Open Source Used In Firepower System Version 6.2

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Text Part Number: 78EE117C99-133762162
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*
* Description: ROMMON ARP processing module. Inherited from PIX Monitor-Mode
* Code base.
*
* This code was originally taken from the NetBSD 1.3.2 distribution.
* It has been rather extensively modified, including removing RARP
* and fixing a lot of bugs.
* 
*----------------------------------------------------------------------------
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1.5 Backbone.js 1.1.0

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1.6 base-files 3.0.14 :r73

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**Summary:** Miscellaneous files for the base system.

**Name:** base-files

**Version:** 3.0.14

**Release:** r73

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**1.7 base-passwd 3.5.26**

**1.7.1 Available under license:**


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Maintainer: Colin Watson <cjwatson@debian.org>

Files: update-passwd.c, man/*

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X-Notes: Originally written by Ian Murdock <imurdock@debian.org> and Bruce Perens <bruce@pixar.com>.

Files: doc/*

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1.8 base64.c 1.3
1.8.1 Available under license :

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1.9 bash 4.2
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From mikel@ora.com Tue Aug  1 12:13:20 1995
Flags: 10
Return-Path: mikel@ora.com
Received: from ruby.ora.com (ruby.ora.com [198.112.208.25]) by odin.INS.CWRU.Edu with ESMTP
(8.6.12+cwru/CWRU-2.1-ins)
id MAA01565; Tue, 1 Aug 1995 12:13:18 -0400 (from mikel@ora.com for <chet@odin.INS.CWRU.Edu>)
I've modified a (modified) version of Bill Rosenblatt's ksh debugger
to work with bash-2.0. Does ORA have any problem with me distributing
it with bash-2.0?

That's great!

Go ahead and circulate it; in fact, we should probably grab it and
stick it in our ftp archive, and put a reference to it in the book.
(Too late to actually discuss the thing, at least for this edition).

---------
From friedman@cli.com Thu May 25 12:19:06 1995
Flags: 10
Return-Path: friedman@cli.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTP
(8.6.10+cwru/CWRU-2.1-ins)
id MAA08685; Thu, 25 May 1995 12:19:05 -0400 (from friedman@cli.com for <chet@odin.INS.CWRU.Edu>)
Received: from cli.com (cli.com [192.31.85.1]) by po.cwru.edu with SMTP (8.6.10+cwru/CWRU-2.3)
id MAA11299; Thu, 25 May 1995 12:19:00 -0400 (from friedman@cli.com for <chet@po.cwru.edu>)
Received: from tepui.cli.com by cli.com (4.1/SMI-4.1)
id AA27213; Thu, 25 May 95 11:18:25 CDT
Received: by tepui.cli.com (4.1) id AA16031; Thu, 25 May 95 11:18:23 CDT
Message-Id: <9505251618.AA16031@tepui.cli.com>
From: friedman@gnu.ai.mit.edu (Noah Friedman)
To: chet@po.cwru.edu
Subject: Bash scripts
Reply-To: friedman@gnu.ai.mit.edu
In-Reply-To: <chet@odin.ins.cwru.edu> Thu, 25 May 1995 11:19:59 -0400
References: <9505251519.AA06424.SM@odin.INS.CWRU.Edu>
Date: Thu, 25 May 95 11:18:21 CST

>Hi. I snagged some of your bash functions from your home directory on
>the FSF machines (naughty, I know), and I was wondering if you'd let
>me distribute them with bash-2.0. Thanks.

Sure. I think there's a later copy in
~ftp/friedman/shell-init/4.89.tar.gz. There are also some elisp and
es frobs in that file.

It should serve as a pretty good example of how to get carried away. :-)

From spcecdt@armory.com Wed May 10 10:21:11 1995
Flags: 10
Return-Path: spcecdt@armory.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTP (8.6.10+cwru/CWRU-2.1-ins)
  id KAA22876; Wed, 10 May 1995 10:21:10 -0400 (from spcecdt@armory.com for <chet@odin.INS.CWRU.Edu>)
Received: from deepthought.armory.com (mmdf@deepthought.armory.com [192.122.209.42]) by po.cwru.edu with SMTP (8.6.10+cwru/CWRU-2.3)
  id BAA16354; Wed, 10 May 1995 01:33:22 -0400 (from spcecdt@armory.com for <chet@po.cwru.edu>)
From: John DuBois <spcecdt@armory.com>
Date: Tue, 9 May 1995 22:33:12 -0700
In-Reply-To: Chet Ramey <chet@odin.ins.cwru.edu>
    "ksh scripts" (May 9, 1:36pm)
X-Www: http://www.armory.com/~spcecdt/
X-Mailer: Mail User's Shell (7.2.5 10/14/92)
To: chet@po.cwru.edu
Subject: Re: ksh scripts
Message-ID: <9505092233.aa13001@deepthought.armory.com>

Sure. The canonical versions are available on ftp.armory.com; you might want to pick up the latest versions before modifying them.

John

On May 9, 1:36pm, Chet Ramey wrote:
}
  Subject: ksh scripts
  From odin.ins.cwru.edu!chet Tue May  9 10:39:51 1995
  Received: from odin.INS.CWRU.Edu by deepthought.armory.com id aa22336;
    9 May 95 10:39 PDT
  Received: (chet@localhost) by odin.INS.CWRU.Edu (8.6.10+cwru/CWRU-2.1-ins)
    id NAA20487; Tue, 9 May 1995 13:39:24 -0400 (from chet)
  Date: Tue, 9 May 1995 13:36:54 -0400
  From: Chet Ramey <chet@odin.ins.cwru.edu>
  To: john@armory.com
  Subject: ksh scripts
  Cc: chet@odin.ins.cwru.edu
  Reply-To: chet@po.cwru.edu
  Message-ID: <9505091736.AA20411.SM@odin.INS.CWRU.Edu>
  Read-Receipt-To: chet@po.CWRU.Edu
  MIME-Version: 1.0
  Content-Type: text/plain; charset=us-ascii
  Status: OR
}
  Hi. I'm the maintainer of bash (the GNU 'Bourne Again shell') for
I picked up a tar file of ksh scripts you wrote from an anon FTP site a while back. I'd like your permission to include modified versions of some of them in the next major bash distribution (with proper credit given, of course). Is it OK if I do that?

Chet Ramey

"The lyf so short, the craft so long to lerne." - Chaucer

Chet Ramey, Case Western Reserve University Internet: chet@po.CWRU.Edu

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Version 3, 29 June 2007

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 * Dave Katz <dkatz@cisco.com> (port to RS/6000 AIX operating system)
 * William L. Jones <jones@hermes.chpc.utexas.edu> (RS/6000 AIX
 * modifications, HPUX modifications)
 * John A. Dundas III <dundas@salt.jpl.nasa.gov> (Apple A/UX port)
 * David L. Mills <mills@udel.edu> (WWVB and Austron GPS clock drivers,
 * pps support)
 * Jeffrey Mogul <mogul@pa.dec.com> (ntptrace utility)
 * Steve Clift (clift@ml.csiro.au) OMEGA clock driver
 */
1.20 CMP for OpenSSL 1.0.1h (r778)

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1.22 Coreutils 8.21 :2013-02-14 Pádraig Brady

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### 1.23 cracklib 2.9.0

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Version 2.1, February 1999

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Whether this is true is especially significant if the work can be
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b) Use a suitable shared library mechanism for linking with the
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will operate properly with a modified version of the library, if
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<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 under GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

--mike

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.

-- Nathan

------------------------------------------------------------
Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
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=20
eir=20
applications are also GPL-2 which imo is just wrong. it isn't 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

--

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

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
> GPL-2 ... it was a modified artistic license ... i didnt notice the
license
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> unlike the old license, GPL-2 prevents people from using cracklib
unless their
> 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
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@g...> - 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 <nalin@re...> - 2008-01-28 16:32
On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> > 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.

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?
> > >>
> > > 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.

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: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
   by scanin-ipv6.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunkymail.dreamhost.com [208.97.132.47])
   by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMT id 191Gxpr020623
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 ESMT 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 11cOcX-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-56FBEFBE6E9F@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

1.24 CRC32 1.222

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1.26 curl 7.32.0 :r0

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1.27 customscript.py 1.5.2 :9.7.1

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1.33 dtc 1.4.0

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David Gibson <david@gibson.dropbear.id.au>
(principal original author of dtc and libfdt)
2 November 2007

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Theodore Ts'o
23-June-2007

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1.35 errno.h 1.14

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1.43 fnmatch.h 1.7

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 *
 * @(#)fnmatch.h 8.1 (Berkeley) 6/2/93
 */

1.44 forms 1.3.0

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1.45 freetype 2.5.3

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Introduction

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 *
 * Thanks to the following people who have provided enhancements and fixes:
 * Ron Ueberschaer, Christoph Keller, Scott Schwartz, Steven List,
 * DaviD W. Sanderson, Goran Bostrom, Michael Gleason, Glenn Kasten,
 * Edin Hodzic, Eric J Bivona, Kai Uwe Rommel
 */

1.48 glib-2.0 2.36.4 :r0

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1.49 gmp 5.1.1 :2013-02-10  Torbjorn Granlund

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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.

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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 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.

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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.

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1.72 krb5 1.13.2

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lib/libgss/gssd_pname_to_uid.c
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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_security_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
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  
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1.74 libcgroup 0.38
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/* Bison interface for Yacc-like parsers in C


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1.75 libevent 2.0.21 :(18 Nov 2012)

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1.105 numactl 2.0.8 :rc4
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Simple NUMA policy support. It consists of a numactl program to run
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("NUMA API") to set NUMA policy in applications.

The libnuma binary interface is supposed to stay binary compatible.
Incompatible changes will use new symbol version numbers.

In addition there are various test and utility programs, like
numastat to display NUMA allocation statistics and memhog.

In test there is a small regression test suite.
Note that regress assumes a unloaded machine with memory free on each
node. Otherwise you will get spurious failures in the non strict
policies (prefered, interleave)

See the manpages numactl.8 and numa.3 for details.

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It also uses a public domain Mersenne Twister implementation from
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Version 2.0.8-rc4: (C)2012 SGI

Author:
Andi Kleen, SUSE Labs

Version 2.0.0 by Cliff Wickman, Christoph Lameter and Lee Schermerhorn
cpw@sgi.com clameter@sgi.com lee.schermerhorn@hp.com

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1.119 Perl 5.14.3

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1.120 pixman 0.30.2

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// Sanjay Ghemawat, Jeff Dean, and others.

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A. HISTORY OF THE SOFTWARE

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.

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1.129 qemu 1.5.0 :04024dea26

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1.130 Qemu-KVM 0.12.5

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whether or not they are linked directly with the Library itself.

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uses the Library", as object code and/or source code, so that the
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b) Use a suitable shared library mechanism for linking with the
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copy of the library already present on the user's computer system,
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1.135 readline 6.2

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1.137 require.js 2.1.6

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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
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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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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
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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
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Otherwise, if the work is a derivative of the Library, you may
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Any executables containing that work also fall under Section 6,
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1.140 run-postinsts 1.0

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1.152 strcasecmp.c 1.4

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*@(#)stat.h 8.12 (Berkeley) 6/16/95
*/
1.153 strcat_end strcat_end.c8.1 (Berkeley)

6/4/93

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1.157 strnstr UNKNOWN

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1.163 strtol.c 1.10

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1.168 tar 1.26

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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 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.

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, 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 of 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:

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   b) 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.)

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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4. You may copy and distribute the Library (or a portion or
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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
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Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine
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Changes:
19990319 - Arnaldo Carvalho de Melo <acme@conectiva.com.br> - i18n/nls

20000101 - David Huggins-Daines <dhuggins@linuxcare.com> - Better
support for OSF/1 disklabels on Alpha.
Also fixed unaligned accesses in alpha_bootblock_checksum()

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References

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* AOL
http://www.aleksey.com/pipermail/xmlsec/attachments/20030729/0e25648e/attachment.htm

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is invoked, then you must make a good faith effort to ensure that,
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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
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be optional: if the application does not supply it, the square
root function must still compute square roots.)

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1.189 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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Jean-loup Gailly        Mark Adler
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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).

*/

1.190 Zlib 1.2.3

1.190.1 Available under license :

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.2, October 3rd, 2004

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2.1 acpid 2.0.25

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2.2 aes 16-04-07
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2.4 AppConfig 1.6600000000000001

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2.7 Archive-Tar 1.54

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2.8 attr/libattr 2.4.47

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<signature of Ty Coon>, 1 April 1989
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From mikel@ora.com Tue Aug  1 12:13:20 1995
Flags: 10
Return-Path: mikel@ora.com
Received: from ruby.ora.com (ruby.ora.com [198.112.208.25]) by odin.INS.CWRU.Edu with ESMTP (8.6.12+cwru/CWRU-2.1-ins)
id MAA01565; Tue, 1 Aug 1995 12:13:18 -0400 (from mikel@ora.com for <chet@odin.INS.CWRU.Edu>)
Received: (from fax@localhost) by ruby.ora.com (8.6.12/8.6.11) with UUCP id MAA23251; Tue, 1 Aug 1995 12:07:51 -0400
Received: by los.ora.com (4.1/Spike-2.1)
id AA00672; Tue, 1 Aug 95 08:57:32 EDT
Date: Tue, 1 Aug 95 08:57:32 EDT
From: mikel@ora.com (Michael Loukides)
Message-Id: <9508011257.AA00672@los.ora.com>
Subject: Re: Ksh debugger from Rosenblatt's book [for bash]
To: Chet Ramey <chet@odin.INS.CWRU.Edu>
Cc: cmarie@ora.com, cam@iinet.com.au, brosenblatt@tm.com
In-Reply-To: Chet Ramey <chet@odin.INS.CWRU.Edu>, Mon, 31 Jul 1995 16:22:48 -0400

I've modified a (modified) version of Bill Rosenblatt's ksh debugger
to work with bash-2.0. Does ORA have any problem with me distributing
it with bash-2.0?

That's great!

Go ahead and circulate it; in fact, we should probably grab it and
stick it in our ftp archive, and put a reference to it in the book.
(Too late to actually discuss the thing, at least for this edition).

-------
Hi. I snagged some of your bash functions from your home directory on
the FSF machines (naughty, I know), and I was wondering if you'd let
me distribute them with bash-2.0. Thanks.

