* YYR1[YYN] -- Symbol number of symbol that rule YYN derives. */
static const yytype_uint8 yyr1[] =
{
    0, 159, 160, 161, 161, 161, 162, 164, 163, 165,
    163, 163, 163, 166, 163, 163, 167, 167, 168, 168,
    169, 169, 171, 170, 170, 172, 172, 173, 173, 175,
    174, 177, 178, 176, 179, 179, 179, 180, 180, 181,
    182, 184, 183, 185, 185, 186, 187, 188, 189, 191,
    192, 190, 193, 193, 193, 194, 195, 196, 196, 197,
    197, 197, 197, 197, 197, 197, 197, 197, 197, 197,
    198, 199, 200, 200, 201, 201, 202, 203, 203, 204,
    204, 205, 205, 206, 206, 206, 207, 207, 208, 209,
    209, 210, 210, 211, 211, 211, 211, 211, 211, 211,
    211, 212, 211, 213, 213, 213, 213, 214, 214, 215,
    215
};

/* YYR2[YYN] -- Number of symbols on the right hand side of rule YYN. */
static const yytype_uint8 yyr2[] =
{

```

```

0, 2, 2, 3, 3, 0, 1, 0, 7, 0,
6, 4, 4, 0, 6, 1, 2, 0, 4, 1,
2, 0, 0, 2, 1, 2, 0, 4, 1, 0,
4, 0, 0, 3, 3, 3, 0, 1, 1, 1,
4, 0, 2, 2, 0, 1, 0, 0, 0, 0,
0, 3, 3, 3, 0, 1, 1, 3, 0, 4,
4, 4, 4, 4, 4, 4, 4, 4, 4, 1,
4, 1, 3, 0, 4, 4, 3, 5, 0, 2,
0, 1, 1, 1, 1, 1, 1, 1, 1, 2,
0, 1, 2, 4, 4, 4, 4, 4, 4, 4,
4, 0, 2, 4, 4, 4, 4, 4, 4, 2,
0
};

```

```

#define yyerrok      (yyerrstatus = 0)
#define yyclearin    (yychar = YYEMPTY)
#define YYEMPTY      (-2)
#define YYEOF        0

```

```

#define YYACCEPT     goto yyacceptlab
#define YYABORT      goto yyabortlab
#define YYERROR      goto yyerrorlab

```

```

#define YYRECOVERING() (!yyerrstatus)

```

```

#define YYBACKUP(Token, Value)          \
do                                       \
if (yychar == YYEMPTY)                 \
{                                       \
yychar = (Token);                       \
yylval = (Value);                       \
YYPOPSTACK (yylen);                     \
yystate = *yyssp;                       \
goto yybackup;                           \
}                                       \
else                                     \
{                                       \
yyerror (&yylloc, lexer, result, arg, YY_("syntax error: cannot back up")); \
YYERROR;                                 \
}                                       \
while (0)

```

```

/* Error token number */
#define YYTERROR      1
#define YYERRCODE    256

```

```
/* YYLLOC_DEFAULT -- Set CURRENT to span from RHS[1] to RHS[N].
If N is 0, then set CURRENT to the empty location which ends
the previous symbol: RHS[0] (always defined). */
```

```
#ifndef YYLLOC_DEFAULT
# define YYLLOC_DEFAULT(Current, Rhs, N) \
do \
if (N) \
{ \
(Current).first_line = YYRHSLOC (Rhs, 1).first_line; \
(Current).first_column = YYRHSLOC (Rhs, 1).first_column; \
(Current).last_line = YYRHSLOC (Rhs, N).last_line; \
(Current).last_column = YYRHSLOC (Rhs, N).last_column; \
} \
else \
{ \
(Current).first_line = (Current).last_line = \
YYRHSLOC (Rhs, 0).last_line; \
(Current).first_column = (Current).last_column = \
YYRHSLOC (Rhs, 0).last_column; \
} \
while (0)
#endif
```

```
#define YYRHSLOC(Rhs, K) ((Rhs)[K])
```

```
/* Enable debugging if requested. */
```

```
#if YYDEBUG
```

```
# ifndef YYFPRINTF
```

```
# include <stdio.h> /* INFRINGES ON USER NAME SPACE */
```

```
# define YYFPRINTF fprintf
```

```
# endif
```

```
# define YYDPRINTF(Args) \
```

```
do { \
if (yydebug) \
YYFPRINTF Args; \
} while (0)
```

```
/* YY_LOCATION_PRINT -- Print the location on the stream.
```

```
This macro was not mandated originally: define only if we know
we won't break user code: when these are the locations we know. */
```

```
#ifndef YY_LOCATION_PRINT
```

```
# if defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL
```

```
/* Print *YYLOCP on YYO. Private, do not rely on its existence. */
```

```
YY_ATTRIBUTE_UNUSED
```

```
static unsigned
```

```
yy_location_print_ (FILE *yyo, YYLTYPE const * const yylocp)
```

```
{
```

```
    unsigned res = 0;
```

```
    int end_col = 0 != yylocp->last_column ? yylocp->last_column - 1 : 0;
```

```
    if (0 <= yylocp->first_line)
```

```
    {
```

```
        res += YYFPRINTF (yyo, "%d", yylocp->first_line);
```

```
        if (0 <= yylocp->first_column)
```

```
            res += YYFPRINTF (yyo, ".%d", yylocp->first_column);
```

```
    }
```

```
    if (0 <= yylocp->last_line)
```

```
    {
```

```
        if (yylocp->first_line < yylocp->last_line)
```

```
        {
```

```
            res += YYFPRINTF (yyo, "-%d", yylocp->last_line);
```

```
            if (0 <= end_col)
```

```
                res += YYFPRINTF (yyo, ".%d", end_col);
```

```
        }
```

```
        else if (0 <= end_col && yylocp->first_column < end_col)
```

```
            res += YYFPRINTF (yyo, "-%d", end_col);
```

```
    }
```

```
    return res;
```

```
}
```

```
# define YY_LOCATION_PRINT(File, Loc)      \
```

```
    yy_location_print_ (File, &(Loc))
```

```
# else
```

```
# define YY_LOCATION_PRINT(File, Loc) ((void) 0)
```

```
# endif
```

```
#endif
```

```
# define YY_SYMBOL_PRINT(Title, Type, Value, Location)      \
```

```
do {
```

```
    if (yydebug)
```

```
    {
```

```
        YYFPRINTF (stderr, "%s ", Title);
```

```
        yy_symbol_print (stderr,
```

```
            Type, Value, Location, lexer, result, arg);
```

```
        YYFPRINTF (stderr, "\n");
```

```
    }
```

```

} while (0)

/*-----
| Print this symbol's value on YYOUTPUT. |
'-----*/

static void
yy_symbol_value_print (FILE *yyoutput, int yytype, YYSTYPE const * const yyvaluep, YYLTYPE const * const
yylocationp, CfgLexer *lexer, LogExprNode **result, gpointer arg)
{
FILE *yyo = yyoutput;
YYUSE (yyo);
YYUSE (yylocationp);
YYUSE (lexer);
YYUSE (result);
YYUSE (arg);
if (!yyvaluep)
return;
#ifdef YYPRINT
if (yytype < YYNTOKENS)
YYPRINT (yyoutput, yytoknum[yytype], *yyvaluep);
#endif
YYUSE (yytype);
}

/*-----
| Print this symbol on YYOUTPUT. |
'-----*/

static void
yy_symbol_print (FILE *yyoutput, int yytype, YYSTYPE const * const yyvaluep, YYLTYPE const * const
yylocationp, CfgLexer *lexer, LogExprNode **result, gpointer arg)
{
YYFPRINTF (yyoutput, "%s %s (",
yytype < YYNTOKENS ? "token" : "nterm", yyname[yytype]);

YY_LOCATION_PRINT (yyoutput, *yylocationp);
YYFPRINTF (yyoutput, ": ");
yy_symbol_value_print (yyoutput, yytype, yyvaluep, yylocationp, lexer, result, arg);
YYFPRINTF (yyoutput, ")");
}

/*-----
| yy_stack_print -- Print the state stack from its BOTTOM up to its |
| TOP (included). |
'-----*/

```

```

static void
yy_stack_print (yytype_int16 *yybottom, yytype_int16 *yytop)
{
    YYFPRINTF (stderr, "Stack now");
    for (; yybottom <= yytop; yybottom++)
    {
        int yybot = *yybottom;
        YYFPRINTF (stderr, " %d", yybot);
    }
    YYFPRINTF (stderr, "\n");
}

# define YY_STACK_PRINT(Bottom, Top) \
do { \
    if (yydebug) \
        yy_stack_print ((Bottom), (Top)); \
} while (0)

/*-----
| Report that the YYRULE is going to be reduced. |
'-----*/

static void
yy_reduce_print (yytype_int16 *yyssp, YYSTYPE *yyvsp, YYLTYPE *yylsp, int yyrule, CfgLexer *lexer,
LogExprNode **result, gpointer arg)
{
    unsigned long int yylno = yyrline[yyrule];
    int yynrhs = yyr2[yyrule];
    int yyi;
    YYFPRINTF (stderr, "Reducing stack by rule %d (line %lu):\n",
        yyrule - 1, yylno);
    /* The symbols being reduced. */
    for (yyi = 0; yyi < yynrhs; yyi++)
    {
        YYFPRINTF (stderr, "  %d = ", yyi + 1);
        yy_symbol_print (stderr,
            yystos[yyssp[yyi + 1 - yynrhs]],
            &(yyvsp[(yyi + 1) - (yynrhs)])
            , &(yylsp[(yyi + 1) - (yynrhs)])
            , lexer, result, arg);
        YYFPRINTF (stderr, "\n");
    }
}

# define YY_REDUCE_PRINT(Rule) \
do { \
    if (yydebug) \

```



```

yy_reduce_print (yyssp, yyvsp, yylsp, Rule, lexer, result, arg); \
} while (0)

/* Nonzero means print parse trace. It is left uninitialized so that
multiple parsers can coexist. */
int yydebug;
#else /* !YYDEBUG */
# define YYDPRINTF(Args)
# define YY_SYMBOL_PRINT(Title, Type, Value, Location)
# define YY_STACK_PRINT(Bottom, Top)
# define YY_REDUCE_PRINT(Rule)
#endif /* !YYDEBUG */

/* YYINITDEPTH -- initial size of the parser's stacks. */
#ifndef YYINITDEPTH
# define YYINITDEPTH 200
#endif

/* YYMAXDEPTH -- maximum size the stacks can grow to (effective only
if the built-in stack extension method is used).

