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[18]Douglas C. Schmidt

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References

1. <http://www.cs.wustl.edu/~schmidt/ACE.html>
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3. <http://www.cs.wustl.edu/~schmidt/>
4. <http://www.cs.wustl.edu/~schmidt/ACE-members.html>

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11. <http://www.cs.wustl.edu/~schmidt/ACE.html>
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14. <http://www.opensource.org/>
15. <http://www.cs.wustl.edu/~schmidt/ACE-obtain.html>
16. <http://www.cs.wustl.edu/~schmidt/TAO-obtain.html>
17. <mailto:d.schmidt@vanderbilt.edu>
18. <http://www.cs.wustl.edu/~schmidt/>
19. <file://localhost/project/adaptive/.www-docs/ACE.html>

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--activemq-web-demo

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--activemq-web-console

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== For the style.css library                          ==
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1.12 commons-beanutils 1

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1.13 DESCipher java 1

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1.14 DynAPi 2.5.6

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1.29 json-lib 1

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*
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*
* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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1.42 OpenSSL 0.9.7 :i

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1.43 overLIB 2.22

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1.44 p7zip 1

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<signature of Ty Coon>, 1 April 1990

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1.45 Perl 5.8.7

1.45.1 Available under license :

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1.46 PNG Encoder 4

1.46.1 Available under license :

com.keypoint.PngEncoder - a Java class to convert Image objects to PNG byte arrays.

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Version 2.1, February 1999

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1.47 regexp 1.1

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1.60 XmlApp.java 1.1

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#
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#
# Thanks are due to many people for reporting bugs and suggestions
# especially Meng Weng Wong, Maki Watanabe, Bo Frese Rasmussen,
# Andrew Dalke, Mark-Jason Dominus, Dave Dittrich, Jason Mathews
#
# For more information, see:
#   http://cgi-lib.berkeley.edu/
#

# Minimalist http form and script (http://www.bio.cam.ac.uk/web/minimal.cgi):
#
# require "cgi-lib.pl";
# if (&ReadParse(*input)) {
#   print &PrintHeader, &PrintVariables(%input);
# } else {
#   print &PrintHeader,'<form><input type="submit"> Data: <input name="myfield">';
# }

# ReadParse
# Reads in GET or POST data, converts it to unescaped text,
# creates key/value pairs in %in, using '\0' to separate multiple
# selections

# Returns TRUE if there was input, FALSE if there was no input
# UNDEF may be used in the future to indicate some failure.

# Now that cgi scripts can be put in the normal file space, it is useful
# to combine both the form and the script in one place. If no parameters
# are given (i.e., ReadParse returns FALSE), then a form could be output.
```

If a variable-glob parameter (e.g., *cgi_input) is passed to ReadParse,
information is stored there, rather than in \$in, @in, and %in.

<http://cgi-lib.berkeley.edu/1.14/cgi-lib.pl.txt>

1.61 xvfb 4.0.1

1.61.1 Available under license :

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