Sure. I think there's a later copy in
~ftp/friedman/shell-inits/init-4.89.tar.gz. There are also some elisp and
es frobs in that file.

It should serve as a pretty good example of how to get carried away. :-)

From speccd@armory.com Wed May 10 10:21:11 1995
Flags: 10
Return-Path: speccd@armory.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTP
(8.6.10+cwru/CWRU-2.1-ins)
id KAA22876; Wed, 10 May 1995 10:21:10 -0400 (from speccd@armory.com for <chet@odin.INS.CWRU.Edu>)
Received: from deepthought.armory.com (mmdf@deepthought.armory.com [192.122.209.42]) by po.cwru.edu with SMTP
(8.6.10+cwru/CWRU-2.3)
id BAA16354; Wed, 10 May 1995 01:33:22 -0400 (from speccd@armory.com for <chet@po.cwru.edu>)
From: John DuBois <speccd@armory.com>
Date: Tue, 9 May 1995 22:33:12 -0700
In-Reply-To: Chet Ramey <chet@odin.ins.cwru.edu>
"ksh scripts" (May 9, 1:36pm)
X-Www: http://www.armory.com/~speccd/
X-Mailer: Mail User's Shell (7.2.5 10/14/92)
To: chet@po.cwru.edu
Subject: Re: ksh scripts
Message-ID: <9505092233.aa13001@deepthought.armory.com>
Sure. The canonical versions are available on ftp.armory.com; you might want to pick up the latest versions before modifying them.

John

On May 9, 1:36pm, Chet Ramey wrote:

Hi. I'm the maintainer of bash (the GNU `Bourne Again shell') for the FSF.

I picked up a tar file of ksh scripts you wrote from an anon FTP site a while back. I'd like your permission to include modified versions of some of them in the next major bash distribution (with proper credit given, of course). Is it OK if I do that?

Chet Ramey

``The lyf so short, the craft so long to lerne.'' - Chaucer

Chet Ramey, Case Western Reserve UniversityInternet: chet@po.CWRU.Edu

-- End of excerpt from Chet Ramey
2.12 beecrypt 3.1.0

2.12.1 Available under license:

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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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clarify this fact.
* 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.

Author: Julio Merino <jmmv84@gmail.com>

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

2.15 binutils 2.25.1

2.15.1 Available under license:

(This file is under construction.)

If you've contributed to gas and your name isn't listed here, it is not meant as a slight. I just don't know about it. Email me, nickc@redhat.com and I'll correct the situation.

This file will eventually be deleted: The general info will go into the documentation, and info on specific files will go into an AUTHORS file, as requested by the FSF.

+++++++++++++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for
gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many
bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.
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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.

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.

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser 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.

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@enumerate a
@item The modified work must itself be a software library.

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

@item
You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item
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.

@item
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.

@item
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.

@item
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.

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:

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.)

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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@end enumerate

@if{tex}
@end if
@end if
@page
@appendixsubsec 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.

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

This library is free software; you can redistribute it and/or modify it
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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:

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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 2.1, February 1999

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This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, 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 this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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.

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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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
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 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.

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That's all there is to it!
(This file is under construction.) -*- text -*-.

If you've contributed to gas and your name isn't listed here, it is not meant as a slight. I just don't know about it. Email me, nickc@redhat.com and I'll correct the situation.

This file will eventually be deleted: The general info will go into the documentation, and info on specific files will go into an AUTHORS file, as requested by the FSF.

++++++++++++++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming.
converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated “know” assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.
David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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2.16 boost 1_52_0

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2.17 bridge-utils 1.5

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AUTHOR

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

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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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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 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 program's name and a brief idea of what it does.>
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If the program is interactive, make it output a short notice like this 
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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. 
This is free software, and you are welcome to redistribute it 
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program `Gnomovision' (a program to direct compilers to make passes 
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<signature of Ty Coon>, 1 April 1989
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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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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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2.22 cairo 1.7.4

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Package "Carp::Clan"

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Abstract:
---------

This module reports errors from the perspective of the caller of a "clan" of modules, similar to "Carp.pm" itself. But instead of giving it a number of levels to skip on the calling stack, you give it a pattern to characterize the package names of the "clan" of modules which shall never be blamed for any error. :-)

So these modules stick together like a "clan" and any error which occurs will be blamed on the "outsider" script or modules not belonging to this "clan".

What's new in this release:
---------------------------

+ Solved RT ticket #50796 (inform type of license)
+ Made the test suite compatible with Perl versions < v5.6.0

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Prerequisites:
-------------

Perl version 5.005_03 or higher.

(Should probably also work with older versions of Perl, however.)

Installation:
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As usual:

    perl Makefile.PL
    make
    make test
    make install

Changes over previous versions:
-------------------------------

Please refer to the file "Changes" in this distribution for a more
detailed version history log.

What does it do:
----------------
This module is based on "Carp.pm" from Perl 5.005_03. It has been modified to skip all package names matching the pattern given in the "use" statement inside the "qw()" term (or argument list).

Suppose you have a family of modules or classes named "Pack::A", "Pack::B" and so on, and each of them uses "Carp::Clan qw("Pack::");" (or at least the one in which the error or warning gets raised).

Thus when for example your script "tool.pl" calls module "Pack::A", and module "Pack::A" calls module "Pack::B", an exception raised in module "Pack::B" will appear to have originated in "tool.pl" where "Pack::A" was called, and not in "Pack::A" where "Pack::B" was called, as the unmodified "Carp.pm" would try to make you believe :-).

This works similarly if "Pack::B" calls "Pack::C" where the exception is raised, etcetera.

In other words, this blames all errors in the "Pack::*" modules on the user of these modules, i.e., on you. ;-)

The skipping of a clan (or family) of packages according to a pattern describing its members is necessary in cases where these modules are not classes derived from each other (and thus when examining "@ISA" - as in the original "Carp.pm" module - doesn't help).

The purpose and advantage of this is that a "clan" of modules can work together (and call each other) and throw exceptions at various depths down the calling hierarchy and still appear as a monolithic block (as though they were a single module) from the perspective of the caller.

In case you just want to ward off all error messages from the module in which you "use Carp::Clan", i.e., if you want to make all error messages or warnings to appear to originate from where your module was called (this is what you usually used to "use Carp;" for ;-) ), instead of in your module itself (which is what you can do with a "die" or "warn" anyway), you do not need to provide a pattern, the module will automatically provide the correct one for you.

I.e., just "use Carp::Clan;" without any arguments and call "carp" or "croak" as appropriate, and they will
automatically defend your module against all blames!

In other words, a pattern is only necessary if you want to make several modules (more than one) work together and appear as though they were only one.

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---------------
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2.25 CGI.pm 3.63

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2.27 Class-Accessor 0.34

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**2.28 Class-Data-Inheritable 0.08**

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when it starts in an interactive mode:

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under certain conditions; type `show c' for details.

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program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.

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

That's all there is to it!

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version: 0.01
abstract: Base class for error handling
author: Benjamin Trott <cpan@stupidfool.org>
license: perl
distribution_type: module
no_index:
directory:
  - t
  - inc
generated_by: Module::Install version 0.33

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2.30 Class-Generate 1.1

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<signature of Ty Coon>, 1 April 1989
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2.31 Class-Loader 2.02
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from lib/Class/Loader.pm

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

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2.34 clish 0.7.3
2.34.1 Available under license :

/**
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lub/heap/vxworks
lub/heap/posix
lub/dblockpool
lubheap/
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\verbatim
tinyxml (v2.5.1)
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http://www.sourceforge.net/projects/tinyxml
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lub/heap/posix/heap_symShow.c
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2.35 common-sense 3.0

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2.36 Compress-Zlib 2.015

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That's all there is to it!
from /Config-Crontab-1.30/Crontab.pm

<snip>

=head1 AUTHOR

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=cut

2.39 Convert-ASCII-Armour 1.4

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#!/usr/bin/perl -sw
##
## Makefile.PL for Conver::ASCII::Armour
##
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## $Id: Makefile.PL,v 1.2 2001/03/19 23:02:47 vipul Exp $

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program 'Gnomovision' (a program to direct compilers to make passes
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<signature of Ty Coon>, 1 April 1989
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That's all there is to it!

2.40 Convert-ASN1 0.22
2.40.1 Available under license:
I consider Convert::ASN1 a replacement for my earlier Convert::BER
module. While ASN1.pm is not as flexible as BER.pm, because PDUs must
be described up front, it is also more powerful. For example an LDAP
filter is a recursive structure, BER.pm cannot encode or decode this in
a single pass, ASN1.pm can.

Convert::ASN1 will parse ASN.1 descriptions and will encode from and
decode to perl data structures using a hierarchy of references.

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The latest release is available from CPAN

http://search.cpan.org/author/GBARR/Convert-ASN1

INSTALL

To install run these commands, substituting x.xx for the version number
that you have downloaded

gunzip Convert-ASN1-x.xx.tar.gz
tar xvf Convert-ASN1-x.xx.tar
cd Convert-ASN1-x.xx
perl Makefile.PL
make
make test
make install

REPORTING BUGS

If you find any bugs with Convert::ASN1, please report them via

bugs-Convert-ASN1@rt.cpan.org

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2.41 Convert-PEM 0.07

2.41.1 Available under license:

from /lib/Convert/PEM.pm

Benjamin Trott, ben@rhumba.pair.com

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That's all there is to it!

2.42 coreutils 8.22

2.42.1 Available under license :

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2.43 cpio 2.4.2.91
2.43.1 Available under license :

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    id 11c0x0-004Q1t-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>
    <EC9071327D23E41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>
    <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=fixed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBEF68E9F@crypticide.com>
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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]
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<one line to give the program's name and a brief idea of what it does.>
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program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.

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

That's all there is to it!

2.48 Crypt-Cracklib 1.4

2.48.1 Available under license :
from META.yml

license: perl

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

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<snip>

2.50 Crypt-DES_EDE3 0.01

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=cut

2.56 Crypt-PasswdMD5 1.3
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from PasswdMD5.pm

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2.58 Crypt-RSA 1.99
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from META.yml

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<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 is interactive, make it output a short notice like this
when it starts in an interactive mode:

    Gnomovision version 69, Copyright (C) 19xx name of author
    Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
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    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, the
commands you use may be called something other than `show w' and `show
c'; they could even be mouse-clicks or menu items--whatever suits your
program.

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

    Yoyodyne, Inc., hereby disclaims all copyright interest in the
    program `Gnomovision' (a program to direct compilers to make passes
    at assemblers) written by James Hacker.

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

That's all there is to it!
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!

One common dilemma is that GPL[1]-licensed code is not allowed to be linked with code licensed under the Original BSD license (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an exception[2]. This particular problem was addressed when the Modified BSD license was created, which does not have the announcement clause that collides with GPL.

libcurl https://curl.haxx.se/docs/copyright.html

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

OpenSSL https://www.openssl.org/source/license.html

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GnuTLS http://www.gnustls.org/

   (May be used for SSL/TLS support) Uses the LGPL[3] license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

WolfSSL https://www.wolfssl.com/

   (May be used for SSL/TLS support) Uses the GPL[1] license or a
proprietary license. If this is a problem for you, consider using another TLS library.

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BoringSSL https://boringssl.googlesource.com/

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

libressl http://www.libressl.org/

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

c-ares  https://daniel.haxx.se/projects/c-ares/license.html

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

zlib    http://www.zlib.net/zlib_license.html

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

MIT Kerberos http://web.mit.edu/kerberos/www/dist/

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OpenLDAP http://www.openldap.org/software/release/license.html

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

libssh2 http://www.libssh2.org/

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

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2.62 Data-Buffer 0.04

2.62.1 Available under license:

```perl
from Buffer.pm

<snip>
```

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2.63 Data-Compare 1.22

2.63.1 Available under license :

# Data::Compare - compare perl data structures
# Author: Fabien Tassin <fta@sofaraway.org>
# updated by David Cantrell <david@cantrell.org.uk>
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<snip>

=head1 AUTHOR

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2.64 Data-Serializer 0.49

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That's all there is to it!

2.65 Data-UUID 1.203

2.65.1 Available under license :

from README

<snip>

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from META.yml

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2.77 DBD-mysql/MAKEFILE subpart 4.013

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The End

2.80 DBI 1.609

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from DBI.pm

&lt;snip&gt;

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2.81 debianutils 2.7
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2.83 dhcp 4.2.4-P1

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2.85 diffutils 2.8.1

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 *
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 *
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2.88 Digest-SHA1 2.12

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--- #YAML:1.0
name: Digest-SHA1
version: 2.12
abstract: Perl interface to the SHA-1 algorithm
author:
  - Gisle Aas <gisle@activestate.com>
license: perl
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
requires:
  Digest::base: 1.00
  perl: 5.004
no_index:
directory:
  - t
  - inc
generated_by: ExtUtils::MakeMaker version 6.4801
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
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2.89 Django 1.6.1

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*
* curve25519-donna: Curve25519 elliptic curve, public key function
*
* http://code.google.com/p/curve25519-donna/
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* Adam Langley <agl@imperialviolet.org>
*
* Derived from public domain C code by Daniel J. Bernstein <djb@cr.yp.to>
*
* More information about curve25519 can be found here
* http://cr.yp.to/ecdh.html
*
* djb's sample implementation of curve25519 is written in a special assembly
* language called qhasm and uses the floating point registers.
*
* This is, almost, a clean room reimplementation from the curve25519 paper. It
* uses many of the tricks described therein. Only the crecip function is taken
* from the sample implementation.
*/

2.93 e1000 8.0.35

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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

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This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
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Gadi Oxman, August 1995

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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.

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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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"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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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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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
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However, linking a "work that uses the Library" with the Library
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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
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Whether this is true is especially significant if the work can be
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threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data
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functions (ten lines or less in length), then the use of the object
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Otherwise, if the work is a derivative of the Library, you may
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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.

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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.

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
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2.110 Error 0.15

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#
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#
# Based on my original Error.pm, and Exceptions.pm by Peter Seibel
# <peter@weblogic.com> and adapted by Jesse Glick <jglick@sig.bsh.com>.
#
# but modified ***significantly***

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<signature of Ty Coon>, 1 April 1989
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2.111 ethtool 3.9
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2.112 ethwireck 1.2

2.112.1 Available under license:

ethwireck -- check if the wire in the Ethernet port is live

History
-------

This code is based on the code form the linuxjournal.com article about ioctl written by Lisa Corsetti. The original code can be found at:
and

I have contacted Lisa and she has confirmed to me that the license of the code is GPL.