Do not make this value too large; the results are undefined if
YYSTACK_ALLOC_MAXIMUM < YYSTACK_BYTES (YYMAXDEPTH)
evaluated with infinite-precision integer arithmetic. */

#ifndef YYMAXDEPTH
# define YYMAXDEPTH 10000
#endif

#if YYERROR_VERBOSE

# ifndef yystrlen
#  if defined __GLIBC__ && defined _STRING_H
#   define yystrlen strlen
#  else
/* Return the length of YYSTR. */
static YYSIZE_T
yystrlen (const char *yystr)
{
  YYSIZE_T yylen;
  for (yylen = 0; yystr[yylen]; yylen++)
    continue;
  return yylen;
}
#  endif
# endif
#endif

```

```

# ifndef yystpcpy
# if defined __GLIBC__ && defined _STRING_H && defined _GNU_SOURCE
# define yystpcpy stpcpy
# else
/* Copy YYSRC to YYDEST, returning the address of the terminating '\0' in
   YYDEST. */
static char *
yystpcpy (char *yydest, const char *yysrc)
{
  char *yyd = yydest;
  const char *yys = yysrc;

  while ((*yyd++ = *yys++) != '\0')
    continue;

  return yyd - 1;
}
# endif
# endif

# ifndef yytnamerr
/* Copy to YYRES the contents of YYSTR after stripping away unnecessary
   quotes and backslashes, so that it's suitable for yyerror. The
   heuristic is that double-quoting is unnecessary unless the string
   contains an apostrophe, a comma, or backslash (other than
   backslash-backslash). YYSTR is taken from yytnam. If YYRES is
   null, do not copy; instead, return the length of what the result
   would have been. */
static YYSIZE_T
yytnamerr (char *yyres, const char *yystr)
{
  if (*yystr == '"')
    {
      YYSIZE_T yyn = 0;
      char const *yyp = yystr;

      for (;;)
        switch (*++yyp)
          {
            case '\':
            case ',':
              goto do_not_strip_quotes;

            case '\\':
              if (*++yyp != '\\')
                goto do_not_strip_quotes;
              /* Fall through. */

```

```

    default:
        if (yyres)
            yyres[yyn] = *yyp;
            yyn++;
            break;

    case "'":
        if (yyres)
            yyres[yyn] = '\0';
            return yyn;
        }
do_not_strip_quotes: ;
}

if (! yyres)
    return yystrlen (yystr);

return yystrcpy (yyres, yystr) - yyres;
}
#endif

/* Copy into *YYMSG, which is of size *YYMSG_ALLOC, an error message
about the unexpected token YYTOKEN for the state stack whose top is
YYSSP.

Return 0 if *YYMSG was successfully written. Return 1 if *YYMSG is
not large enough to hold the message. In that case, also set
*YYMSG_ALLOC to the required number of bytes. Return 2 if the
required number of bytes is too large to store. */
static int
yysyntax_error (YY_SIZE_T *yymsg_alloc, char **yymsg,
                yytype_int16 *yyssp, int yytoken)
{
    YYSIZE_T yysize0 = yyNAMERR (YY_NULLPTR, yyname[yytoken]);
    YYSIZE_T yysize = yysize0;
    enum { YYERROR_VERBOSE_ARGS_MAXIMUM = 5 };
    /* Internationalized format string. */
    const char *yyformat = YY_NULLPTR;
    /* Arguments of yyformat. */
    char const *yyarg[YYERROR_VERBOSE_ARGS_MAXIMUM];
    /* Number of reported tokens (one for the "unexpected", one per
"expected"). */
    int yycount = 0;

    /* There are many possibilities here to consider:
- If this state is a consistent state with a default action, then
the only way this function was invoked is if the default action
is an error action. In that case, don't check for expected

```

tokens because there are none.

- The only way there can be no lookahead present (in yychar) is if this state is a consistent state with a default action. Thus, detecting the absence of a lookahead is sufficient to determine that there is no unexpected or expected token to report. In that case, just report a simple "syntax error".
- Don't assume there isn't a lookahead just because this state is a consistent state with a default action. There might have been a previous inconsistent state, consistent state with a non-default action, or user semantic action that manipulated yychar.
- Of course, the expected token list depends on states to have correct lookahead information, and it depends on the parser not to perform extra reductions after fetching a lookahead from the scanner and before detecting a syntax error. Thus, state merging (from LALR or IELR) and default reductions corrupt the expected token list. However, the list is correct for canonical LR with one exception: it will still contain any token that will not be accepted due to an error action in a later state.

```
*/
if (yytoken != YYEMPTY)
{
    int yyn = yypact[*yyssp];
    yyarg[yycount++] = yyname[yytoken];
    if (!yypact_value_is_default (yyn))
    {
        /* Start YYX at -YYN if negative to avoid negative indexes in
           YYCHECK. In other words, skip the first -YYN actions for
           this state because they are default actions. */
        int yyxbegin = yyn < 0 ? -yyn : 0;
        /* Stay within bounds of both yycheck and yyname. */
        int yychecklim = YYLAST - yyn + 1;
        int yyxend = yychecklim < YYNTOKENS ? yychecklim : YYNTOKENS;
        int yyx;

        for (yyx = yyxbegin; yyx < yyxend; ++yyx)
            if (yycheck[yyx + yyn] == yyx && yyx != YYTERROR
                && !yytable_value_is_error (yytable[yyx + yyn]))
            {
                if (yycount == YYERROR_VERBOSE_ARGS_MAXIMUM)
                {
                    yycount = 1;
                    yysize = yysize0;
                    break;
                }
                yyarg[yycount++] = yyname[yyx];
                {
                    YYSIZE_T yysize1 = yysize + yynameerr (YY_NULLPTR, yyname[yyx]);
                    if (! (yysize <= yysize1
```

```

        && yysize1 <= YYSTACK_ALLOC_MAXIMUM))
        return 2;
        yysize = yysize1;
    }
}

switch (yycount)
{
# define YYCASE_(N, S)          \
    case N:                      \
        yyformat = S;           \
        break
    YYCASE_(0, YY_("syntax error"));
    YYCASE_(1, YY_("syntax error, unexpected %s"));
    YYCASE_(2, YY_("syntax error, unexpected %s, expecting %s"));
    YYCASE_(3, YY_("syntax error, unexpected %s, expecting %s or %s"));
    YYCASE_(4, YY_("syntax error, unexpected %s, expecting %s or %s or %s"));
    YYCASE_(5, YY_("syntax error, unexpected %s, expecting %s or %s or %s or %s"));
# undef YYCASE_
}

{
    YYSIZE_T yysize1 = yysize + yystrlen (yyformat);
    if (! (yysize <= yysize1 && yysize1 <= YYSTACK_ALLOC_MAXIMUM))
        return 2;
    yysize = yysize1;
}

if (*yymmsg_alloc < yysize)
{
    *yymmsg_alloc = 2 * yysize;
    if (! (yysize <= *yymmsg_alloc
           && *yymmsg_alloc <= YYSTACK_ALLOC_MAXIMUM))
        *yymmsg_alloc = YYSTACK_ALLOC_MAXIMUM;
    return 1;
}

/* Avoid sprintf, as that infringes on the user's name space.
   Don't have undefined behavior even if the translation
   produced a string with the wrong number of "%s"s. */
{
    char *yyp = *yymmsg;
    int yyi = 0;
    while ((*yyp = *yyformat) != '\0')
        if (*yyp == '%' && yyformat[1] == 's' && yyi < yycount)
            {

```

```

        yyp += yytnamerr (yyp, yyarg[yyi++]);
        yyformat += 2;
    }
else
    {
        yyp++;
        yyformat++;
    }
}
return 0;
}
#endif /* YYERROR_VERBOSE */

/*-----
| Release the memory associated to this symbol. |
'-----*/

static void
yydestruct (const char *yymsg, int yytype, YYSTYPE *yyvaluep, YYLTYPE *yylocationp, CfgLexer *lexer,
LogExprNode **result, gpointer arg)
{
    YYUSE (yyvaluep);
    YYUSE (yylocationp);
    YYUSE (lexer);
    YYUSE (result);
    YYUSE (arg);
    if (!yymsg)
        yymsg = "Deleting";
    YY_SYMBOL_PRINT (yymsg, yytype, yyvaluep, yylocationp);

    YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
    YYUSE (yytype);
    YY_IGNORE_MAYBE_UNINITIALIZED_END
}

/*-----
| yyparse. |
'-----*/

int
yyparse (CfgLexer *lexer, LogExprNode **result, gpointer arg)
{
    /* The lookahead symbol. */
    int yychar;

```

```

/* The semantic value of the lookahead symbol. */
/* Default value used for initialization, for pacifying older GCCs
or non-GCC compilers. */
YY_INITIAL_VALUE (static YYSTYPE yyval_default;)
YYSTYPE yylval YY_INITIAL_VALUE (= yyval_default);

/* Location data for the lookahead symbol. */
static YYLTYPE yyloc_default
# if defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL
= { 1, 1, 1, 1 }
# endif
;
YYLTYPE yylloc = yyloc_default;

/* Number of syntax errors so far. */
int yynerrs;

int yystate;
/* Number of tokens to shift before error messages enabled. */
int yyerrstatus;

/* The stacks and their tools:
'yyss': related to states.
'yyvs': related to semantic values.
'yyls': related to locations.

Refer to the stacks through separate pointers, to allow yyoverflow
to reallocate them elsewhere. */

/* The state stack. */
yytype_int16 yyssa[YYINITDEPTH];
yytype_int16 *yyss;
yytype_int16 *yyssp;

/* The semantic value stack. */
YYSTYPE yyvsa[YYINITDEPTH];
YYSTYPE *yyvs;
YYSTYPE *yyvsp;

/* The location stack. */
YYLTYPE yylsa[YYINITDEPTH];
YYLTYPE *yyls;
YYLTYPE *yylsp;

/* The locations where the error started and ended. */
YYLTYPE yyerror_range[3];

```

```

YYSIZE_T yystacksize;

int yyn;
int yyresult;
/* Lookahead token as an internal (translated) token number. */
int yytoken = 0;
/* The variables used to return semantic value and location from the
   action routines. */
YYSTYPE yyval;
YYLTYPE yyloc;

#if YYERROR_VERBOSE
/* Buffer for error messages, and its allocated size. */
char yymsgbuf[128];
char *yymsg = yymsgbuf;
YYSIZE_T yymsg_alloc = sizeof yymsgbuf;
#endif

#define YYPOPSTACK(N) (yyvsp -= (N), yyssp -= (N), yylsp -= (N))

/* The number of symbols on the RHS of the reduced rule.
   Keep to zero when no symbol should be popped. */
int yylen = 0;

yyssp = yyss = yyssa;
yyvsp = yyvs = yyvsa;
yylsp = yyls = yylsa;
yystacksize = YYINITDEPTH;

YYDPRINTF ((stderr, "Starting parse\n"));

yystate = 0;
yyerrstatus = 0;
yynerrs = 0;
yychar = YYEMPTY; /* Cause a token to be read. */
yylsp[0] = yylloc;
goto yysetstate;

/*-----
| yynewstate -- Push a new state, which is found in yystate. |
'-----*/
yynewstate:
/* In all cases, when you get here, the value and location stacks
   have just been pushed. So pushing a state here evens the stacks. */
yyssp++;

yysetstate:
*yyssp = yystate;

```



```

if (yyss + yystacksize - 1 <= yyssp)
{
    /* Get the current used size of the three stacks, in elements. */
    YYSIZE_T yysize = yyssp - yyss + 1;

#ifdef yyoverflow
    {
        /* Give user a chance to reallocate the stack. Use copies of
           these so that the &'s don't force the real ones into
           memory. */
        YYSTYPE *yyvs1 = yyvs;
        yytype_int16 *yyss1 = yyss;
        YYLTYPE *yylys1 = yylys;

        /* Each stack pointer address is followed by the size of the
           data in use in that stack, in bytes. This used to be a
           conditional around just the two extra args, but that might
           be undefined if yyoverflow is a macro. */
        yyoverflow (YY_("memory exhausted"),
                    &yyss1, yysize * sizeof (*yyssp),
                    &yyvs1, yysize * sizeof (*yyvsp),
                    &yylys1, yysize * sizeof (*yylysp),
                    &yystacksize);

        yylys = yylys1;
        yyss = yyss1;
        yyvs = yyvs1;
    }
#else /* no yyoverflow */
    #ifndef YYSTACK_RELOCATE
        goto yyexhaustedlab;
    # else
        /* Extend the stack our own way. */
        if (YYMAXDEPTH <= yystacksize)
            goto yyexhaustedlab;
        yystacksize *= 2;
        if (YYMAXDEPTH < yystacksize)
            yystacksize = YYMAXDEPTH;

        {
            yytype_int16 *yyss1 = yyss;
            union yyallocc *yyptr =
                (union yyallocc *) YYSTACK_ALLOC (YYSTACK_BYTES (yystacksize));
            if (! yyptr)
                goto yyexhaustedlab;
            YYSTACK_RELOCATE (yyss_alloc, yyss);
            YYSTACK_RELOCATE (yyvs_alloc, yyvs);

```

```

        YYSTACK_RELOCATE (yyls_alloc, yyls);
# undef YYSTACK_RELOCATE
    if (yys1 != yysa)
        YYSTACK_FREE (yys1);
    }
# endif
#endif /* no yyoverflow */

    yyssp = yyss + yysize - 1;
    yyvsp = yyvs + yysize - 1;
    yyfsp = yyls + yysize - 1;

    YYDPRINTF ((stderr, "Stack size increased to %lu\n",
                (unsigned long int) yystacksize));

    if (yys + yystacksize - 1 <= yyssp)
        YYABORT;
}

YYDPRINTF ((stderr, "Entering state %d\n", yystate));

if (yystate == YYFINAL)
    YYACCEPT;

goto yybackup;

/*-----
| yybackup. |
'-----*/
yybackup:

/* Do appropriate processing given the current state.  Read a
   lookahead token if we need one and don't already have one.  */

/* First try to decide what to do without reference to lookahead token.  */
yyn = yypact[yystate];
if (yypact_value_is_default (yyn))
    goto yydefault;

/* Not known => get a lookahead token if don't already have one.  */

/* YYCHAR is either YYEMPTY or YYEOF or a valid lookahead symbol.  */
if (yychar == YYEMPTY)
    {
        YYDPRINTF ((stderr, "Reading a token: "));
        yychar = yylex (&yylval, &yylloc, lexer);
    }

```

```

if (yychar <= YYEOF)
{
    yychar = yytoken = YYEOF;
    YYDPRINTF ((stderr, "Now at end of input.\n"));
}
else
{
    yytoken = YYTRANSLATE (yychar);
    YY_SYMBOL_PRINT ("Next token is", yytoken, &yylval, &yyloc);
}

/* If the proper action on seeing token YYTOKEN is to reduce or to
   detect an error, take that action. */
 yyn += yytoken;
if (yyn < 0 || YYLAST < yyn || yycheck[yyn] != yytoken)
    goto yydefault;
 yyn = yytable[yyn];
if (yyn <= 0)
{
    if (yytable_value_is_error (yyn))
        goto yyerrlab;
    yyn = -yyn;
    goto yyreduce;
}

/* Count tokens shifted since error; after three, turn off error
   status. */
if (yyerrstatus)
    yyerrstatus--;

/* Shift the lookahead token. */
YY_SYMBOL_PRINT ("Shifting", yytoken, &yylval, &yyloc);

/* Discard the shifted token. */
yychar = YYEMPTY;

yystate = yyn;
YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
*++yyvsp = yylval;
YY_IGNORE_MAYBE_UNINITIALIZED_END
*++yylsp = yyloc;
goto yynewstate;

/*-----
| yydefault -- do the default action for the current state. |
'-----*/
yydefault:

```

```

 yyn = yydefact[yystate];
 if (yyn == 0)
   goto yyerrlab;
 goto yyreduce;

/*-----
 | yyreduce -- Do a reduction. |
'-----*/

yyreduce:
/* yyn is the number of a rule to reduce with. */
yylen = yyr2[yyn];

/* If YYLEN is nonzero, implement the default value of the action:
   '$$ = $1'.