A bit of research showed that the code is actually based on either the mii-diag tool from Donald Becker or the standard linux net-tools package. The code from Lisa uses the exact same variable names and has many other lines in common.

Despite this ethwireck offers really new functionality which is as such not available via the net-tools.
I have asked Lisa if she wants to maintain the code but she did not show any interested. Therefore this code is now maintained by me.

January 2004, Guido Socher (guido at linuxfocus.org)

Difference to mii-tool
----------------------
The functionality is similar to mii-tool however on my computer mii-tool will only produce this:
SIOCGMIIPHY on 'eth0' failed: Operation not supported

The reasons is that there are a number of incompatible methods in the various ethernet drivers and mii-tool supports only the mii-tool interface.

ethwireck supports: ethtool interface, mii-tool and the old mii-tool interface.

Installation
-------------
run
make
make install
or to not install to /usr/sbin/ethwireck but to /opt you can use
make PREFIX=/opt install

Sofar I have tested ethwireck only with 2.4.x Kernels. Probably it will also work with 2.6.x Kernels but I have not used it on a 2.6.x Kernel.

DHCP clients
------------
There are basically two DHCP clients for Linux:
pump -- this one was originally part of redhat but is now hardly used anymore. It is still very good and easy to use therefore I have included the source code within this package.
dhclient -- this is a more modern but also more complicated dhcp client
You can get it from: http://www.isc.org/products/DHCP/

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---------
The copyright of the ethwireck code is GPL

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on the internet. On top of that the license file would be bigger than the source code for this program. If you don't know what GPL is then go to www.gnu.org

Version history

--------------


Sat Jan 24 11:44:54 EST 2004, version 1.1, README file updated

Thu Apr 15 22:32:30 EST 2004, version 1.2, ebuild file for gentoo added

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2.113 EV 4.17

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2.115 ewaters-poe-component-client-amqp

58941a1

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2.117 Expect 1.21

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Open Source Used In Firepower System Version 6.2
Files: lib/Exporter/Shiny.pm
t/05shiny.t
t/06notwant.t
t/07regexp.t
t/08tags.t
t/09warnings.t
t/10no.t
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META.yml
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2.121 file 5.08

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

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    program 'Gnomovision' (a program to direct compilers to make passes
    at assemblers) written by James Hacker.

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

That's all there is to it!
2.123 File-Slurp 9999.13

2.123.1 Available under license:

File::Slurp.pm version 0.04

This module provides subroutines to read or write entire files with a simple call. It also has a subroutine for reading the list of filenames in a directory.

In the extras/ directory you can read an article (slurp_article.pod) about file slurping and also run a benchmark (slurp_bench.pl) that compares many ways of slurping/spewing files.

This module was first written and owned by David Muir Sharnoff (MUIR on CPAN). I checked out his module and decided to write a new version which would be faster, and with many more features. To that end, David graciously transferred the namespace to me.

Since then, I discovered and fixed a bug in the original module's test script (which had only 7 tests), which is included now as t/original.t. This module now has 164 tests in 7 test scripts, and passes on Windows, Linux, Solaris and Mac OS X.

There have been some comments about the somewhat unusual version number. The problem was that David used a future date (2004.0904) in his version number, and the only way I could get CPAN to index my new module was to make it have a version number higher than the old one, so I chose the 9999 prefix and appended the real revision number to it.

INSTALLATION

To install this module type the following:

perl Makefile.PL
make
make test
make install

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

That's all there is to it!

2.124 findutils 4.4.0
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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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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.

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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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a) Accompany the work with the complete corresponding
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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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Ty Coon, President of Vice

That's all there is to it!

2.131 gcc 4.7.1
2.131.1 Available under license :
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Version 3, 29 June 2007

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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.

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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.

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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.

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******************************************************************************

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gfdl(7), fsf-funding(7).

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\end{verbatim}

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f2c is a Fortran to C converter under development since 1990 by
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Stu Feldman (then at Bellcore, now at IBM)
Mark Maimone (Carnegie-Mellon University)
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# BSD on the PA already has ANSI include files which are c++ compatible.
STMP_FIXPROTO=
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 Dosser (dosser@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.)

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Version 2.1, February 1999

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2.135 GDGraph 1.44

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2.136 GDGraph/Dustismo subpart 1.44

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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.

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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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2.140 ghostscript-fonts-std 8.11

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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
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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.

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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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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.

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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.)

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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
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2.142 glib2 2.18.0

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Written by:  Philip Hazel
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University of Cambridge Computing Service,

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2.147 gnu-efi 3.0.3

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2.148 gptfdisk 1.0.1

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2.149 Graph 0.91
2.149.1 Available under license:
--- #YAML:1.0
name: Graph
version: 0.91
abstract: ~
author:
  - Jarkko Hietaniemi <jhi@iki.fi>
license: perl
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
requires:
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<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

That's all there is to it!

2.150 grep 2.5.3

2.150.1 Available under license:

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Version 3, 29 June 2007

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eval '(exit $?0)' && eval 'exec perl -wS -0777 -pi "$0" ${1+"$@"} '
& eval 'exec perl -wS -0777 -pi "$0" $argv:q'
if 0;
# Update an FSF copyright year list to include the current year.
my $VERSION = '2012-02-05.21:39'; # UTC

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# Written by Jim Meyering and Joel E. Denny

# The arguments to this script should be names of files that contain
# copyright statements to be updated. The copyright holder's name
# defaults to "Free Software Foundation, Inc." but may be changed to
# any other name by using the "UPDATE_COPYRIGHT_HOLDER" environment
# variable.

# For example, you might wish to use the update-copyright target rule
# in maint.mk from gnumlib's maintainer-makefile module.

# If a copyright statement is recognized in a file and the final
# year is not the current year, then the statement is updated for the
# new year and it is reformatted to:

#   1. Fit within 72 columns.
#   2. Convert 2-digit years to 4-digit years by prepending "19".
#   3. Expand copyright year intervals. (See "Environment variables"
#      below.)

# A warning is printed for every file for which no copyright
# statement is recognized.

# Each file's copyright statement must be formatted correctly in
# order to be recognized. For example, each of these is fine:

# Copyright @copyright{} 1990-2005, 2007-2009 Free Software
# Foundation, Inc.

# Copyright (C) 1990-2005, 2007-2009 Free Software
# Foundation, Inc.

# /*
# * Copyright &copy; 190,2005,2007-2009
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# */

# However, the following format is not recognized because the line
# prefix changes after the first line:

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# However, any correctly formatted copyright statement following
# a non-matching copyright statements would be recognized.
#
# The exact conditions that a file's copyright statement must meet
# to be recognized are:
#
# 1. It is the first copyright statement that meets all of the
#    following conditions. Subsequent copyright statements are
#    ignored.
# 2. Its format is "Copyright (C)", then a list of copyright years,
#    and then the name of the copyright holder.
# 3. The "(C)" takes one of the following forms or is omitted
#    entirely:
#
#    A. (C)
#    B. (c)
#    C. @copyright{ }
#    D. &copy;
#
# 4. The "Copyright" appears at the beginning of a line, except that it
#    may be prefixed by any sequence (e.g., a comment) of no more than
#    5 characters -- including white space.
# 5. If such a prefix is present, the same prefix appears at the
#    beginning of each remaining line within the FSF copyright
#    statement. There is one exception in order to support C-style
#    comments: if the first line's prefix contains nothing but
#    whitespace surrounding a "/*"", then the prefix for all subsequent
#    lines is the same as the first line's prefix except with each of
#    "/" and possibly "*" replaced by a " ". The replacement of "*"
#    by " " is consistent throughout all subsequent lines.
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#
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#
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#    year. If unset or set to 0, only updated FSF copyright
#    statements are reformatted.
# 2. If UPDATE_COPYRIGHT_USE_INTERVALS=1, every series of consecutive
#    copyright years (such as 90, 1991, 1992-2007, 2008) in a
#    reformatted FSF copyright statement is collapsed to a single
#    interval (such as 1990-2008). If unset or set to 0, all existing
#    copyright year intervals in a reformatted FSF copyright statement
#    are expanded instead.
# 3. If UPDATE_COPYRIGHT_USE_INTERVALS=2, convert a sequence with gaps
#    to the minimal containing range. For example, convert
use strict;
use warnings;

my $copyright_re = 'Copyright';
my $circle_c_re = '(?:\[cC\])|@copyright{}|©';
my $holder = $ENV{UPDATE_COPYRIGHT_HOLDER};
$holder ||= 'Free Software Foundation, Inc.:';
my $prefix_max = 5;
my $margin = $ENV{UPDATE_COPYRIGHT_MAX_LINE_LENGTH};
!$margin || $margin !~ m/\^d+$/
and $margin = 72;

my $tab_width = 8;

my $this_year = $ENV{UPDATE_COPYRIGHT_YEAR};
if (!$this_year || $this_year !~ m/\^d[4]$/) {
    my ($sec, $min, $hour, $mday, $month, $year) = localtime (time ());
    $this_year = $year + 1900;
}

# Unless the file consistently uses "\n\n" as the EOL, use "\n" instead.
my $eol = /(?:^|[^\r])\n/ ? "\n" : "\n\n";

my $leading;
my $prefix;
my $ws_re;
my $stmt_re;
while (/($leading)(.0,$prefix_max)){$copyright_re/g) {
    $leading = "$1$2";
    $prefix = $2;
    if ($prefix =~ /\s*(.*)$/) {
        $prefix = ~ s/\s/ /;
        my $prefix_ws = $prefix;
        $prefix_ws =~ s/s/\s/; # Only whitespace.
        if (/\G[^\n\s]\n\*\^\s*?\n\$prefix_ws/) {
            $prefix = $prefix_ws;
    }
$ws_re = '[ \t\r\f\]';  # \s without \n
$ws_re =
  "(?:$ws_re*($ws_re[\n" . quotemeta($prefix) . "$ws_re*))")$ws_re*";
my $holder_re = $holder;
$holder_re =~ s/\s/$ws_re/g;
my $stmt_remainder_re =
  "(?:$ws_re$circle_c_re)?"
  . "$ws_re(?!:\d\d)?\d\d(?::$ws_re?[-])")"*
  . "((?!:\d\d)?\d\d)$ws_re$holder_re";
if (/AG Stmt_remainder_re/) {
  $stmt_re =
  quotemeta($leading) . "($copyright_re$stmt_remainder_re)";
  last;
}
if (defined $stmt_re) {
  /Stmt_re/ or die;  # Should never die.
  my $stmt = $1;
  my $final_year_orig = $2;

  # Handle two-digit year numbers like “98” and “99”.
  my $final_year = $final_year_orig;
  $final_year <= 99
  and $final_year += 1900;
  if ($final_year != $this_year) {
    # Update the year.
    $stmt =~ s/$final_year_orig/$final_year, $this_year/;
  }
  if ($final_year != $this_year || $ENV{'UPDATE_COPYRIGHT_FORCE'}) {
    # Normalize all whitespace including newline-prefix sequences.
    $stmt =~ s/$ws_re/ /g;
    # Put spaces after commas.
    $stmt =~ s/, *//, /g;
    # Convert 2-digit to 4-digit years.
    $stmt =~ s/(\d\d)/(19$1)/g;
    # Make the use of intervals consistent.
    if (!$ENV{'UPDATE_COPYRIGHT_USE_INTERVALS'}) {
      

$stmt =~ s/\d{4}-(\d{4})/join(', ', $1..$2)/eg;

} else
{
    $stmt =~
    s/\d{4}/(?: (?:-) (??:{ if ($2 eq '-') { \d{4}; } elsif (!$3) { $1 + 1; } else { $3 + 1; } }))+/\d{4}-\d{4}/gx;

# When it's 2, emit a single range encompassing all year numbers.
$ENV{UPDATE_COPYRIGHT_USE_INTERVALS} == 2
    and $stmt =~ s/\b(\d{4})\b.*\b(\d{4})\b/$1-$2/;
}

# Format within margin.
my $stmt_wrapped;
my $text_margin = $margin - length($prefix);
if ($prefix =~ /^\t+/)
{
    $text_margin -= length($1) * ($tab_width - 1);
}
while (length $stmt)
{
    if (($stmt =~ s/^[\s{1,$text_margin}](?: |$)//)
        || ($stmt =~ s/^\[(\S\]+)(?: |$)//))
    {
        my $line = $1;
        $stmt_wrapped .= $stmt_wrapped ? "$eol$prefix" : $leading;
        $stmt_wrapped .= $line;
    } else
    {
        # Should be unreachable, but we don't want an infinite
        # loop if it can be reached.
        die;
    }
}

# Replace the old copyright statement.
s/$stmt_re/$stmt_wrapped/;
} }
else {
    print STDERR "$ARGV: warning: copyright statement not found"
}

# Local variables:
# mode: perl
# indent-tabs-mode: nil
# eval: (add-hook 'write-file-hooks 'time-stamp)
# time-stamp-start: "my $VERSION = "
# time-stamp-format: "%:y-%02m-%02d.%02H:%02M"
# time-stamp-time-zone: "UTC"
# time-stamp-end: "; # UTC"
# End:

2.153 hd2u 1.0.3
2.153.1 Available under license :

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2.154 Heap 0.8

2.154.1 Available under license :
Heap routines...

This is a collection of routines for managing a heap data structure.

There are two major components: a heap component, and an element
component.

A heap package basically keeps a collection of elements and is
able to return the smallest one.

The heap component interface is defined in Heap(3) and must be
supported by all heap packages. Currently there are three heap
components provided:

Heap::Fibonacci  (the preferred one)
Heap::Binomial
Heap::Binary
See the book "Algorithms" by Cormen, Leiserson, and Rivest for details of the three heap packages.

The element package wraps the data that is to be stored and retrieved on the heap. You can inherit from the Heap::Elem object to embed element capability into your own objects, or you can use the provided objects to embed your data into elements without having to specifically design your dat for that purpose. The Heap::Elem(3) module provides a detailed description of the requirements of an element module. (The main ones are that it must provide a cmp method so that the elements can be ordered, and it must provide a heap method that will either store or retrieve a scalar value so that the heap routines can map an element reference into its position within the heap.