   Otherwise, the following line sets YYVAL to garbage.
   This behavior is undocumented and Bison
   users should not rely upon it. Assigning to YYVAL
   unconditionally makes the parser a bit smaller, and it avoids a
   GCC warning that YYVAL may be used uninitialized. */
yyval = yyvsp[1-yylen];

/* Default location. */
YYLLOC_DEFAULT (yyloc, (yylsp - yylen), yylen);
YY_REDUCE_PRINT (yyn);
switch (yyn)
  {
    case 2:
#line 387 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      { *result = log_expr_node_append_tail((yyvsp[-1].ptr), (yyvsp[0].ptr)); if (yychar != YYEMPTY) {
cfg_lexer_unput_token(lexer, &yylval); } YYACCEPT; }
#line 2942 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
      break;

    case 3:
#line 391 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yylsp[-2])),
(yyvsp[0].ptr)); }
#line 2948 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
      break;

    case 4:
#line 392 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      { (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); }
#line 2954 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
      break;
  }

```

```

case 5:
#line 393 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = NULL; }
#line 2960 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 6:
#line 398 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        GError *error = NULL;

        (yyval.ptr) = log_template_new(configuration, (yyvsp[0].cptr));
        CHECK_ERROR_GERROR(log_template_compile((yyval.ptr), (yyvsp[0].cptr), &error), (yylsp[0]), error, "error
compiling replacement");
        free((yyvsp[0].cptr));
    }
#line 2972 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 7:
#line 409 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        last_rewrite = log_rewrite_subst_new((yyvsp[0].ptr), configuration);
        log_template_unref((yyvsp[0].ptr));
    }
#line 2981 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 8:
#line 414 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        GError *error = NULL;
        CHECK_ERROR_GERROR(log_rewrite_subst_compile_pattern(last_rewrite, (yyvsp[-4].cptr), &error),
(yyvsp[-4]), error, "error compiling search pattern");
        free((yyvsp[-4].cptr));
        (yyval.ptr) = last_rewrite;
    }
#line 2992 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 9:
#line 421 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        last_rewrite = log_rewrite_set_new((yyvsp[0].ptr), configuration);
        log_template_unref((yyvsp[0].ptr));
    }
#line 3001 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

```

```

case 10:
#line 425 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = last_rewrite; }
#line 3007 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 11:
#line 426 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_rewrite_set_tag_new((yyvsp[-1].cptr), TRUE, configuration); free((yyvsp[-1].cptr)); }
#line 3013 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 12:
#line 427 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_rewrite_set_tag_new((yyvsp[-1].cptr), FALSE, configuration); free((yyvsp[-1].cptr)); }
#line 3019 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 13:
#line 429 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        last_rewrite = log_rewrite_groupset_new((yyvsp[0].ptr), configuration);
        log_template_unref((yyvsp[0].ptr));
    }
#line 3028 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 14:
#line 433 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = last_rewrite; }
#line 3034 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 15:
#line 436 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        Plugin *p;
        gint context = LL_CONTEXT_REWRITE;

        p = plugin_find(configuration, context, (yyvsp[0].cptr));
        CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));

        last_rewrite = (LogRewrite *) plugin_parse_config(p, configuration, &(yylsp[0]), NULL);
        free((yyvsp[0].cptr));
        if (!last_rewrite)
            {

```

```

        YYERROR;
    }
    (yyval.ptr) = last_rewrite;
}
#line 3054 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
break;

case 18:
#line 460 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
{
    log_rewrite_groupset_add_fields(last_rewrite, (yyvsp[-1].ptr));
}
#line 3062 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
break;

case 22:
#line 472 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
{ last_matcher_options = log_rewrite_subst_get_matcher_options(last_rewrite); }
#line 3068 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
break;

case 27:
#line 483 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
{
    const gchar *p = (yyvsp[-1].cptr);
    if (p[0] == '$')
    {
        msg_warning("Value references in rewrite rules should not use the '$' prefix, those are only needed in
templates",
            evt_tag_str("value", (yyvsp[-1].cptr)),
            NULL);
        p++;
    }
    last_rewrite->value_handle = log_msg_get_value_handle(p);
    CHECK_ERROR(!log_msg_is_handle_macro(last_rewrite->value_handle), (yylsp[-1]), "%s is read-only, it
cannot be changed in rewrite rules", p);
    CHECK_ERROR(log_msg_is_value_name_valid(p), (yylsp[-1]), "%s is not a valid name for a name-value pair,
perhaps a misspelled .SDATA reference?", p);
    free((yyvsp[-1].cptr));
}
#line 3087 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
break;

case 29:
#line 502 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
{
    FilterExprNode *filter_expr;

```

```

        CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&filter_expr_parser, lexer, (gpointer *)
&filter_expr, NULL), (yyval[-1]));
        log_rewrite_set_condition(last_rewrite, filter_expr);
    }
#line 3098 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 31:
#line 514 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { cfg_lexer_push_context(lexer, LL_CONTEXT_SOURCE, NULL, "source"); }
#line 3104 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 32:
#line 516 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { cfg_lexer_pop_context(lexer); }
#line 3110 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 33:
#line 517 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        (yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc));
    }
#line 3118 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 34:
#line 523 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yyval[-2])),
(yyval[0].ptr)); }
#line 3124 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 35:
#line 524 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyval[0].ptr)); }
#line 3130 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 36:
#line 525 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = NULL; }
#line 3136 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 37:
#line 529 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */

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    { (yyval.ptr) = (yyvsp[0].ptr); }
#line 3142 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 38:
#line 530 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = (yyvsp[0].ptr); }
#line 3148 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 39:
#line 535 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        Plugin *p;
        gint context = LL_CONTEXT_SOURCE;

        p = plugin_find(configuration, context, (yyvsp[0].cptr));
        CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));

        last_driver = (LogDriver *) plugin_parse_config(p, configuration, &(yylsp[0]), NULL);
        free((yyvsp[0].cptr));
        if (!last_driver)
        {
            YYERROR;
        }
        (yyval.ptr) = last_driver;
    }
#line 3168 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 40:
#line 553 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = (yyvsp[-1].ptr); }
#line 3174 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 41:
#line 557 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        last_driver = afinter_sd_new(configuration);
        last_source_options = &((AFInterSourceDriver *) last_driver)->source_options;
    }
#line 3183 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 42:
#line 561 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */

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    { (yyval.ptr) = last_driver; }
#line 3189 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 46:
#line 575 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        FilterExprNode *last_filter_expr = NULL;

        CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&filter_expr_parser, lexer, (gpointer *)
&last_filter_expr, NULL), (yyloc));

        (yyval.ptr) = log_expr_node_new_pipe(log_filter_pipe_new(last_filter_expr, configuration), &(yyloc));
    }
#line 3201 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 47:
#line 586 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        LogExprNode *last_parser_expr = NULL;

        CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&parser_expr_parser, lexer, (gpointer *)
&last_parser_expr, NULL), (yyloc));
        (yyval.ptr) = last_parser_expr;
    }
#line 3212 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 48:
#line 596 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        LogExprNode *last_rewrite_expr = NULL;

        CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&rewrite_expr_parser, lexer, (gpointer *)
&last_rewrite_expr, NULL), (yyloc));
        (yyval.ptr) = last_rewrite_expr;
    }
#line 3223 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 49:
#line 605 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { cfg_lexer_push_context(lexer, LL_CONTEXT_DESTINATION, NULL, "destination"); }
#line 3229 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 50:

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#line 607 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { cfg_lexer_pop_context(lexer); }
#line 3235 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 51:
#line 608 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        (yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc));
    }
#line 3243 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 52:
#line 616 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yylsp[-2])),
(yyvsp[0].ptr)); }
#line 3249 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 53:
#line 617 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); }
#line 3255 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 54:
#line 618 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = NULL; }
#line 3261 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 55:
#line 622 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = (yyvsp[0].ptr); }
#line 3267 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 56:
#line 627 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    {
        Plugin *p;
        gint context = LL_CONTEXT_DESTINATION;

        p = plugin_find(configuration, context, (yyvsp[0].cptr));
        CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));

```

```

        last_driver = (LogDriver *) plugin_parse_config(p, configuration, &(yyvalp[0]), NULL);
        free((yyvalp[0].cptr));
        if (!last_driver)
        {
            YYERROR;
        }
        (yyval.ptr) = last_driver;
    }
#line 3287 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 57:
#line 645 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { log_expr_node_append_tail((yyvalp[-2].ptr), (yyvalp[0].ptr)); (yyval.ptr) = (yyvalp[-2].ptr); }
#line 3293 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 58:
#line 646 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = NULL; }
#line 3299 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 59:
#line 650 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_source_reference((yyvalp[-1].cptr), &(yyvalp[0])); free((yyvalp[-1].cptr)); }
#line 3305 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 60:
#line 651 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_source(NULL, (yyvalp[-1].ptr), &(yyvalp[0])); }
#line 3311 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 61:
#line 652 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_filter_reference((yyvalp[-1].cptr), &(yyvalp[0])); free((yyvalp[-1].cptr)); }
#line 3317 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 62:
#line 653 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_filter(NULL, (yyvalp[-1].ptr), &(yyvalp[0])); }
#line 3323 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 63:

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#line 654 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_parser_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3329 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 64:
#line 655 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_parser(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3335 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 65:
#line 656 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_rewrite_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3341 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 66:
#line 657 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_rewrite(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3347 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 67:
#line 658 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_destination_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3353 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 68:
#line 659 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_destination(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3359 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 69:
#line 660 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = (yyvsp[0].ptr); }
#line 3365 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 70:
#line 664 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc)); }
#line 3371 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 71:

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#line 676 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = (yyvsp[0].ptr) ? log_expr_node_new_junction((yyvsp[0].ptr), &(yylsp[0])) : NULL; }
#line 3377 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 72:
#line 681 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); (yyval.ptr) = (yyvsp[-2].ptr); }
#line 3383 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 73:
#line 682 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3389 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 74:
#line 686 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = (yyvsp[-1].ptr); }
#line 3395 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 75:
#line 687 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = (yyvsp[-1].ptr); }
#line 3401 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 76:
#line 691 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_log(log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[-1].ptr)),
(yyvsp[0].num), &(yyloc)); }
#line 3407 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 77:
#line 695 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = (yyvsp[-2].num); }
#line 3413 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

case 78:
#line 696 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = 0; }
#line 3419 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
  break;

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case 79:
#line 700 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = log_expr_node_lookup_flag((yyvsp[-1].cptr) | (yyvsp[0].num); free((yyvsp[-1].cptr)); }
#line 3425 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 80:
#line 701 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = 0; }
#line 3431 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 83:
#line 737 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = 1; }
#line 3437 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 84:
#line 738 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = 0; }
#line 3443 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 85:
#line 739 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = (yyvsp[0].num); }
#line 3449 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 86:
#line 743 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = (yyvsp[0].num); }
#line 3455 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 87:
#line 744 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.num) = 2; }
#line 3461 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 88:
#line 754 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = g_list_reverse((yyvsp[0].ptr)); }
#line 3467 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

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case 89:
#line 758 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = g_list_append((yyvsp[0].ptr), g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3473 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 90:
#line 759 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { (yyval.ptr) = NULL; }
#line 3479 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 93:
#line 810 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->init_window_size = (yyvsp[-1].num); }
#line 3485 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 94:
#line 811 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->chain_hostnames = (yyvsp[-1].num); }
#line 3491 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 95:
#line 812 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->keep_hostname = (yyvsp[-1].num); }
#line 3497 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 96:
#line 813 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->program_override = g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3503 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 97:
#line 814 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->host_override = g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3509 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 98:
#line 815 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { gchar *p = strchr((yyvsp[-1].cptr), ':'); if (p) *p = 0; last_source_options->program_override =
g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3515 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

```



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case 99:
#line 816 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_source_options->keep_timestamp = (yyvsp[-1].num); }
#line 3521 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 100:
#line 817 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { log_source_options_set_tags(last_source_options, (yyvsp[-1].ptr)); }
#line 3527 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 101:
#line 818 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_host_resolve_options = &last_source_options->host_resolve_options; }
#line 3533 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 103:
#line 831 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_host_resolve_options->use_fqdn = (yyvsp[-1].num); }
#line 3539 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 104:
#line 832 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_host_resolve_options->use_dns = (yyvsp[-1].num); }
#line 3545 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 105:
#line 833 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_host_resolve_options->use_dns_cache = (yyvsp[-1].num); }
#line 3551 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 106:
#line 834 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { last_host_resolve_options->normalize_hostnames = (yyvsp[-1].num); }
#line 3557 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

case 107:
#line 978 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { CHECK_ERROR(log_matcher_options_set_type(last_matcher_options, (yyvsp[-1].cptr), (yylsp[-1]),
"unknown matcher type"); free((yyvsp[-1].cptr)); }
#line 3563 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */

```

```

break;

case 109:
#line 983 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
    { CHECK_ERROR(log_matcher_options_process_flag(last_matcher_options, (yyvsp[-1].cptr), (yylsp[-1]),
"unknown matcher flag"); free((yyvsp[-1].cptr)); }
#line 3569 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    break;

#line 3573 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
    default: break;
    }
/* User semantic actions sometimes alter yychar, and that requires
that yytoken be updated with the new translation. We take the
approach of translating immediately before every use of yytoken.
One alternative is translating here after every semantic action,
but that translation would be missed if the semantic action invokes
YYABORT, YYACCEPT, or YYERROR immediately after altering yychar or
if it invokes YYBACKUP. In the case of YYABORT or YYACCEPT, an
incorrect destructor might then be invoked immediately. In the
case of YYERROR or YYBACKUP, subsequent parser actions might lead
to an incorrect destructor call or verbose syntax error message
before the lookahead is translated. */
YY_SYMBOL_PRINT ("-> $$ =", yyr1[ yyn ], &yyval, &yyloc);

YYPOPSTACK (yylen);
yylen = 0;
YY_STACK_PRINT (yyss, yyssp);

*++yyvsp = yyval;
*++yylsp = yyloc;

/* Now 'shift' the result of the reduction. Determine what state
that goes to, based on the state we popped back to and the rule
number reduced by. */

yyn = yyr1[ yyn ];

yystate = yypgoto[ yyn - YYNTOKENS ] + *yyssp;
if (0 <= yystate && yystate <= YYLAST && ycheck[ yystate ] == *yyssp)
    yystate = yytable[ yystate ];
else
    yystate = yydefgoto[ yyn - YYNTOKENS ];

goto yynewstate;

```

```

/*-----
| yyerrlab -- here on detecting error. |
'-----*/
yyerrlab:
/* Make sure we have latest lookahead translation. See comments at
   user semantic actions for why this is necessary. */
yytoken = yychar == YYEMPTY ? YYEMPTY : YYTRANSLATE (yychar);

/* If not already recovering from an error, report this error. */
if (!yyerrstatus)
{
    ++yynerrs;
#if ! YYERROR_VERBOSE
    yyerror (&yylloc, lexer, result, arg, YY_("syntax error"));
#else
# define YYSYNTAX_ERROR yysyntax_error (&yymsg_alloc, &yymsg, \
        yyssp, yytoken)
    {
        char const *yymsgp = YY_("syntax error");
        int yysyntax_error_status;
        yysyntax_error_status = YYSYNTAX_ERROR;
        if (yysyntax_error_status == 0)
            yymsgp = yymsg;
        else if (yysyntax_error_status == 1)
            {
                if (yymsg != yymsgbuf)
                    YYSTACK_FREE (yymsg);
                yymsg = (char *) YYSTACK_ALLOC (yymsg_alloc);
                if (!yymsg)
                    {
                        yymsg = yymsgbuf;
                        yymsg_alloc = sizeof yymsgbuf;
                        yysyntax_error_status = 2;
                    }
                else
                    {
                        yysyntax_error_status = YYSYNTAX_ERROR;
                        yymsgp = yymsg;
                    }
            }
        yyerror (&yylloc, lexer, result, arg, yymsgp);
        if (yysyntax_error_status == 2)
            goto yyexhaustedlab;
    }
# undef YYSYNTAX_ERROR
#endif
}

```

```

yyerror_range[1] = yyllloc;

if (yyerrstatus == 3)
{
/* If just tried and failed to reuse lookahead token after an
error, discard it. */

if (yychar <= YYEOF)
{
/* Return failure if at end of input. */
if (yychar == YYEOF)
YYABORT;
}
else
{
yydestruct ("Error: discarding",
yytoken, &yylval, &yyllloc, lexer, result, arg);
yychar = YYEMPTY;
}
}

/* Else will try to reuse lookahead token after shifting the error
token. */
goto yyerrlab1;

/*-----.
| yyerrorlab -- error raised explicitly by YYERROR. |
'-----*/
yyerrorlab:

/* Pacify compilers like GCC when the user code never invokes
YYERROR and the label yyerrorlab therefore never appears in user
code. */
if (/*CONSTCOND*/ 0)
goto yyerrorlab;

yyerror_range[1] = yylsp[1-yylen];
/* Do not reclaim the symbols of the rule whose action triggered
this YYERROR. */
YYPOPSTACK (yylen);
yylen = 0;
YY_STACK_PRINT (yyss, yyssp);
yystate = *yyssp;
goto yyerrlab1;

/*-----.

```

```

| yyerrlab1 -- common code for both syntax error and YYERROR. |
'-----*/
yyerrlab1:
yyerrstatus = 3; /* Each real token shifted decrements this. */

for (;;)
{
    yyn = yypact[yystate];
    if (!yypact_value_is_default (yyn))
    {
        yyn += YYTERROR;
        if (0 <= yyn && yyn <= YYLAST && yycheck[yyn] == YYTERROR)
        {
            yyn = yytable[yyn];
            if (0 < yyn)
                break;
        }
    }

    /* Pop the current state because it cannot handle the error token. */
    if (yyssp == yyss)
        YYABORT;

    yyerror_range[1] = *yylsp;
    yydestruct ("Error: popping",
                yystos[yystate], yyvsp, yylsp, lexer, result, arg);
    YYPOPSTACK (1);
    yystate = *yyssp;
    YY_STACK_PRINT (yyss, yyssp);
}

YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
*++yyvsp = yylval;
YY_IGNORE_MAYBE_UNINITIALIZED_END

yyerror_range[2] = yyloc;
/* Using YYLLOC is tempting, but would change the location of
   the lookahead. YYLOC is available though. */
YYLLOC_DEFAULT (yyloc, yyerror_range, 2);
*++yylsp = yyloc;

/* Shift the error token. */
YY_SYMBOL_PRINT ("Shifting", yystos[yyn], yyvsp, yylsp);

yystate = yyn;
goto yynewstate;

```

```

/*-----
| yyacceptlab -- YYACCEPT comes here. |
'-----*/
yyacceptlab:
yyresult = 0;
goto yyreturn;

/*-----
| yyabortlab -- YYABORT comes here. |
'-----*/
yyabortlab:
yyresult = 1;
goto yyreturn;

#if !defined yyoverflow || YYERROR_VERBOSE
/*-----
| yyexhaustedlab -- memory exhaustion comes here. |
'-----*/
yyexhaustedlab:
yyerror (&yylloc, lexer, result, arg, YY_("memory exhausted"));
yyresult = 2;
/* Fall through. */
#endif

yyreturn:
if (yychar != YYEMPTY)
{
/* Make sure we have latest lookahead translation. See comments at
user semantic actions for why this is necessary. */
yytoken = YYTRANSLATE (yychar);
yydestruct ("Cleanup: discarding lookahead",
yytoken, &yylval, &yylloc, lexer, result, arg);
}
/* Do not reclaim the symbols of the rule whose action triggered
this YYABORT or YYACCEPT. */
YYPOPSTACK (yylen);
YY_STACK_PRINT (yyss, yyssp);
while (yyssp != yyss)
{
yydestruct ("Cleanup: popping",
yystos[*yyssp], yyvsp, yylsp, lexer, result, arg);
YYPOPSTACK (1);
}
#endif yyoverflow
if (yyss != yyssa)
YYSTACK_FREE (yyss);
#endif
#if YYERROR_VERBOSE

```

```
if (yymsg != yymsgbuf)
    YYSTACK_FREE (yymsg);
#endif
return yyresult;
}
#line 1048 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1906 */
```

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====

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1.181 sysstat 11.1.5

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Version 2, June 1991

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- *
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1.183 sysvinit-inittab 2.88dsf

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1.191 traceroute 2.0.21

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1.192 tunc1 1.5

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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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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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linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form

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That's all there is to it!