Version 0.70 was used for the graph routines in the book "Mastering Algorithms with Perl", and there has been some feedback from users, which indicates that it is not too rough around the edges.

Comments to:

John Macdonald <john@perlwolf.com>

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2.157 HTML-HTMLDoc 0.1

2.157.1 Available under license :

This module is an Perl OO-interface to the HTMLDOC commandline-tool available
from http://www.easysw.com/htmldoc. It can be used for easily creating
PDF and PS documents from HTML-Documents.

The module tries to be easy to use. It is possible to send the PDF-output
directly to a browser in a web-environment or to save it to a file.

If you use this module in mod_perl-environment, be careful because there are
problems using IPC::Open3 with mod_perl. See the pod for an other way of this
module to generate the PDF without using ICP::Open3.

Example of use:

use HTML::HTMLDoc();
my $htmldoc = new HTML::HTMLDoc();
$htmldoc->set_html_content($html);
my $pdf = $htmldoc->generate_pdf();

# output the generated pdf to a web-browser:
# send the correct header to the client
print "Content-type:application/pdf\n\n";
print $pdf->to_string();

# or save the pdf to file
$pdf->to_file('foo.pdf');
LIMITATIONS

HTMLDOC CURRENTLY ONLY SUPPORTS HTML 3.2 AND DOES NOT
SUPPORT STYLE SHEETS!

Please read the documentation of HTMLDOC

Currently this module has only be tested under Linux. Any Unix that is supported
by HTMLDOC should be no problem.

Please let me know of problems.

INSTALLATION

Install HTMLDOC first. See dependencies-section. If you want to use this on a
webserver, you possibly want to disable the gui of HTMLDOC at configure.

To install this module type the following:

perl Makefile.PL
make
make test
make install

DEPENDENCIES

This module requires these other modules and libraries:

HTMLDOC programm available on http://www.easysw.com/htmldoc

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2.158 HTML-Parser 3.64
2.158.1 Available under license:
    from META.yml

    <snip>

    license:            perl

    <snip>
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/*
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2.159 HTML-Tagset 3.20 :DUPLICATE

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2.160 HTML-Template 2.9

2.160.1 Available under license:

from README

<snip>

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2.161 HTML-TokeParser-Simple 3.15

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name: HTML-TokeParser-Simple
version: 3.15
author:
  - Curtis "Ovid" Poe <ovid@cpan.org>
abstract: Easy to use C<HTML::TokeParser> interface
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resources:
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requires:
  HTML::Parser: 3.25
  HTML::TokeParser: 2.24
  Sub::Override: 0
  Test::More: 0
provides:
  HTML::TokeParser::Simple:
    file: lib/HTML/TokeParser/Simple.pm
    version: 3.15
  HTML::TokeParser::Simple::Token:
    file: lib/HTML/TokeParser/Simple/Token.pm
    version: 3.0
  HTML::TokeParser::Simple::Token::Comment:
    file: lib/HTML/TokeParser/Simple/Token/Comment.pm
    version: 1.0
  HTML::TokeParser::Simple::Token::Declaration:
    file: lib/HTML/TokeParser/Simple/Token/Declaration.pm
    version: 1.0
  HTML::TokeParser::Simple::Token::ProcessInstruction:
    file: lib/HTML/TokeParser/Simple/Token/ProcessInstruction.pm
    version: 2.0
  HTML::TokeParser::Simple::Token::Tag:
    file: lib/HTML/TokeParser/Simple/Token/Tag.pm
    version: 1.2
  HTML::TokeParser::Simple::Token::Tag::End:
    file: lib/HTML/TokeParser/Simple/Token/Tag/End.pm
    version: 1.0
  HTML::TokeParser::Simple::Token::Tag::Start:
    file: lib/HTML/TokeParser/Simple/Token/Tag/Start.pm
    version: 1.0
  HTML::TokeParser::Simple::Token::Text:
    file: lib/HTML/TokeParser/Simple/Token/Text.pm
    version: 1.0

HTML::TokeParser::Simple is a subclass of HTML::TokeParser that uses easy-to-remember method calls to work with the tokens. Rather than try to remember a bunch of array indices or try to write a bunch of constants for them, you can now do something like:

$token->is_start_tag('form')

Instead of

$token->[0] eq 'S' and $token->[1] eq 'form'

INSTALLATION

To install this module type the following:

perl Makefile.PL
  make
  make test
  make install

DEPENDENCIES

This module requires these other modules and libraries:

HTML::TokeParser 3.25

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A "png_get_copyright" function is available, for convenient use in "about" boxes and the like:

```c
printf("%s",png_get_copyright(NULL));
```

Also, the PNG logo (in PNG format, of course) is supplied in the files "pngbar.png" and "pngbar.jpg (88x31) and "pngnow.png" (98x31).

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Glenn Randers-Pehrson  
glennrp@users.sourceforge.net
September 12, 2004
/* png.h - header file for PNG reference library
 *
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 *
 * Authors and maintainers:
 * libpng versions 0.71, May 1995, through 0.88, January 1996: Guy Schalnat
 * libpng versions 0.89c, June 1996, through 0.96, May 1997: Andreas Dilger
 * libpng versions 0.97, January 1998, through 1.2.7 - September 12, 2004: Glenn
 * See also "Contributing Authors", below.
 *
 * Note about libpng version numbers:
 *
 * Due to various miscommunications, unforeseen code incompatibilities
 * and occasional factors outside the authors' control, version numbering
 * on the library has not always been consistent and straightforward.
 * The following table summarizes matters since version 0.89c, which was
 * the first widely used release:
 *
 * source     png.h     png.h    shared-lib
 * version    string    int     version
 * ---------   ------    -----    ----------
 * 0.89 "1.0 beta 3" 0.89  89  1.0.89
 * 0.90 "1.0 beta 4" 0.90  90  0.90 [should have been 2.0.90]
 * 0.95 "1.0 beta 5" 0.95  95  0.95 [should have been 2.0.95]
 * 0.96 "1.0 beta 6" 0.96  96  0.96 [should have been 2.0.96]
 * 0.97b "1.00.97 beta 7" 1.00.97  97  1.0.1 [should have been 2.0.97]
 * 0.97c 0.97  97  2.0.97
 * 0.98 0.98  98  2.0.98
 * 0.99 0.99  98  2.0.99
 * 0.99a-m 0.99  99  2.0.99
 * 1.00 1.00  100  2.1.0 [100 should be 10000]
 * 1.0.0 (from here on, the 100 2.1.0 [100 should be 10000]
 * 1.0.1 png.h string is 10001 2.1.0
 * 1.0.1a-e identical to the 10002 from here on, the shared library
 * 1.0.2 source version) 10002 is 2.V where V is the source code
 * 1.0.2a-b 10003 version, except as noted.
 * 1.0.3 10003
 * 1.0.3a-d 10004
 * 1.0.4 10004
 * 1.0.4a-f 10005
 * 1.0.5 (+ 2 patches) 10005
 * 1.0.5a-d 10006
 * 1.0.5e-r 10100 (not source compatible)
 * 1.0.5s-v 10006 (not binary compatible)
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* Henceforth the source version will match the shared-library major and minor numbers; the shared-library major version number will be used for changes in backward compatibility, as it is intended. The PNG_LIBPNG_VER macro, which is not used within libpng but is available for applications, is an unsigned integer of the form xyyzz corresponding to the source version x.y.z (leading zeros in y and z). Beta versions were given the previous public release number plus a letter, until version 1.0.6j; from then on they were given the upcoming public release number plus "betaNN" or "rcN".
* Binary incompatibility exists only when applications make direct access to the info_ptr or png_ptr members through png.h, and the compiled application is loaded with a different version of the library.
* DLLNUM will change each time there are forward or backward changes in binary compatibility (e.g., when a new feature is added).
* See libpng.txt or libpng.3 for more information. The PNG specification is available as a W3C Recommendation and as an ISO Specification, <http://www.w3.org/TR/2003/REC-PNG-20031110/>
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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>.

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# This comes from X11R5 (mit/util/scripts/install.sh).
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/*                          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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2.164 hwloc 1.10.1

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2.165 ifenslave 1.1.0

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2.168 infozip 5.52

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2.171 IO-Socket-INET6 2.69

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abstract: 'Object interface for AF_INET|AF_INET6 domain sockets'
author:
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- "Modified by Rafael Martinez Torres <rafael.martinez@novagnet.com> and\n\nEuro6IX project."
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build_requires:
  Test::More: 0
configure_requires:
  Module::Build: 0.36
dynamic_config: 1
generated_by: 'Module::Build version 0.38, CPAN::Meta::Converter version 2.11261'
keywords:
  - inet6
  - input
  - internet
  - ipv6
  - network
  - networking
  - output
  - socket
  - sockets
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: IO-Socket-INET6
provides:
  IO::Socket::INET6:
    file: lib/IO/Socket/INET6.pm
    version: 2.69
requires:
  Carp: 0
  Errno: 0
  Exporter: 0
  IO::Socket: 0
  Socket: 0
  Socket6: 0.12
  strict: 0
  warnings: 0
resources:
  license: http://dev.perl.org/licenses/
  repository: https://bitbucket.org/shlomif/perl-io-socket-inet6
version: 2.69
IO::Socket::INET6

1. Abstract
IO::Socket::INET6 provides an object interface to creating and using sockets in both AF_INET|AF_INET6 domain. It is built upon the IO::Socket interface and inherits all the methods defined by IO::Socket.

WARNING: You should use this module mainly to program IPv6 domain. Most probably future releases will not support AF_INET | AF_UNSPEC options, as the module seems to fail on some given corner cases. If you require IPv4, you are encouraged to use IO::Socket::INET from the application level. Be warned.

2. Install
% perl Makefile.PL
% make
% make test
# make install

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Modified by Rafael Martinez Torres <rmartine@fdi.ucm.es> and Euro6IX project.

Further modified by Shlomi Fish <shlomif@iglu.org.il>.

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2.172 IO-Socket-IP 0.31
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2.173 IO-Socket-SSL 1.997

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from META.yml

<snip>

license: perl

<snip>
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<snip>

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2.174 IO-String 1.08

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IO::String is an IO::File (and IO::Handle) compatible class that read
or write data from in-core strings. It is really just a
simplification of what I needed from Eryq’s IO-stringy modules. As
such IO::String is a replacement for IO::Scalar.

Installation as usual:

perl Makefile.PL
make
make test
make install

Documentation is embedded in the module.

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2.175 IO-Tty 1.08
2.175.1 Available under license:
<snip>

/*
 * The following pty-allocation code was heavily inspired by its counterpart in openssh 3.0p1 and Xemacs 21.4.5 but is a complete rewrite by me, Roland Giersig <RGiersig@cpan.org>.
 * Nevertheless my references to Tatu Ylonen <ylo@cs.hut.fi>
* and the Xemacs development team for their inspiring code.

* mysignal and strlcpy were borrowed from openssh and have their
  copyright messages attached.

/*

<snip>

/* from $OpenBSD: misc.c,v 1.12 2001/06/26 17:27:24 markus Exp $ */

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*/

<snip>

/* from $OpenBSD: strlcpy.c,v 1.5 2001/05/13 15:40:16 deraadt Exp $ */

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*/

<snip>
<snip>

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Originally by Graham Barr E<lt>F<gbarr@pobox.com>E<gt>, based on the
Ptty module by Nick Ing-Simmons E<lt>F<nik@tiuk.ti.com>E<gt>.

Now maintained and heavily rewritten by Roland Giersig
E<lt>F<RGiersig@cpan.org>E<gt>.

Contains copyrighted stuff from openssh v3.0p1, authored by Tatu
Ylonen <ylo@cs.hut.fi>, Markus Friedl and Todd C. Miller
<Todd.Miller@courtesan.com>. I also got a lot of inspiry from the pty
code in Xemacs.

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2.177 ipmitool 1.8.13

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*
* Using the InterNet Control Message Protocol (ICMP) "ECHO" facility.
* measure round-trip-delays and packet loss across network paths.
* 
* Author -
* Mike Muuss
*U. S. Army Ballistic Research Laboratory
*December, 1983
*
* Status -
*Bugs -
*More statistics could always be gathered.
*This program has to run SUID to ROOT to access the ICMP socket.
*/
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2.186 jpeg v6b

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# ltconfig - Create a system-specific libtool.
# Copyright (C) 1996-1998 Free Software Foundation, Inc.
# Gordon Matzigkeit <gord@gnu.ai.mit.edu>, 1996
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# configuration script generated by Autoconf, you may include it under
# the same distribution terms that you use for the rest of that program.

# A lot of this script is taken from autoconf-2.10.

# The HP-UX ksh and POSIX shell print the target directory to stdout
# if CDPATH is set.
if test "$(CDPATH+set)" = set; then CPATH=; export CPATH; fi

echo=echo
if test "X'($echo \\t') 2>dev/null" = 'X\\t'; then :
else
    # The Solaris and AIX default echo program unquotes backslashes.
    # This makes it impossible to quote backslashes using
    #   echo "$something" | sed 's/\/\\/g'
    # So, we emulate echo with printf '%s\n'
    echo="printf %s\n"
else
    # Oops. We have no working printf. Try to find a not-so-buggy echo.
    echo=echo
    IFS="${IFS= "); save_ifs="IFS"; IFS="${IFS}:
    for dir in $PATH /usr/ucb; do
        if test -f $dir/echo & & test "X'$dir/echo \\t'" = 'X\\t'; then
            echo="$dir/echo"
            break
        fi
    done
    IFS="$save_ifs"
fi
fi

# Sed substitution that helps us do robust quoting. It backslashifies
# metacharacters that are still active within double-quoted strings.
Xsed='sed -e s/\"/\\\"/g'
sed_quotesubst=s/\(\[\"\]$\\\))\\\]/\1/g'
# Same as above, but do not quote variable references.
double_quote_subst='s/\(["\'\\\]*/\1/g'

# The name of this program.
proname='$echo "X$0" | $Xsed -e \’s%^.*%\n\’"'

# Constants:
PROGRAM=ltconfig
PACKAGE=libtool
VERSION=1.2
ac_compile='${CC-cc} -c $CFLAGS $CPPFLAGS conftest.c 1>&5'
ac_link='${CC-cc} -o conftest $CFLAGS $CPPFLAGS $LDFLAGS conftest.c $LIBS 1>&5'
rm="rm -f"

help="Try \'$proname --help\' for more information."

# Global variables:
can_build_shared=yes
enable_shared=yes
# All known linkers require a `.a` archive for static linking.
enable_static=yes
ltmain=
silent=
srcdir=
ac_config_guess=
ac_config_sub=
host=
nonopt=
verify_host=yes
with_gcc=no
with_gnu_ld=no

old_AR="$AR"
old_CC="$CC"
old_CFLAGS="$CFLAGS"
old_CPPFLAGS="$CPPFLAGS"
old_LD="$LD"
old_LN_S="$LN_S"
old_NM="$NM"
old_RANLIB="$RANLIB"

# Parse the command line options.
args=
prev=
for option
do
case "$option" in
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Usage: $progname [OPTION]... LTMAIN [HOST]

Generate a system-specific libtool script.

--disable-shared do not build shared libraries
--disable-static do not build static libraries
--help display this help and exit
--no-verify do not verify that HOST is a valid host type
--quiet same as `--silent'
--silent do not print informational messages
--srcdir=DIR find `config.guess' in DIR
--version output version information and exit
--with-gcc assume that the GNU C compiler will be used
--with-gnu-ld assume that the GNU linker uses the GNU linker

LTMAIN is the `ltmain.sh' shell script fragment that provides basic libtool functionality.

HOST is the canonical host system name [default=guessed].

EOM

exit 0
;`

--disable-shared) enable_shared=no ;`

--disable-static) enable_static=no ;`

--quiet | --silent) silent=yes ;`

--srcdir) prev=srcdir ;`
--srcdir=*) srcdir="$optarg" ;`

--no-verify) verify_host=no ;`

--version) echo "$PROGRAM (GNU $PACKAGE) $VERSION"; exit 0 ;`
--with-gcc) with_gcc=yes ;;
--with-gnu-ld) with_gnu_ld=yes ;;

-*)
echo "$progname: unrecognized option \$option" 1>&2
 echo "$help" 1>&2
 exit 1
 ;;
 *)
 if test -z "$ltmain"; then
   ltmain="$option"
   elseif test -z "$host"; then
      echo "$progname: warning "$option" is not a valid host type" 1>&2
      host="$option"
   else
   fi ;;
esac
 done

if test -z "$ltmain"; then
   echo "$progname: you must specify a LTMAIN file" 1>&2
   echo "$help" 1>&2
   exit 1
   fi

if test -f "$ltmain"; then
   : ;
else
   echo "$progname: \$ltmain does not exist" 1>&2
   echo "$help" 1>&2
   exit 1
fi

# Quote any args containing shell metacharacters.
ltpconfig_args=
for arg
   case "$arg" in
     *=*|*"*|*"*|*"*|*"*|*"*|*"*|*"*|*"*|*"*
 ltpconfig_args="$ltpconfig_args "$arg" ;;
 *) ltpconfig_args="$ltpconfig_args $arg" ;;
esac
done
# A relevant subset of AC_INIT.
# File descriptor usage:
# 0 standard input
# 1 file creation
# 2 errors and warnings
# 3 some systems may open it to /dev/tty
# 4 used on the Kubota Titan
# 5 compiler messages saved in config.log
# 6 checking for... messages and results
if test "$silent" = yes; then
exec 6>/dev/null
else
exec 6>&1
fi
exec 5>>./config.log
# NLS nuisances.
# Only set LANG and LC_ALL to C if already set.
# These must not be set unconditionally because not all systems understand
# e.g. LANG=C (notably SCO).
if test "${LC_ALL+set}" = set; then LC_ALL=C; export LC_ALL; fi
if test "${LANG+set}" = set; then LANG=C; export LANG; fi
if (echo "testing\c"; echo 1,2,3) | grep c >/dev/null; then
# Stardent Vistra SVR4 grep lacks -e, says ghazi@caip.rutgers.edu.
if (echo -n testing; echo 1,2,3) | sed s/-n/xn/ | grep xn >/dev/null; then
ac_n= ac_c='
' ac_t=''
else
ac_n=-n ac_c= ac_t=
fi
else
ac_n= ac_c='\c' ac_t=
fi
if test -z "$srcdir"; then
# Assume the source directory is the same one as the path to ltmain.sh.
srcdir='$echo "$ltmain" | $Xsed -e 's%/[^/]*$%%''
test "$srcdir" = "$ltmain" && srcdir=.
fi
trap "$rm conftest*; exit 1" 1 2 15
if test "$verify_host" = yes; then
# Check for config.guess and config.sub.

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ac_aux_dir=
for ac_dir in $srcdir $srcdir/.. $srcdir/../..; do
    if test -f $ac_dir/config.guess; then
        ac_aux_dir=$ac_dir
        break
    fi
done
if test -z "$ac_aux_dir"; then
    echo "$progname: cannot find config.guess in $srcdir $srcdir/.. $srcdir/../.." 1>&2
    echo "$help" 1>&2
    exit 1
fi
ac_config_guess=$ac_aux_dir/config.guess
ac_config_sub=$ac_aux_dir/config.sub

# Make sure we can run config.sub.
if $ac_config_sub sun4 >/dev/null 2>&1; then :
else
    echo "$progname: cannot run $ac_config_sub" 1>&2
    echo "$help" 1>&2
    exit 1
fi

echo $ac_n "checking host system type": "$ac_c" 1>&6

host_alias=$host
case "$host_alias" in
    "")
    if host_alias='$ac_config_guess'; then :
      else
        echo "$progname: cannot guess host type; you must specify one" 1>&2
        echo "$help" 1>&2
        exit 1
      fi
    esac
    host='$ac_config_sub $host_alias'
    echo "$ac_t$host" 1>&6
  esac
test -z "$host" && exit 1
elif test -z "$host"; then
    echo "$progname: you must specify a host type if you use --no-verify" 1>&2
    echo "$help" 1>&2
    exit 1
else
    host_alias=$host
fi
# Transform linux* to *,*-linux-gnu*, to support old configure scripts.
case "$host_os" in
  linux-gnu*)
  host=`echo $host | sed 's/[^-]*-[^-]*-linux-gnu$//g'`
  esac

  host_cpu=`echo $host | sed 's/[^-]*-[^-]*-linux-gnu$//g'`
  host_vendor=`echo $host | sed 's/[^-]*-[^-]*-linux-gnu$//g'`
  host_os=`echo $host | sed 's/[^-]*-[^-]*-linux-gnu$//g'`

  case "$host_os" in
    aix3*)
    # AIX sometimes has problems with the GCC collect2 program. For some
    # reason, if we set the COLLECT_NAMES environment variable, the problems
    # vanish in a puff of smoke.
    if test "${COLLECT_NAMES+set}" != set; then
      COLLECT_NAMES=
      export COLLECT_NAMES
    fi
    ;;
  esac

  # Determine commands to create old-style static archives.
  old_archive_cmds='$AR cru $oldlib$oldobjs'
  old_postinstall_cmds='chmod 644 $oldlib'
  old_postuninstall_cmds=

  # Set a sane default for 'AR'.
  test -z "$AR" && AR=ar

  # If RANLIB is not set, then run the test.
  if test "${RANLIB+set}" != "set"; then
    result=no
    echo "$ac_n "checking for ranlib... $ac_e" 1>&6
    IFS="$IFS=$IFS"; export save_ifs="IFS=$IFS"
    for dir in $PATH; do
      test -z "$dir" && dir=.
      if test -f $dir/ranlib; then
        RANLIB="ranlib"
        result="ranlib"
        break
      fi
    done
    IFS="$save_ifs"
    echo "$ac_t$result" 1>&6
if test -n "$RANLIB"; then
    old_archive_cmds="$old_archive_cmds;$RANLIB $oldlib"
    old_postinstall_cmds="$RANLIB $oldlib;$old_postinstall_cmds"
fi

# Check to see if we are using GCC.
if test "$with_gcc" != yes || test -z "$CC"; then
    # If CC is not set, then try to find GCC or a usable CC.
    if test -z "$CC"; then
        echo $ac_n "checking for gcc... $ac_c" 1>&6
        IFS="${IFS=}"; save_ifs="IFS"; IFS="${IFS}:
        for dir in $PATH; do
            IFS="$save_ifs"
            test -z "$dir" && dir=
            if test -f $dir/gcc; then
                CC="gcc"
                break
            fi
        done
        IFS="$save_ifs"
        if test -n "$CC"; then
            echo "$ac_t$CC" 1>&6
        else
            echo "$ac_t"no 1>&6
        fi
    fi
    # Not "gcc", so try "cc", rejecting "/usr/ucb/cc".
    if test -z "$CC"; then
        echo $ac_n "checking for cc... $ac_c" 1>&6
        IFS="${IFS=}"; save_ifs="IFS"; IFS="${IFS}:
        for dir in $PATH; do
            test -z "$dir" && dir=
            if test -f $dir/cc; then
                if test "$dir/cc" = "/usr/ucb/cc"; then
                    cc_rejected=yes
                    continue
                fi
                CC="cc"
                break
            fi
        done
        IFS="$save_ifs"
        if test $cc_rejected = yes; then
            echo $ac_n "$CC" 1>&6
            IFS="$save_ifs"
            if test -n "$RANLIB"; then
                old_archive_cmds="$old_archive_cmds;$RANLIB $oldlib"
                old_postinstall_cmds="$RANLIB $oldlib;$old_postinstall_cmds"
            fi
        fi
    fi
fi

# We found a bogon in the path, so make sure we never use it.
set dummy $CC
shift
if test $# -gt 0; then
# We chose a different compiler from the bogus one.
# However, it has the same name, so the bogon will be chosen
# first if we set CC to just the name; use the full file name.
shift
set dummy "${dir}/cc" "$@"
shift
CC="$@
fi

if test -n "$CC"; then
    echo "$ac_t$CC" 1>&6
else
    echo "$ac_t"no 1>&6
fi

if test -z "$CC"; then
    echo "$progname: error: no acceptable cc found in $PATH" 1>&2
    exit 1
fi

# Now see if the compiler is really GCC.
with_gcc=no
echo "$ac_n" "checking whether we are using GNU C... $ac_c" 1>&6
echo "$progname:424: checking whether we are using GNU C" >&5
$rm conftest.c
cat > conftest.c <<EOF
#ifdef __GNUC__
yes;
#else
    echo "$ac_t"no 1>&6
fi

if { ac_try='${CC-cc} -E conftest.c'; { (eval echo "$progname:432: "$ac_try") 1>&5; (eval $ac_try) 2>&5; }; } |
egrep yes >/dev/null 2>&1; then
    with_gcc=yes
fi
$rm conftest.c
echo "$ac_t"with_gcc" 1>&6
fi

# Allow CC to be a program name with arguments.
set dummy $CC
compiler="$2"
echo $ac_n "checking for $compiler option to produce PIC... $ac_c" 1>&6
pic_flag=
special_shlib_compile_flags=
lw=
link_static_flag=
no_builtin_flag=

if test "$with_gcc" = yes; then
    lw='-Wl,'
    link_static_flag='-static'
    no_builtin_flag=' -fno-builtin'
    case "$host_os" in
        aix3* | aix4* | irix5* | irix6* | osf3* | osf4*)
            # PIC is the default for these OSes.
            ;;
            os2*)
                # We can build DLLs from non-PIC.
                ;;
            amigaos*)
                # FIXME: we need at least 68020 code to build shared libraries, but
                # adding the '-m68020' flag to GCC prevents building anything better,
                # like '-m68040'.
                pic_flag='-m68020 -resident32 -malways-restore-a4'
                ;;
            *)
                pic_flag='-fPIC'
                ;;
    esac
else
    # PORTME Check for PIC flags for the system compiler.
    case "$host_os" in
        aix3* | aix4*)
            # All AIX code is PIC.
            link_static_flag='-bsr -clib/syscalls.exp'
            ;;
        hpux9* | hpux10*)
            # Is there a better link_static_flag that works with the bundled CC?
            lw='-Wl,'
            link_static_flag="${lw}-a ${lw}archive"
            pic_flag='+Z'
            ;;
        irix5* | irix6*)
            lw='-Wl,'
            link_static_flag='-non_shared'
            ;;
    esac
# PIC (with -Kpic) is the default.
;

os2*)
  # We can build DLLs from non-PIC.
  ;

osf3* | osf4*)
  # All OSF/1 code is PIC.
  wl='Wl,'
  link_static_flag='non_shared'
  ;

sco3.2v5*)
  pic_flag='Kpic'
  link_static_flag='dn'
  special_shlib_compile_flags='belf'
  ;

solaris2*)
  pic_flag='KPIC'
  link_static_flag='Bstatic'
  wl='Wl,'
  ;

sunos4*)
  pic_flag='PIC'
  link_static_flag='Bstatic'
  wl='Qoption ld '
  ;

sysv4.2uw2*)
  pic_flag='KPIC'
  link_static_flag='Bstatic'
  wl='Wl,'
  ;

uts4*)
  pic_flag='pic'
  link_static_flag='Bstatic'
  ;

*)
  can_build_shared=no
  ;
esac
fi
if test -n "$pic_flag"; then
  echo "$ac_t$pic_flag" 1>&6

  # Check to make sure the pic_flag actually works.
  echo $ac_n "checking if $compiler PIC flag $pic_flag works... $ac_c" 1>&6
  $rm conftest*
  echo > conftest.c
  save_CFLAGS="$CFLAGS"
  CFLAGS="$CFLAGS $pic_flag -DPIC"
  echo "$progname:547: checking if $compiler PIC flag $pic_flag works" >&5
  if { (eval echo $progname:548: "$ac_compile") 1>&5; (eval $ac_compile) 2>conftest.err; } && test -s conftest.o; then
    # Append any warnings to the config.log.
    cat conftest.err 1>&5
    # On HP-UX, both CC and GCC only warn that PIC is supported... then they
    # create non-PIC objects. So, if there were any warnings, we assume that
    # PIC is not supported.
    if test -s conftest.err; then
      echo "$ac_t"no 1>&6
      can_build_shared=no
      pic_flag=
    else
      echo "$ac_t"yes 1>&6
      pic_flag=" $pic_flag"
      fi
    else
      # Append any errors to the config.log.
      cat conftest.err 1>&5
      can_build_shared=no
      pic_flag=
      echo "$ac_t"no 1>&6
      fi
      CFLAGS="$save_CFLAGS"
      $rm conftest*
      else
      echo "$ac_t"none 1>&6
      fi