1.196 unzip 6.0

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1.197 update-rc.d 0.7

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```
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#
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```

Version 2, June 1991

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1.198 util-linux 2.26.2

1.198.1 Available under license :

```
NR START  END SECTORS SIZE NAME UUID
1 7936 12799 4864 2.4M
2 12544 16127 3584 1.8M
NR START  END SECTORS SIZE NAME UUID
1 32 7679 7648 3.8M 8f8378c0-01
2 7680 16383 8704 4.3M 8f8378c0-02
5 7936 12799 4864 2.4M
6 12544 16127 3584 1.8M
size: 4456448, sector size: 512, PT: bsd, offset: 512, id=(null)
---
#1: 7936 4864 0x7
#2: 12544 3584 0x7
```

size: 8388608, sector size: 512, PT: dos, offset: 446, id=8f8378c0

#1: 32 7648 0x83 uuid='8f8378c0-01'
#2: 7680 8704 0xa5 uuid='8f8378c0-02'
#5: 7936 4864 0x7 (freebsd)
#6: 12544 3584 0x7 (freebsd)

Initialize empty image

f1c9645dbc14efddc7d8a322685f26eb bsd.img

Create new DOS partition table

57e721e38d1266c2df055067c18f2cf9 bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors

Units: sectors of 1 * 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disklabel type: dos

Disk identifier: <removed>

Create 1st primary partition

ada64ace122978d00d1d1c0e5ee45d26 bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors

Units: sectors of 1 * 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disklabel type: dos

Disk identifier: <removed>

Device	Boot	Start	End	Sectors	Size	Id	Type
--------	------	-------	-----	---------	------	----	------

<removed>1		2048	4095	2048	1M	83	Linux
------------	--	------	------	------	----	----	-------

Create 2st primary partition

1bebf87248e05d6e4e62b749da65d023 bsd.img

Set 2nd partition type

2d8e8dff51a88a045db233418dd73fbe bsd.img

---layout-----

Disk <removed>: 10 MiB, 10485760 bytes, 20480 sectors

Units: sectors of 1 * 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disklabel type: dos

Disk identifier: <removed>


```
Device  Boot Start  End Sectors Size Id Type
<removed>1    2048 4095   2048  1M 83 Linux
<removed>2    4096 20479 16384   8M a5 FreeBSD
```

Create default BSD

2e1cee529cb59c9341afef0443f196a1 bsd.img

---layout-----

Welcome to fdisk <removed>.

Changes will remain in memory only, until you decide to write them.

Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help): Disk <removed>2: 10 MiB, 10485760 bytes, 20480 sectors

Geometry: 255 heads, 63 sectors/track, 1 cylinders

Units: sectors of 1 * 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disklabel type: bsd

partitions: 4

```
Slice Start  End Sectors  Size Type   Fsize Bsize Cpg
```

```
c   4096 20479 16384   8M unused    0  0  0
```

```
d     0 16064 16065  7.9M unused    0  0  0
```

Partition table entries are not in disk order.

Command (m for help): Leaving nested disklabel.

Command (m for help):

b5c121c2091b2ff26b880551feac7112 bsd.img

---layout-----

Welcome to fdisk <removed>.

Changes will remain in memory only, until you decide to write them.

Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help): Disk <removed>2: 10 MiB, 10485760 bytes, 20480 sectors

Geometry: 255 heads, 63 sectors/track, 1 cylinders
Units: sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disklabel type: BSD
partitions: 4

Slice	Start	End	Sectors	Size	Type	Fsize	Bsize	Cpg
a	4096	6144	2049	1M	4.2BSD	0	0	0
c	4096	20479	16384	8M	unused	0	0	0
d	0	16064	16065	7.9M	unused	0	0	0

Partition table entries are not in disk order.

Command (m for help): Leaving nested disklabel.

Command (m for help):

Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help): Entering nested BSD disklabel.

Command (m for help):

0	unused	5	4.1BSD	9	4.4LFS	d	boot
1	swap	6	Eighth Edition	a	unknown	e	ADOS
2	Version 6	7	4.2BSD	b	HPFS	f	HFS
3	Version 7	8	MS-DOS	c	ISO-9660	10	AdvFS
4	System V						

Command (m for help):

```
BZh91AY&SY`hC+{H|yL*UT{JDCCMhd?TPJ
4b`LLLD3Mf0h
4JM&hC&A
4h
P44OP4&FCFz{"{W ">CN
@JEBx=Q
\|%HFYP@R "o""U*R
}CbW"XZTK8o%"Z|$|!~9%\%m/cB7D4F"N7r;o2&HLP)9p}N^g~?<lm9Q@+CvT
]0U"h-J|[Z(EkZMkZP(@@I6Y$TK6jS\[S$@$ IIS$/$ U$n`SI ISHSI .|@ $SI
IS$H1c!$STA`PPPPU]W]r]uU@UYVUUUU-mW[UeKjHR
sUE)H:Eu;]jGD;r
#XZ^;{n|}}@?SX(8HXo<@@>bdo:>6BFJNRVZ^8y
Tb))i*j+k,l-D
```

```

y{/^FH:ZzZ;Cv}BBa$!$!$!$!$B<A<8aU`J7UUUU33333330!$!$!$Ppur8\@>}"@!$!$!$~M#;qr|x[@(jVZ:a
H-kfWULR&vLI;HzS1p07R@mb`b.IEE2m"DSyP(Ejwq_X5u fBgXH mr*]5`'QrdC :,1JU@@-h@@@1C-1^\A5a -
7@(\Ei.E7q\DP0,5:
@)9@@@/D|.p
BZh91AY&SYf"~@H R h% CFTC@OQ6_@
tTJmlAH1||/FOHA]BAk@
#!/bin/bash
#
# This file is part of util-linux.
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#
#
TS_TOPDIR="${0%/*}/../.."
TS_DESC="nested BSD"

. $TS_TOPDIR/functions.sh
ts_init "$*"

ts_check_test_command "$TS_CMD_FDISK"
ts_check_test_command "$TS_HELPER_SYSINFO"

FDISK_CMD_CREATE_DOSLABEL="o\n"          # create dos label
FDISK_CMD_SETID="x\ni\n0x1\nr\n"        # set non-random ID
FDISK_CMD_WRITE_CLOSE="w\nq\n"         # write to image
FDISK_CMD_CREATE_PRIMARY1="n\np\n1\n\n+1M\n" # 1st primary partition of size 1MiB
FDISK_CMD_CREATE_PRIMARY2="n\np\n2\n\n\n" # 2nd primary partition for whole of the disk
FDISK_CMD_CHANGE_PART2TYPE="t\n2\na5\n" # change partition type FreeBSD

FDISK_CMD_BSD_CREATE="b\ny\n"          # create nested BSD PT
FDISK_CMD_BSD_LIST="b\np\nr\nq\n"      # list nested BSD PT and quit
FDISK_CMD_BSD_CREATE_PART="b\nn\na\n\n+1M\n" # add BSD partition 'a', size 1MiB
FDISK_CMD_BSD_PARTTYPE="b\nt\na\n7\n"  # set partition 'a' to type 4.2BSD
FDISK_CMD_BSD_LIST_TYPES="b\nl\nq\n"   # list supported PT types and quit

#set -x