      # Check for any special shared library compilation flags.
      if test -n "$special_shlib_compile_flags"; then
        echo "$progname: warning: "$CC" requires "$special_shlib_compile_flags" to build shared libraries" 1>&2
        if echo "$old_CC $old_CFLAGS " | grep -e "[ ]$special_shlib_compile_flags[ ]" >/dev/null; then :
          else
            echo "$progname: add "$special_shlib_compile_flags" to the CC or CFLAGS env variable and reconfigure" 1>&2
            can_build_shared=no
            fi
            fi
          fi
        fi
      fi
echo $ac_n "checking if $compiler static flag $link_static_flag works... $ac_c" 1>&6
$rm conftest*
echo 'main(){return(0);}' > conftest.c
save_LDFLAGS="$LDFLAGS"
LDFLAGS="$LDFLAGS $link_static_flag"
echo "$progname:591: checking if $compiler static flag $link_static_flag works" >&5
if { (eval echo $progname:592: "\"$ac_link\"\") 1>&5; (eval $ac_link) 2>&5; } && test -s conftest; then
echo "$ac_t$link_static_flag" 1>&6
else
echo "$ac_t\"none\" 1>&6
link_static_flag=
fi
LDFLAGS="$save_LDFLAGS"
$rm conftest*

if test -z "$LN_S"; then
# Check to see if we can use ln -s, or we need hard links.
echo $ac_n "checking whether ln -s works... $ac_c" 1>&6
$rm conftestdata
if ln -s X conftestdata 2>/dev/null; then
  $rm conftestdata
  LN_S="ln -s"
else
  LN_S=ln
fi
if test "$LN_S" = "ln -s"; then
  echo "$ac_t\"yes\" 1>&6
else
  echo "$ac_t\"no\" 1>&6
fi
fi

# Make sure LD is an absolute path.
if test -z "$LD"; then
  ac_prog=ld
if test "$with_gcc" = yes; then
  # Check if gcc -print-prog-name=ld gives a path.
echo $ac_n "checking for ld used by GCC... $ac_c" 1>&6
  echo "$progname:624: checking for ld used by GCC" >&5
  case "$ac_prog" in
  # Accept absolute paths.
  /* | [A-Za-z]:\/*)
    test -z "$LD" && LD="$ac_prog"
  ;;
  "")
  # If it fails, then pretend we are not using GCC.
ac_prog=ld
::
*)
  # If it is relative, then search for the first ld in PATH.
  with_gnu_ld=unknown
::
esac
elif test "$with_gnu_ld" = yes; then
  echo $ac_n "checking for GNU ld... $ac_c" 1>&6
  echo "$progname:642: checking for GNU ld" >&5
else
  echo $ac_n "checking for non-GNU ld"... $ac_c 1>&6
  echo "$progname:645: checking for non-GNU ld" >&5
fi

if test -z "$LD"; then
  IFS="$(IFS= )"; ac_save_ifs="IFS"; IFS="${IFS};"
  for ac_dir in $PATH; do
    test -z "$ac_dir" && ac_dir=.
    if test -f "$ac_dir/$ac_prog"; then
      LD="$ac_dir/$ac_prog"
    fi
  done
  IFS="$ac_save_ifs"
fi

if test -n "$LD"; then
  echo "$ac_t$LD" 1>&6
else
  echo "$ac_t"no 1>&6
fi

if test -z "$LD"; then
  echo "$ac_t$L"D" 1>&6
else
  echo "$ac_t"no 1>&6
fi

if test -z "$LD"; then
  echo "$progname: error: no acceptable ld found in $PATH" 1>&2
  exit 1
fi

# Check to see if the program is GNU ld. I'd rather use --version,
# but apparently some GNU ld's only accept -v.
# Break only if it was the GNU/non-GNU ld that we prefer.
if "$LD" -v 2>&1 < /dev/null | egrep '(GNU|with BFD)' > /dev/null; then
  if test "$with_gnu_ld" != yes; then
    break
  fi
else
  if test "$with_gnu_ld" != no; then
    break
  fi
fi

IFS=""AC_save_ifs"

if test -n "$LD"; then
  echo "$ac_t$L"D" 1>&6
else
  echo "$ac_t"no 1>&6
fi

if test -z "$LD"; then
  echo "$progname: error: no acceptable ld found in $PATH" 1>&2
  exit 1
fi

# Check to see if it really is or is not GNU ld.
echo $ac_n "checking if the linker ($LD) is GNU ld... $ac_c" 1>&6
# I'd rather use --version here, but apparently some GNU ld's only accept -v.
if SLD -v 2>&1 ```grep '(GNU|with BFD)' 1>&5; then
  with_gnu_ld=yes
else
  with_gnu_ld=no
fi
echo "$ac_t$with_gnu_ld" 1>&6

# See if the linker supports building shared libraries.
echo "$ac_n" "checking whether the linker (SLD) supports shared libraries... $ac_c" 1>&6

allow_undefined_flag=
no_undefined_flag=
archive_cmds=
old_archive_from_new_cmds=
export_dynamic_flag_spec=
hardcode_libdir_flag_spec=
hardcode_libdir_separator=
hardcode_direct=no
hardcode_minus_L=no
hardcode_shlibpath_var=unsupported
runpath_var=

case "$host_os" in
  amigaos* | sunos4*)
    # On these operating systems, we should treat GNU ld like the system ld.
    gnu_ld_acts_native=yes
  ;;
  *)
    gnu_ld_acts_native=no
  ;;
  esac

ld_shlibs=yes
if test "$with_gnu_ld" = yes && test "$gnu_ld_acts_native" != yes; then

# See if GNU ld supports shared libraries.
if SLD --help 2>&1 ```grep ': supported targets:.* elf' > /dev/null; then
  archive_cmds=$CC -shared ${wl}-soname $wl$soname -o $lib$libobjs'
  runpath_var=LD_RUN_PATH
  ld_shlibs=yes
else
  ld_shlibs=no
fi

if test "$ld_shlibs" = yes; then
  hardcode_libdir_flag_spec=${wl}--rpath ${wl}$libdir'
  export_dynamic_flag_spec=${wl}--export-dynamic'
else
  hardcode_libdir_flag_spec="'
echo "$ac_t$with_gnu_ld" 1>&6
fi
else
# PORTME fill in a description of your system's linker (not GNU ld)

if test "$with_gcc" = yes && test -z "$link_static_flag"; then
# Neither direct hardcoding nor static linking is supported with a
# broken collect2.
    hardcode_direct=unsupported
fi

aix4*)
allow_undefined_flag=unsupported
archive_cmds="$NM$libobjs | $global_symbol_pipe | sed \"s/.* //\" > $lib.exp;$LD -o $objdir/$soname$libobjs -bE:$lib.exp -T512 -H512 -bM:SRE;SAR cru $lib $objdir/$soname'
    # Note: this linker hardcodes the directories in LIBPATH if there
    # are no directories specified by -L.
    hardcode_minus_L=yes
    if test "$with_gcc" = yes & & test -z "$link_static_flag"; then
        # Neither direct hardcoding nor static linking is supported with a
        # broken collect2.
        hardcode_direct=unsupported
    fi

amigaos*)
    archive_cmds="$rm $objdir/a2ixlibrary.data;$echo "#$define NAME $libname" > $objdir/a2ixlibrary.data;$echo
"#$define LIBRARY_ID 1" >> $objdir/a2ixlibrary.data;$echo "#$define VERSION $major" >> $objdir/a2ixlibrary.data;$echo
"#$define REVISION $revision" >> $objdir/a2ixlibrary.data;$AR cru $lib$libobjs;$RANLIB $lib;(cd $objdir && a2ixlibrary -32)'
    hardcode_libdir_flag_spec='-$L$libdir'
    hardcode_minus_L=yes

freebsd2.2*)
    archive_cmds="$LD -Bshareable -o $lib$libobjs /usr/lib/c++rt0.o'
    hardcode_libdir_flag_spec='-$RS$libdir'
    hardcode_direct=yes
    hardcode_minus_L=yes
    hardcode_shlibpath_var=no

# Unfortunately, older versions of FreeBSD 2 do not have this feature.
freebsd2*)
archive_cmds='LD -Bshareable -o $lib$libobjs'
hardcode_direct=yes
hardcode_minus_L=yes
hardcode_shlibpath_var=no
;;

# FreeBSD 3, at last, uses gcc -shared to do shared libraries.
freebsd3*)
archive_cmds='CC -shared -o $lib$libobjs'
hardcode_libdir_flag_spec='RSlibdir'
hardcode_direct=yes
hardcode_minus_L=yes
hardcode_shlibpath_var=no
;;

hpux9*)
archive_cmds='rm $objdir/$soname;LD -b +s +b $install_libdir -o $objdir/$soname$libobjs;mv $objdir/$soname $lib'
hardcode_libdir_flag_spec='${wl}+b ${wl}$libdir'
hardcode_direct=yes
hardcode_minus_L=yes
export_dynamic_flag_spec='${wl}-E'
;;

hpux10*)
archive_cmds='LD -b +h $soname +s +b $install_libdir -o $lib$libobjs'
hardcode_libdir_flag_spec='${wl}+b ${wl}$libdir'
hardcode_direct=yes
hardcode_minus_L=yes
export_dynamic_flag_spec='${wl}-E'
;;

irix5* | irix6*)
archive_cmds='LD -shared -o $lib -soname $soname -set_version $verstring$libobjs'
hardcode_libdir_flag_spec='${wl}-rpath ${wl}$libdir'
;;

netbsd*)
# Tested with NetBSD 1.2 ld
archive_cmds='LD -Bshareable -o $lib$libobjs'
hardcode_libdir_flag_spec='RSlibdir'
hardcode_direct=yes
hardcode_shlibpath_var=no
;;

openbsd*)
archive_cmds='LD -Bshareable -o $lib$libobjs'
```
hardcode_libdir_flag_spec='-R$libdir'
hardcode_direct=yes
hardcode_shlibpath_var=no

os2*)
hardcode_libdir_flag_spec='-L$libdir'
hardcode_minus_L=yes
allow_undefined_flag=unsupported
archive_cmds="$echo "LIBRARY $libname INITINSTANCE" > $objdir/$libname.def;$echo "DESCRIPTION "$libname":"" >> $objdir/$libname.def;$echo DATA >> $objdir/$libname.def;$echo " SINGLE NONSHARED" >> $objdir/$libname.def;$echo EXPORTS >> $objdir/$libname.def;emxexp$libobjs >> $objdir/$libname.def;$CC -Zdll -Zrtdll -o $lib$libobjs $objdir/$libname.def'
old_archive_from_new_cmds='emximp -o $objdir/$libname.a $objdir/$libname.def'

osf3* | osf4*)
  allow_undefined_flag=' -expect_unresolved '
archive_cmds='LD -shared${allow_undefined_flag} -o $lib -soname $soname -set_version $verstring$libobjs$deplibs'
hardcode_libdir_flag_spec='${wl}-rpath ${wl}$libdir'
hardcode_libdir_separator=:

sco3.2v5*)
archive_cmds='LD -G -o $lib$libobjs'
hardcode_direct=yes

solaris2*)
no_undefined_flag=' -z text'
archive_cmds='LD -G${allow_undefined_flag} -h $soname -o $lib$libobjs'
hardcode_libdir_flag_spec='-R$libdir'
hardcode_shlibpath_var=no

# Solaris 2 before 2.5 hardcodes -L paths.
case "$host_os" in
solaris2.[0-4]*)
  hardcode_minus_L=yes
  ..
  esac
  ..
sunos4*)
if test "$with_gcc" = yes; then
  archive_cmds='$CC -shared -o $lib$libobjs'
else
  archive_cmds='$LD -assert pure-text -Bstatic -o $lib$libobjs'
```
if test "$with_gnu_ld" = yes; then
    export_dynamic_flag_spec="$wl-export-dynamic"
fi

hardcode_libdir_flag_spec='-L$libdir'
hardcode_direct=yes
hardcode_minus_L=yes
hardcode_shlibpath_var=no
::;

uts4*)
archive_cmds="$LD -G -h $soname -o $lib$libobjs"

hardcode_libdir_flag_spec='-L$libdir'
hardcode_direct=no
hardcode_minus_L=no
hardcode_shlibpath_var=no
::;

*)
ld_shlibs=no
can_build_shared=no
::; esac
fi

echo "$ac_t$ld_shlibs" 1>&6

if test -z "$NM"; then
    echo $ac_n "checking for BSD-compatible nm... $ac_c" 1>&6
    case "$NM" in
    /* | [A-Za-z]:\) ;; # Let the user override the test with a path.
    *)
        IFS="${IFS= 	}"; ac_save_ifs="IFS"; IFS="${IFS}"
        for ac_dir in /usr/ucb /usr/ccs/bin $PATH /bin; do
            test -z "$ac_dir" && ac_dir=.
            if test -f "$ac_dir/nm"; then
                # Check to see if the nm accepts a BSD-compat flag.
                # Adding the 'sed 1q' prevents false positives on HP-UX, which says:
                # $ nm: unknown option "B" ignoring
                # (When the "B" flag is specified, nm is unaware of its meaning.
                #   This makes the nm output identical to that of BSD nm.)
                if ($ac_dir/nm -B /dev/null 2>&1 | sed '1q'; exit 0) | egrep /dev/null >/dev/null; then
                    NM="$ac_dir/nm -B"
                # end of if
                else
                    NM="$ac_dir/nm -p"
                # end of else
                fi
            # end of if
            fi
        done
    esac
    fi

break
fi
IFS="$ac_save_ifs"
test -z "$NM" && NM=nm
;;
esac
echo "$ac_t$NM" 1>&6
fi

# Check for command to grab the raw symbol name followed by C symbol from nm.
echo $ac_n "checking command to parse $NM output... $ac_c" 1>&6

# These are sane defaults that work on at least a few old systems.
# [They come from Ultrix. What could be older than Ultrix??! ;]

# Character class describing NM global symbol codes.
symcode='[BCDEGRSTU]'

# Regexp to match symbols that can be accessed directly from C.
sympat='\([_A-Za-z][_A-Za-z0-9-]*\)'

# Transform the above into a raw symbol and a C symbol.
symxfrm='\1 \1'

# Define system-specific variables.
case "$host_os" in
  aix*)
    symcode='[BCDTU]'
    ;;
  irix*)
    # Cannot use undefined symbols on IRIX because inlined functions mess us up.
    symcode='[BCDEGRST]' 
    ;;
  solaris2*)
    symcode='[BDTU]'
    ;;
  esac

# If we're using GNU nm, then use its standard symbol codes.
if $NM -V 2>&1 | egrep '(GNU|with BFD)' > /dev/null; then
  symcode='[ABCDGISTUW]'
fi

# Write the raw and C identifiers.
global_symbol_pipe="sed -n -e 's/^.* $symcode $sympat$/$symxfrm/p'" 

# Check to see that the pipe works correctly.
pipe_works=no
$rnm conf$test*
cat > conftest.c <<EOF
#ifdef __cplusplus
extern "C" { 
#else
char nm_test_var;
#endif
void nm_test_func(){ }
#ifdef __cplusplus
}
#endif
main(){nm_test_var='a';nm_test_func();return(0);}
EOF

echo "$progname:971: checking if global_symbol_pipe works" >&5
if { (eval echo $progname:972: \"$ac_compile\") 1>&5; (eval $ac_compile) 2>&5; } && test -s conftest.o; then
  # Now try to grab the symbols.
nlist=conftest.nm
if { echo "$progname:975: eval \"$NM conftest.o | $global_symbol_pipe > $nlist\"" >&5; eval "$NM conftest.o | $global_symbol_pipe > $nlist 2>&5"; } && test -s "$nlist"; then
  # Try sorting and uniquifying the output.
  if sort "$nlist" | uniq > "$nlist"T; then
    mv -f "$nlist"T "$nlist"
    wcout='wc "$nlist" 2>/dev/null'
    count='echo $wcout | $Xsed -e "s/^[ 	]*[0-9]*$/\1/"
    (test "$count" -ge 0) 2>/dev/null || count=-1
  else
    rm -f "$nlist"T
    count=-1
  fi
  # Make sure that we snagged all the symbols we need.
  if egrep ' nm_test_var$' "$nlist" >/dev/null; then
    if egrep ' nm_test_func$' "$nlist" >/dev/null; then
      cat <<EOF > conftest.c
      #ifdef __cplusplus
      extern "C" { 
      #else
      #endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #ifdef __cplusplus
      #endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      #endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
      # Now generate the symbol file.
      sed 's/^[ 	]*
      \$/extern char \1;\$/' "$nlist" >> conftest.c
      cat <<EOF >> conftest.c
      #if defined (__STDC__) && __STDC__
      # define __ptr_t void *
      #else
      # define __ptr_t char *
      #endif

      # endif
      EOF
/* The number of symbols in dld_preloaded_symbols, -1 if unsorted. */
int dld_preloaded_symbol_count = $count;

/* The mapping between symbol names and symbols. */
struct {
    char *name;
    __ptr_t address;
}
dld_preloaded_symbols[] =
{
    EOF
    sed 's/\([^]*\) \([^]*\)/ {"\1", (__ptr_t) &\2},/ < "$nlist" >> conftest.c
    cat "<EOF" >> conftest.c
    {0, (__ptr_t) 0}
};

#ifdef __cplusplus
}
#endif
#endif
EOF

# Now try linking the two files.
mv conftest.o conftestm.o
save_LIBS="$LIBS"
save_CFLAGS="$CFLAGS"
LIBS='conftestm.o'
CFLAGS="$CFLAGS$no_builtin_flag"
if { (eval echo $progname:1033: "$ac_link") 1>&5; (eval $ac_link) 2>&5; } && test -s conftest; then
    pipe_works=yes
else
    echo "$progname: failed program was:" >&5
    cat conftest.c >&5
fi
LIBS="$save_LIBS"
else
    echo "cannot find nm_test_func in $nlist" >&5
fi
else
    echo "cannot find nm_test_var in $nlist" >&5
fi
else
    echo "cannot run $global_symbol_pipe" >&5
fi
else
    echo "$progname: failed program was:" >&5
    cat conftest.c >&5
fi
$rm conftest*
# Do not use the global_symbol_pipe unless it works.
echo "$ac_t$pipe_works" 1>&6
test "$pipe_works" = yes || global_symbol_pipe=

# Check hardcoding attributes.
echo $ac_n "checking how to hardcode library paths into programs... $ac_c" 1>&6
hardcode_action=
if test -n "Shardcode_libdir_flag_spec" || \
   test -n "$runpath_var"; then
    # We can hardcode non-existant directories.
    if test "$hardcode_direct" != no && \ 
       test "$hardcode_minus_L" != no && \ 
       test "$hardcode_shlibpath_var" != no; then
       # Linking always hardcodes the temporary library directory.
       hardcode_action=relink
    else
      # We can link without hardcoding, and we can hardcode nonexisting dirs.
      hardcode_action=immediate
      fi
   else
     # We cannot hardcode anything.
     hardcode_action=unsupported
   else
     # We can only hardcode existing directories.
     hardcode_action=relink
     fi
   fi
echo "$ac_t$hardcode_action" 1>&6
test "$hardcode_action" = unsupported && can_build_shared=no

reload_flag=
reload_cmds='\$LD$reload_flag -o $output$reload_objs'
echo $ac_n "checking for $LD option to reload object files... $ac_c" 1>&6
# PORTME Some linker may need a different reload flag.
reload_flag='-r'
echo "$ac_t$reload_flag"
test -n "$reload_flag" && reload_flag=" $reload_flag"

# PORTME Fill in your ld.so characteristics
library_names_spec=
libname_spec='lib$name'
soname_spec=
postinstall_cmds=
postuninstall_cmds=
finish_cmds=
finish_eval=
shlibpath_var=
version_type=none
dynamic_linker="$host_os ld.so"


echo $ac_n "checking dynamic linker characteristics... $ac_c" 1>&6
case "$host_os" in
  aix3* | aix4*)
    version_type=linux
    library_names_spec='${libname}${release}.so.$versuffix $libname.a'
    shlibpath_var=LIBPATH
  # AIX has no versioning support, so we append a major version to the name.
  soname_spec='X$(libname)X${release}.so.$major'
  ;;

  amigaos*)
    library_names_spec=${libname}.ixlibrary $libname.a'
    # Create ${libname}_ixlibrary.a entries in /sys/libs.
    finish_eval='for lib in /sys/libs/*ixlibrary/ixlibrary 2>/dev/null; do libname="$echo "X$lib" | $Xsed -e \"s%^.*/\([^/]*\).ixlibrary$%\1%\""; test $rm /sys/libs/${libname}_ixlibrary.a; $show "(cd /sys/libs && $LN_S $lib ${libname}_ixlibrary.a)"; (cd /sys/libs && $LN_S $lib ${libname}_ixlibrary.a) || exit 1; done'
    ;;

  freebsd2* | freebsd3*)
    version_type=sunos
    library_names_spec='${libname}${release}.so.$versuffix $libname.so'
    finish_cmds='PATH="$PATH:/sbin" ldconfig -m $libdir'
    shlibpath_var=LD_LIBRARY_PATH
    ;;

  gnu*)
    version_type=sunos
    library_names_spec=${libname}${release}.so.$versuffix'
    shlibpath_var=LD_LIBRARY_PATH
    ;;

  hpux9* | hpux10*)
    # Give a soname corresponding to the major version so that dld.sl refuses to
    # link against other versions.
    dynamic_linker="$host_os dld.sl"
    version_type=sunos
    shlibpath_var=SHLIB_PATH
    library_names_spec=${libname}${release}.sl.$versuffix $libname.sl'
    soname_spec='X$(libname)X${release}.sl.$major'
    # HP-UX runs *really* slowly unless shared libraries are mode 555.
    ;;

)
postinstall_cmds='chmod 555 $lib'

::

irix5* | irix6*)
  version_type=osf
  soname_spec=${libname}${release}.so'
  library_names_spec=${libname}${release}.so.$versuffix $libname.so'
  shlibpath_var=LD_LIBRARY_PATH
::

# No shared lib support for Linux oldld, aout, or coff.
linux-gnuoldld* | linux-gnuaout* | linux-gnucoff*)
  dynamic_linker=no
::

# This must be Linux ELF.
linux-gnu*)
  version_type=linux
  library_names_spec=${libname}${release}.so.$versuffix ${libname}${release}.so.$major $libname.so'
  soname_spec=${libname}${release}.so.$major'
  finish_cmds='PATH="$PATH:/sbin" ldconfig -n $libdir'
  shlibpath_var=LD_LIBRARY_PATH

if test -f /lib/ld.so.1; then
  dynamic_linker='GNU ld.so'
else
  # Only the GNU ld.so supports shared libraries on MkLinux.
case "$host_cpu" in
    powerpc*)
      dynamic_linker=no
    ;;
    *)
      dynamic_linker='Linux ld.so'
    ;;
esac
fi
::

netbsd* | openbsd*)
  version_type=sunos
  library_names_spec=${libname}${release}.so.$versuffix'
  finish_cmds='PATH="$PATH:/sbin" ldconfig -m $libdir'
  shlibpath_var=LD_LIBRARY_PATH
::

os2*)
  libname_spec='$name'
  library_names_spec='$libname.dll $libname.a'
  dynamic_linker='OS/2 ld.exe'
  shlibpath_var=LIBPATH
::
osf3* | osf4*)
version_type=osf
soname_spec='${libname}${release}.so'
library_names_spec='${libname}${release}.so.$$versuffix $$libname.so'
shlibpath_var=LD_LIBRARY_PATH
;;
sco3.2v5*)
version_type=osf
soname_spec='${libname}${release}.so.$major'
library_names_spec='${libname}${release}.so.$$versuffix $$libname.so'
shlibpath_var=LD_LIBRARY_PATH
;;
solaris2*)
version_type=linux
library_names_spec='${libname}${release}.so.$$versuffix $$libname.so'
soname_spec='${libname}${release}.so.$major'
shlibpath_var=LD_LIBRARY_PATH
;;
sunos4*)
version_type=sunos
library_names_spec='${libname}${release}.so.$$versuffix'
finish_cmds='PATH=PATH:/usr/etc ldconfig $libdir'
shlibpath_var=LD_LIBRARY_PATH
;;
sysv4.2uw2*)
version_type=linux
library_names_spec='${libname}${release}.so.$$versuffix $$libname.so'
soname_spec='${libname}${release}.so.$major'
shlibpath_var=LD_LIBRARY_PATH
;;
uts4*)
version_type=linux
library_names_spec='${libname}${release}.so.$$versuffix $$libname.so'
soname_spec='${libname}${release}.so.$major'
shlibpath_var=LD_LIBRARY_PATH
;;
*
)
dynamic_linker=no
;;
esac
echo "$ac_t$dynamic_linker"
test "$dynamic_linker" = no && can_build_shared=no
# Report the final consequences.
echo "checking if libtool supports shared libraries... $can_build_shared" 1>&6

echo $ac_n "checking whether to build shared libraries... $ac_c" 1>&6
test "$can_build_shared" = "no" && enable_shared=no

# On AIX, shared libraries and static libraries use the same namespace, and
# are all built from PIC.
case "$host_os" in
  aix*)
test " enable_shared" = yes && enable_static=no
if test -n "$RANLIB"; then
  archive_cmds="$archive_cmds"$RANLIB \$lib"
  postinstall_cmds='$RANLIB $lib'
fi
;;
esac

echo "$ac_t$enable_shared" 1>&6

# Make sure either enable_shared or enable_static is yes.
test "enable_shared" = yes || enable_static=yes

echo "checking whether to build static libraries... $enable_static" 1>&6

echo $ac_n "checking for objdir... $ac_c" 1>&6
rm -f .libs 2>/dev/null
mkdir .libs 2>/dev/null
if test -d .libs; then
  objdir=.libs
else
  # MS-DOS does not allow filenames that begin with a dot.
  objdir=_libs
fi
rmdir .libs 2>/dev/null
echo "$ac_t$objdir" 1>&6

# Copy echo and quote the copy, instead of the original, because it is
# used later.
ltecho="${echo}

# Now quote all the things that may contain metacharacters.
for var in ltecho old_CC old_CFLAGS old_CPPFLAGS old_LD old_NM old_RANLIB \
old_LN_S AR CC LD LN_S NM reload_flag reload_cmds wl pic_flag \
link_static_flag no_builtin_flag export_dynamic_flag_spec \
libname_spec library_names_spec soname_spec RANLIB \
old_archive_cmds old_archive_from_new_cmds old_postinstall_cmds \

old_postuninstall_cmds archive_cmds postinstall_cmds postuninstall_cmds 
allow_undefined_flag no_undefined_flag 
finish_cmds finish_eval global_symbol_pipe 
hardcode_libdir_flag_spec hardcode_libdir_separator; do

case "$var" in
  reload_cmds | old_archive_cmds | old_archive_from_new_cmds | 
  old_postinstall_cmds | old_postuninstall_cmds | archive_cmds | 
  postinstall_cmds | postuninstall_cmds | finish_cmds)
    # Double-quote double-evaled strings.
    eval "$var=\"X\$$var\" | \$Xsed -e \"$double_quote_subst\" -e \"$sed_quote_subst\"\" 
      ;;
    *)
      eval "$var=\"X\$$var\" | \$Xsed -e \"$sed_quote_subst\"\"
      ;;
    esac
done

ofile=libtool
trap "$rm $ofile; exit 1" 1 2 15
echo creating $ofile
$rm $ofile
cat <<EOF > $ofile
#! /bin/sh
# libtool - Provide generalized library-building support services.
# Generated automatically by $PROGRAM - GNU $PACKAGE $VERSION
# NOTE: Changes made to this file will be lost: look at ltconfig or ltmain.sh.
#
# Copyright (C) 1996-1998 Free Software Foundation, Inc.
# Gordon Matzigkeit <gord@gnu.ai.mit.edu>, 1996
#
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# Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.
#
# As a special exception to the GNU General Public License, if you
# distribute this file as part of a program that contains a
# configuration script generated by Autoconf, you may include it under
# the same distribution terms that you use for the rest of that program.