```

```
# BSD disklabel depends on sector/offset and endianness. We convert the md5sums
# into the most common values (little endian, BSD_LABELSECTOR = 1,
# BSD_LABELOFFSET = 0) so that they can be easily compared to the expected
# ones.
```

```
BYTE_ORDER=$(TS_HELPER_SYSINFO byte-order)
```

```
function fdisk_bsd_offset_and_byte_order_clean
```

```
{
    # expected md5sums are from x86 systems
    local md5_bsdimg1_LE_0_64="2e1cee529cb59c9341afef0443f196a1"
    local md5_bsdimg2_LE_0_64="b5c121c2091b2ff26b880551feac7112"

    if [ $BYTE_ORDER = "BE" ]; then
        # BSD_LABELSECTOR = 0, BSD_LABELOFFSET = 64
        sed -i \
        -e "s/c2273b52976351db75596c47c10b0725/$md5_bsdimg1_LE_0_64/" \
        -e "s/9a234a5b99e37d2ce0d92b65437b93cd/$md5_bsdimg2_LE_0_64/" \
        "$TS_OUTPUT"

        # BSD_LABELSECTOR = 1, BSD_LABELOFFSET = 0
        sed -i \
        -e "s/e990c8a1c2106a4cd4b008f16d71aaa6/$md5_bsdimg1_LE_0_64/" \
        -e "s/187a48c26e83d146b866868addc93702/$md5_bsdimg2_LE_0_64/" \
        "$TS_OUTPUT"
    else
        # BSD_LABELSECTOR = 0, BSD_LABELOFFSET = 64
        sed -i \
        -e "s/6d760d7a8ef33b27cc6e27f1e8807d48/$md5_bsdimg1_LE_0_64/" \
        -e "s/3739c7959adb42693a69edb7a99914e8/$md5_bsdimg2_LE_0_64/" \
        "$TS_OUTPUT"
    fi
}
```

```
function print_layout {
    echo -ne "\n---layout-----\n" >> $TS_OUTPUT
    $TS_CMD_FDISK -l ${TEST_IMAGE_NAME} >> $TS_OUTPUT
    echo -ne "-----\n\n" >> $TS_OUTPUT
}
```

```
function print_bsd_layout {
    echo -ne "\n---layout-----\n" >> $TS_OUTPUT
    echo -e "${FDISK_CMD_BSD_LIST}" | \
    $TS_CMD_FDISK ${TEST_IMAGE_NAME} >> $TS_OUTPUT
    echo -ne "-----\n\n" >> $TS_OUTPUT
}
```

```
ts_log "Initialize empty image"
```

```
TEST_IMAGE_NAME=$(ts_image_init 10)
```

```
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

```
ts_log "Create new DOS partition table"
echo -e "${FDISK_CMD_CREATE_DOSLABEL}${FDISK_CMD_SETID}${FDISK_CMD_WRITE_CLOSE}" \
| $TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

print_layout

```
ts_log "Create 1st primary partition"
echo -e "${FDISK_CMD_CREATE_PRIMARY1}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

print_layout

```
ts_log "Create 2st primary partition"
echo -e "${FDISK_CMD_CREATE_PRIMARY2}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

```
ts_log "Set 2nd partition type"
echo -e "${FDISK_CMD_CHANGE_PART2TYPE}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

print_layout

```
ts_log "Create default BSD"
echo -e "${FDISK_CMD_BSD_CREATE}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

print_bsd_layout

```
echo -e "${FDISK_CMD_BSD_CREATE_PART}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
```

```
echo -e "${FDISK_CMD_BSD_PARTTYPE}${FDISK_CMD_WRITE_CLOSE}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} &> /dev/null
ts_image_md5sum >> $TS_OUTPUT 2>&1
```

print_bsd_layout

```
echo -e "${FDISK_CMD_BSD_LIST_TYPES}" | \
$TS_CMD_FDISK ${TEST_IMAGE_NAME} | \
sed 's/Reading .*/g; s>Welcome to fdisk .*/' >> $TS_OUTPUT 2>&1
```

fdisk_bsd_offset_and_byte_order_clean

ts_fdisk_clean \${TEST_IMAGE_NAME}

ts_finalize

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```

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```

```
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}CbW"XZTK8o%"Z|\$!~9\%m/cB7D4F"N7r;o2&HLP)9p}N^g~?<lm9Q@+CvT
]0U"h-J|[Z(EkZMkZP(@@I6Y\$TK6jS\`\$S@\$ IIS\$/ \$ U\$n}\$I ISH\$I .|@ \$SI
ISISH1c!\$STA`PPPPPU]W]r]uU@UYVUUUU-mW[UeKjHR
sUE)H:Eu;]jGD;r
#XZ^;{n|} } @\$X(8HXo<@@>bdo:>6BFJNRVZ^`8y
Tb))i*]k,l-D
y{ }/^FH:ZzZ;Cv}BBa\$ISISISISB<A<8aU`J7UUUU33333330ISISIS\$Ppur8\@>}"@ISISIS\$~M#;qr|x[@(jVZ:a
H-kfWULR&vLI;HzS1p07R@mb`b.IEE2m"DSyP(Ejwq_X5u fBgXH mr*]5`QrdC .,1JU@ @-h@ @1C-1^A5a -
7@(\Ei.E7q\DP0,5:
@)9@ @/D|.p
BZh91AY&SY`hC+{H|yL*UT{JDCCMhd?TPJ
4b`LLLD3Mf0h
4JM&hC&A
4h

P44OP4&FCFz("{}{ W ">CN
@JEBx=Q
\\%HFYP@R "o""U*R
}CbW"XZTK8o%"Z]\${!~9%\m/cB7D4F"N7r;o2&HLP)9p}N^g~?<lm9Q@+CvT
]0U"h-J|[Z(EkZMkZP(@0@I6Y\$TK6jS\[SS@\$ IIS\$/\$ U\$n}\$I ISH\$I .|@ \$SI
ISISH1c!\$STA'PPPPU]W]r]uU@UYVUUUU-mW[UeKjHR
sUE)H:Eu;]jGD;r
#XZ^;{n}}@?X(8HXo<@ @>bdo:>6BFJNRVZ^8y
Tb))i*j+k,l-D
y{/^FH:ZzZ;Cv}BBa\$ISISISISB<A<8aU'J7UUUU33333330ISISISIPpur8\@>}"@ISISISIS~M#;qr|x[@(jVZ:a
H-kfWULR&vLI;HzS1p07R@mb`b.IEE2m"DSyP(Ejwq_X5u fBgXH mr*]5`QrdC .,1JU@-h@ @1C-1^\A5a -
7@(\Ei.E7q\DP0,5:
@)9@ @/D|.p

1.199 vim 7.4.769 :r0.0

1.199.1 Available under license :

```
/*  
* Copyright (C) 1989-95 GROUPE BULL  
*  
* Permission is hereby granted, free of charge, to any person obtaining a copy  
* of this software and associated documentation files (the "Software"), to  
* deal in the Software without restriction, including without limitation the  
* rights to use, copy, modify, merge, publish, distribute, sublicense, and/or  
* sell copies of the Software, and to permit persons to whom the Software is  
* furnished to do so, subject to the following conditions:  
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*/
```

Arnaud LE HORS BULL Research FRANCE -- Koala Project
(XPM - X PixMap format version 2 & 3)

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 2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE

Voice phone: (33) 93.65.77.71, Fax: (33) 93 65 77 66, Telex: 97 00 50 F

" Vim syntax file

" Language: Software Distributor product specification file

" (POSIX 1387.2-1995).

" Maintainer: Rex Barzee <rex_barzee@hp.com>

" Last change: 25 Apr 2001

if version < 600

" Remove any old syntax stuff hanging around

syn clear

elseif exists("b:current_syntax")

finish

endif

" Product specification files are case sensitive

syn case match

syn keyword psfObject bundle category control_file depot distribution

syn keyword psfObject end file fileset host installed_software media

syn keyword psfObject product root subproduct vendor

syn match psfUnquotString +[^\#]+ contained

syn region psfQuotString start="+ " skip="+\\" end="+ " contained

syn match psfObjTag "\<[-_+A-Z0-9a-z]\+\(\.[-_+A-Z0-9a-z]\+\)*" contained

syn match psfAttAbbrev ",\<(\(fa\|fr\|[\aclqrv])\)\(\<|\>|\<=|\>=|\|=|\==\)\(\^,\|)" contained

syn match psfObjTags "\<[-_+A-Z0-9a-z]\+\(\.[-_+A-Z0-9a-z]\+\)*\(\s\+\<[-_+A-Z0-9a-z]\+\(\.[-_+A-Z0-9a-z]\+\)*\)*" contained

syn match psfNumber "\<d\|>" contained

syn match psfFloat "\<d\|>(\.d\|>)*" contained

syn match psfLongDate "\<d\d\d\d\d\d\d\d\d\d\d\d\d>" contained

syn keyword psfState available configured corrupt installed transient contained

syn keyword psfPState applied committed superseded contained

syn keyword psfBoolean false true contained

"Some of the attributes covered by attUnquotString and attQuotString:

" architecture category_tag control_directory copyright

" create_date description directory file_permissions install_source

" install_type location machine_type mod_date number os_name os_release

" os_version pose_as_os_name pose_as_os_release readme revision

" share_link title vendor_tag

syn region psfAttUnquotString matchgroup=psfAttrib start=~^\s*[\^#]\+\s\+[\^#]~rs=e-1

contains=psfUnquotString,psfComment end=~\$~ keepend oneline


```
syn region psfAttQuotString matchgroup=psfAttrib start=~^\s*[\s ]+\s~rs=e-1
contains=psfQuotString,psfComment skip=~\|~ matchgroup=psfQuotString end=~"~ keepend
```

```
" These regions are defined in attempt to do syntax checking for some
" of the attributes.
```

```
syn region psfAttTag matchgroup=psfAttrib start="^\s*tag\s\+" contains=psfObjTag,psfComment end="$" keepend
oneline
```

```
syn region psfAttSpec matchgroup=psfAttrib
start="^\s*(ancestor\|applied_patches\|applied_to\|contents\|corequisites\|exquisites\|prerequisites\|software_spec\|
supersedes\|superseded_by)\s\+" contains=psfObjTag,psfAttAbbrev,psfComment end="$" keepend
```

```
syn region psfAttTags matchgroup=psfAttrib start="^\s*all_filesets\s\+" contains=psfObjTags,psfComment end="$"
keepend
```

```
syn region psfAttNumber matchgroup=psfAttrib
start="^\s*(compressed_size\|instance_id\|media_sequence_number\|sequence_number\|size)\s\+"
contains=psfNumber,psfComment end="$" keepend oneline
```

```
syn region psfAttTime matchgroup=psfAttrib start="^\s*(create_time\|ctime\|mod_time\|mtime\|timestamp)\s\+"
contains=psfNumber,psfComment end="$" keepend oneline
```

```
syn region psfAttFloat matchgroup=psfAttrib start="^\s*(data_model_revision\|layout_version)\s\+"
contains=psfFloat,psfComment end="$" keepend oneline
```

```
syn region psfAttLongDate matchgroup=psfAttrib start="^\s*install_date\s\+" contains=psfLongDate,psfComment
end="$" keepend oneline
```

```
syn region psfAttState matchgroup=psfAttrib start="^\s*(state)\s\+" contains=psfState,psfComment end="$"
keepend oneline
```

```
syn region psfAttPState matchgroup=psfAttrib start="^\s*(patch_state)\s\+" contains=psfPState,psfComment
end="$" keepend oneline
```

```
syn region psfAttBoolean matchgroup=psfAttrib
start="^\s*(is_kernel\|is_locatable\|is_patch\|is_protected\|is_reboot\|is_reference\|is_secure\|is_sparse)\s\+"
contains=psfBoolean,psfComment end="$" keepend oneline
```

```
syn match psfComment "#.*$"
```

```
" Define the default highlighting.
```

```
" For version 5.7 and earlier: only when not done already
```

```
" For version 5.8 and later: only when an item doesn't have highlighting yet
```

```
if version >= 508 || !exists("did_psf_syntax_inits")
```

```
if version < 508
```

```
let did_psf_syntax_inits = 1
command -nargs=+ HiLink hi link <args>
else
  command -nargs=+ HiLink hi def link <args>
endif
```

```
HiLink psfObject    Statement
HiLink psfAttrib    Type
HiLink psfQuotString String
HiLink psfObjTag    Identifier
HiLink psfAttAbbrev PreProc
HiLink psfObjTags   Identifier
```

```
HiLink psfComment  Comment
```

```
delcommand HiLink
endif
```

```
" Long descriptions and copyrights confuse the syntax highlighting, so
" force vim to backup at least 100 lines before the top visible line
" looking for a sync location.
syn sync lines=100
```

```
let b:current_syntax = "psf"
*uganda.txt* For Vim version 7.4. Last change: 2013 Jul 06
```

VIM REFERENCE MANUAL by Bram Moolenaar

uganda *Uganda* *copying* *copyright* *license*

SUMMARY

iccf *ICCF*

Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see [|kcc|](#) below or visit the ICCF web site, available at these URLs:

<http://iccf-holland.org/>
<http://www.vim.org/iccf/>
<http://www.iccf.nl/>

You can also sponsor the development of Vim. Vim sponsors can vote for features. See [|sponsor|](#). The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see [|manual-copyright|](#).

=== begin of license ===

VIM LICENSE

I) There are no restrictions on distributing unmodified copies of Vim except that they must include this license text. You can also distribute unmodified parts of Vim, likewise unrestricted except that they must include this license text. You are also allowed to include executables that you made from the unmodified Vim sources, plus your own usage examples and Vim scripts.

II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:

1) This license text must be included unmodified.

2) The modified Vim must be distributed in one of the following five ways:

a) If you make changes to Vim yourself, you must clearly describe in the distribution how to contact you. When the maintainer asks you (in any way) for a copy of the modified Vim you distributed, you must make your changes, including source code, available to the maintainer without fee. The maintainer reserves the right to include your changes in the official version of Vim. What the maintainer will do with your changes and under what license they will be distributed is negotiable. If there has been no negotiation then this license, or a later version, also applies to your changes. The current maintainer is Bram Moolenaar <Bram@vim.org>. If this changes it will be announced in appropriate places (most likely vim.sf.net, www.vim.org and/or comp.editors). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.

b) If you have received a modified Vim that was distributed as mentioned under a) you are allowed to further distribute it unmodified, as mentioned at I). If you make additional changes the text under a) applies to those changes.

c) Provide all the changes, including source code, with every copy of the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict others from making their own changes to the official version of Vim.

d) When you have a modified Vim which includes changes as mentioned under c), you can distribute it without the source code for the changes if the following three conditions are met:

- The license that applies to the changes permits you to distribute the changes to the Vim maintainer without fee or restriction, and permits the Vim maintainer to include the changes in the official version of Vim without fee or restriction.
- You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer

or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.

- You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding modified Vim, or as long as possible.

e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.

3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned under 2)e) adding the message is only required for as far as this does not conflict with the license used for the changes.

4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

III) If you distribute a modified version of Vim, you are encouraged to use the Vim license for your changes and make them available to the maintainer, including the source code. The preferred way to do this is by e-mail or by uploading the files to a server and e-mailing the URL. If the number of changes is small (e.g., a modified Makefile) e-mailing a context diff will do. The e-mail address to be used is <maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim sources, parts of it or from a modified version. You may use this license for previous Vim releases instead of the license that they came with, at your option.

==== end of license ====

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.

- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.

- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.

- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change

anything in Vim.

- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.

- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED_BY define.

=====
Kibaale Children's Centre *kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a

production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

donate

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Furthermore, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:

Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money: *iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353

If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.

This will allow for tax deduction if you live in Holland.

Postbank, nr. 4548774

IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.

Check the ICCF web site for the latest information:

<http://iccf-holland.org/germany.html>

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.

Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q

The e-mail address for sending the money to is:

Bram@iccf-holland.org

For amounts above 400 Euro (\$500) sending a check is

preferred.

Others: Transfer to one of these accounts if possible:

Postbank, account 4548774

Swift code: INGB NL 2A

IBAN: NL95 INGB 0004 5487 74

under the name "stichting ICCF Holland", Lisse

If that doesn't work:

Rabobank Lisse, account 3765.05.117

Swift code: RABO NL 2U

under the name "Bram Moolenaar", Lisse

Otherwise, send a check in euro or US dollars to the address below. Minimal amount: \$70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar

Finsterruetihof 1

8134 Adliswil

Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:

1.200 which 2.21 :r3.0

1.200.1 Available under license :

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Version 3, 29 June 2007

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Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

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0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source

form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

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1.201 wireless-tools 30~pre9 :Tue, 23 Feb

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1.202 xfsprogs 3.2.3

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1.203 xinetd 2.3.15

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```
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```

```
#
```

```
# install - install a program, script, or datafile
```

```
# This comes from X11R5 (mit/util/scripts/install.sh).
```

```
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1.204 xmlsec1 1.2.20

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xmlsec, xmlsec-openssl, xmlsec-gnutls, xmlsec-gcrypt libraries

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References

* AOL

<http://www.aleksey.com/pipermail/xmlsec/2003/005488.html>

<http://www.aleksey.com/pipermail/xmlsec/attachments/20030729/0e25648e/attachment.htm>

* Cordys R&D BV

<http://www.aleksey.com/pipermail/xmlsec/2003/005581.html>

* Cryptocom LTD

<http://www.aleksey.com/pipermail/xmlsec/2006/007410.html>

1.205 xz/xz-cli-tools 5.2.1 :1.0

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1.206 xz/xz-scripts 5.2.1 :1.0

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=====

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```
#!/@POSIX_SHELL@
```

```
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```

```
# Copyright (C) 1993 Jean-loup Gailly
```

```
# Modified for XZ Utils by Andrew Dudman and Lasse Collin.
```

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```
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```

```
#SET_PATH - This line is a placeholder to ease patching this script.
```

```
# Instead of unsetting XZ_OPT, just make sure that xz will use file format
# autodetection. This way memory usage limit and thread limit can be
# specified via XZ_OPT. With gzip, bzip2, and lzop it's OK to just unset the
# environment variables.
# Doxyfile 1.4.7
```

```
# Copyright (C) 1997-2007 by Dimitri van Heesch
# License: GNU GPLv2+
```

```
# This file describes the settings to be used by the documentation system
# doxygen (www.doxygen.org) for a project
#
```

```
# All text after a hash (#) is considered a comment and will be ignored
# The format is:
# TAG = value [value, ...]
# For lists items can also be appended using:
# TAG += value [value, ...]
# Values that contain spaces should be placed between quotes (" ")
/*
```

```
scanlzma, scan for lzma compressed data in stdin and echo it to stdout.
Copyright (C) 2006 Timo Lindfors
```

```
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the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.
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```

```
*/
```

1.207 yajl 2.1.0

1.207.1 Available under license :

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1.208 zeromq 4.0.4

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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

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1.210 zlib 1.2.8

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.8, April 28th, 2013

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The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

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