# This program was configured as follows,
# on host `(hostname || uname -n) 2>/dev/null | sed 1q`:
#
# CC="$old_CC" CFLAGS="$old_CFLAGS" CPPFLAGS="$old_CPPFLAGS" \n# LD="$old_LD" NM="$old_NM" RANLIB="$old_RANLIB" LN_S="$old_LN_S" \n# $0$lconfig_args
#
# Compiler and other test output produced by $progname, useful for
# debugging $progname, is in ./config.log if it exists.

# Sed that helps us avoid accidentally triggering echo(1) options like -n.
Xsed="sed -e s/^X//"

# The HP-UX ksh and POSIX shell print the target directory to stdout
# if CDPATH is set.
if test "${CDPATH+set}" = set; then CDPATH=; export CDPATH; fi

# An echo program that does not interpret backslashes.
echo="$ltecho"

# The version of $progname that generated this script.
LTCONFIG_VERSION="$VERSION"

# Shell to use when invoking shell scripts.
SHELL=${CONFIG_SHELL:-/bin/sh}

# Whether or not to build libtool libraries.
built_libtool_libs=$enable_shared

# Whether or not to build old-style libraries.
built_old_libs=$enable_static

# The host system.
host_alias="$host_alias"
host="$host"

# The archiver.
AR="$AR"

# The default C compiler.
CC="$CC"

# The linker used to build libraries.
LD="$LD"
# Whether we need hard or soft links.
LN_S="$LN_S"

# A BSD-compatible nm program.
NM="$NM"

# The name of the directory that contains temporary libtool files.
objdir="$objdir"

# How to create reloadable object files.
reload_flag="$reload_flag"
reload_cmds="$reload_cmds"

# How to pass a linker flag through the compiler.
wl="$wl"

# Additional compiler flags for building library objects.
pic_flag="$pic_flag"

# Compiler flag to prevent dynamic linking.
link_static_flag="$link_static_flag"

# Compiler flag to turn off builtin functions.
no_builtin_flag="$no_builtin_flag"

# Compiler flag to allow reflexive dlopen.
export_dynamic_flag_spec="$export_dynamic_flag_spec"

# Library versioning type.
version_type="$version_type"

# Format of library name prefix.
libname_spec="$libname_spec"

# List of archive names. First name is the real one, the rest are links.
# The last name is the one that the linker finds with -lNAME.
library_names_spec="$library_names_spec"

# The coded name of the library, if different from the real name.
soname_spec="$soname_spec"

# Commands used to build and install an old-style archive.
RANLIB="$RANLIB"
old_archive_cmds="$old_archive_cmds"
old_postinstall_cmds="$old_postinstall_cmds"
old_postuninstall_cmds="$old_postuninstall_cmds"

# Create an old-style archive from a shared archive.
old_archive_from_new_cmds="$old_archive_from_new_cmds"

# Commands used to build and install a shared archive.
archive_cmds="$archive_cmds"
postinstall_cmds="$postinstall_cmds"
potuninstall_cmds="$potuninstall_cmds"

# Flag that allows shared libraries with undefined symbols to be built.
allow_undefined_flag="$allow_undefined_flag"

# Flag that forces no undefined symbols.
no_undefined_flag="$no_undefined_flag"

# Commands used to finish a libtool library installation in a directory.
finish_cmds="$finish_cmds"

# Same as above, but a single script fragment to be evaled but not shown.
finish_eval="$finish_eval"

# Take the output of nm and produce a listing of raw symbols and C names.
global_symbol_pipe="$global_symbol_pipe"

# This is the shared library runtime path variable.
runpath_var=$runpath_var

# This is the shared library path variable.
shlibpath_var=$shlibpath_var

# How to hardcode a shared library path into an executable.
hardcode_action="$hardcode_action"

# Flag to hardcode \$libdir into a binary during linking.
# This must work even if \$libdir does not exist.
hardcode_libdir_flag_spec="$hardcode_libdir_flag_spec"

# Whether we need a single -rpath flag with a separated argument.
hardcode_libdir_separator="$hardcode_libdir_separator"

# Set to yes if using DIR/libNAME.so during linking hardcodes DIR into the
# resulting binary.
hardcode_direct="$hardcode_direct"

# Set to yes if using the -LDIR flag during linking hardcodes DIR into the
# resulting binary.
hardcode_minus_L="$hardcode_minus_L"

# Set to yes if using SHLIBPATH_VAR=DIR during linking hardcodes DIR into
# the resulting binary.
hardcode_shlibpath_var=$hardcode_shlibpath_var

eof

case "$host_os" in
  aix3*)
    cat <<
EOF >> $ofile
# AIX sometimes has problems with the GCC collect2 program. For some
# reason, if we set the COLLECT_NAMES environment variable, the problems
# vanish in a puff of smoke.
if test "[$COLLECT_NAMES+set]" != set; then
  COLLECT_NAMES=
  export COLLECT_NAMES
fi
EOF
  ;;
esac

# Append the ltmain.sh script.
cat "$ltmain" >> $ofile || (rm -f $ofile; exit 1)

chmod +x $ofile
exit 0

# Local Variables:
# mode:shell-script
# sh-indentation:2
# End:
Copyright (C) 1991-1997, Thomas G. Lane.
* This file is part of the Independent JPEG Group's software.
* For conditions of distribution and use, see the accompanying README file.

--- #YAML:1.0
name: JSON
version: 2.16
abstract: JSON (JavaScript Object Notation) encoder/decoder
author:
  - Makamaka Hannyaharamitu, e<lt>makamaka[at]cpan.org>E<lt>
license: perl
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
requires:

2.187 JSON 2.16

2.187.1 Available under license :
INSTALLATION

To install this module type the following:

perl Makefile.PL
make
make test
make install

NAME
JSON - JSON (JavaScript Object Notation) encoder/decoder

SYNOPSIS
use JSON; # imports encode_json, decode_json, to_json and from_json.

$json_text = to_json($perl_scalar);
$perl_scalar = from_json($json_text);

# option-acceptable
$json_text = to_json($perl_scalar, {ascii => 1});
$perl_scalar = from_json($json_text, {utf8 => 1});

# OOP
$json = new JSON;

$json_text = $json->encode($perl_scalar);
$perl_scalar = $json->decode($json_text);

# pretty-printing
$json_text = $json->pretty->encode($perl_scalar);

# simple interface
$utf8_encoded_json_text = encode_json $perl_hash_or_arrayref;
$perl_hash_or_arrayref = decode_json $utf8_encoded_json_text;

# If you want to use PP only support features, call with '-support_by_pp'
# When XS unsupported feature is enable, using PP de/encode.

use JSON -support_by_pp;

**VERSION**

2.16

This version is compatible with JSON::XS 2.26 and later.

**DESCRIPTION**

************************** CAUTION **************************

* This is 'JSON module version 2' and there are many differences *
* to version 1.xx                                            *
* Please check your applications useing old version.        *
* See to 'INCOMPATIBLE CHANGES TO OLD VERSION'             *
************************** CAUTION **************************

JSON (JavaScript Object Notation) is a simple data format. See to <http://www.json.org/> and "RFC4627" (<http://www.ietf.org/rfc/rfc4627.txt>).

This module converts Perl data structures to JSON and vice versa using either JSON::XS or JSON::PP.

JSON::XS is the fastest and most proper JSON module on CPAN which must be compiled and installed in your environment. JSON::PP is a pure-Perl module which is bundled in this distribution and has a strong compatibility to JSON::XS.

This module try to use JSON::XS by default and fail to it, use JSON::PP instead. So its features completely depend on JSON::XS or JSON::PP.

See to "BACKEND MODULE DECISION".

To distinguish the module name 'JSON' and the format type JSON, the former is quoted by C<> (its results vary with your using media), and the latter is left just as it is.

Module name : "JSON"

Format type : JSON

**FEATURES**

* correct unicode handling
  This module (i.e. backend modules) knows how to handle Unicode, documents how and when it does so, and even documents what "correct" means.
Even though there are limitations, this feature is available since Perl version 5.6.

JSON::XS requires Perl 5.8.2 (but works correctly in 5.8.8 or later), so in older versions "JSON" should call JSON::PP as the backend which can be used since Perl 5.005.

With Perl 5.8.x JSON::PP works, but from 5.8.0 to 5.8.2, because of a Perl side problem, JSON::PP works slower in the versions. And in 5.005, the Unicode handling is not available. See to "UNICODE HANDLING ON PERLS" in JSON::PP for more information.

See also to "A FEW NOTES ON UNICODE AND PERL." in JSON::XS and "ENCODING/CODESET_FLAG_NOTES" in JSON::XS.

* round-trip integrity
  When you serialise a perl data structure using only data types supported by JSON, the deserialised data structure is identical on the Perl level. (e.g. the string "2.0" doesn't suddenly become "2" just because it looks like a number). There minor *are* exceptions to this, read the MAPPING section below to learn about those.

* strict checking of JSON correctness
  There is no guessing, no generating of illegal JSON texts by default, and only JSON is accepted as input by default (the latter is a security feature).

See to "FEATURES" in JSON::XS and "FEATURES" in JSON::PP.

* fast
  This module returns a JSON::XS object itself if available. Compared to other JSON modules and other serialisers such as Storable, JSON::XS usually compares favourably in terms of speed, too.

If not available, "JSON" returns a JSON::PP object instead of JSON::XS and it is very slow as pure-Perl.

* simple to use
  This module has both a simple functional interface as well as an object oriented interface interface.

* reasonably versatile output formats
  You can choose between the most compact guaranteed-single-line format possible (nice for simple line-based protocols), a pure-ASCII format (for when your transport is not 8-bit clean, still supports the whole Unicode range), or a pretty-printed format (for when you want to read that stuff). Or you can combine those features in whatever way you like.
FUNCTIONAL INTERFACE
Some documents are copied and modified from "FUNCTIONAL INTERFACE" in JSON::XS. "to_json" and "from_json" are additional functions.

to_json
$json_text = to_json($perl_scalar)

Converts the given Perl data structure to a json string.

This function call is functionally identical to:

$json_text = JSON->new->encode($perl_scalar)

Takes a hash reference as the second.

$json_text = to_json($perl_scalar, $flag_hashref)

So,

$json_text = encode_json($perl_scalar, {utf8 => 1, pretty => 1})

equivalent to:

$json_text = JSON->new->utf8(1)->pretty(1)->encode($perl_scalar)

from_json
$perl_scalar = from_json($json_text)

The opposite of "to_json": expects a json string and tries to parse it, returning the resulting reference.

This function call is functionally identical to:

$perl_scalar = JSON->decode($json_text)

Takes a hash reference as the second.

$perl_scalar = from_json($json_text, $flag_hashref)

So,

$perl_scalar = from_json($json_text, {utf8 => 1})

equivalent to:

$perl_scalar = JSON->new->utf8(1)->decode($json_text)
encode_json

$json_text = encode_json $perl_scalar

Converts the given Perl data structure to a UTF-8 encoded, binary string.

This function call is functionally identical to:

$json_text = JSON->new->utf8->encode($perl_scalar)

decode_json

$perl_scalar = decode_json $json_text

The opposite of "encode_json": expects an UTF-8 (binary) string and tries to parse that as an UTF-8 encoded JSON text, returning the resulting reference.

This function call is functionally identical to:

$perl_scalar = JSON->new->utf8->decode($json_text)

JSON::is_bool

$is_boolean = JSON::is_bool($scalar)

Returns true if the passed scalar represents either JSON::true or JSON::false, two constants that act like 1 and 0 respectively and are also used to represent JSON "true" and "false" in Perl strings.

JSON::true

Returns JSON true value which is blessed object. It "isa" JSON::Boolean object.

JSON::false

Returns JSON false value which is blessed object. It "isa" JSON::Boolean object.

JSON::null

Returns "undef".

See MAPPING, below, for more information on how JSON values are mapped to Perl.

COMMON OBJECT-ORIENTED INTERFACE

new

$json = new JSON

Returns a new "JSON" object inherited from either JSON::XS or JSON::PP that can be used to de/encode JSON strings.
All boolean flags described below are by default *disabled*.

The mutators for flags all return the JSON object again and thus calls can be chained:

```perl
my $json = JSON->new->utf8->space_after->encode({a => [1,2]})
=> {"a": [1, 2]}
```

ascii

```perl
$json = $json->ascii([$enable])

$enabled = $json->get_ascii
```

If $enable is true (or missing), then the encode method will not generate characters outside the code range 0..127. Any Unicode characters outside that range will be escaped using either a single \uXXXX or a double \uHHHH\uLLLL escape sequence, as per RFC4627.

If $enable is false, then the encode method will not escape Unicode characters unless required by the JSON syntax or other flags. This results in a faster and more compact format.

This feature depends on the used Perl version and environment.

See to "UNICODE HANDLING ON PERLS" in JSON::PP if the backend is PP.

```perl
JSON->new->ascii(1)->encode([chr 0x10401])
=> ["\ud801\udc01"]
```

latin1

```perl
$json = $json->latin1([$enable])

$enabled = $json->get_latin1
```

If $enable is true (or missing), then the encode method will encode the resulting JSON text as latin1 (or iso-8859-1), escaping any characters outside the code range 0..255.

If $enable is false, then the encode method will not escape Unicode characters unless required by the JSON syntax or other flags.

```perl
JSON->new->latin1->encode (['\x{89}\x{abc}'])
=> ['\x{89}\u0abc']  # (perl syntax, U+abc escaped, U+89 not)
```

utf8

```perl
$json = $json->utf8([$enable])
```
$enabled = $json->get_utf8

If $enable is true (or missing), then the encode method will encode the JSON result into UTF-8, as required by many protocols, while the decode method expects to be handled an UTF-8-encoded string. Please note that UTF-8-encoded strings do not contain any characters outside the range 0..255, they are thus useful for bytewise/binary I/O.

In future versions, enabling this option might enable autodetection of the UTF-16 and UTF-32 encoding families, as described in RFC4627.

If $enable is false, then the encode method will return the JSON string as a (non-encoded) Unicode string, while decode expects thus a Unicode string. Any decoding or encoding (e.g. to UTF-8 or UTF-16) needs to be done yourself, e.g. using the Encode module.

Example, output UTF-16BE-encoded JSON:

```perl
use Encode;
$jsontext = encode "UTF-16BE", JSON::XS->new->encode ($object);
```

Example, decode UTF-32LE-encoded JSON:

```perl
use Encode;
$object = JSON::XS->new->decode (decode "UTF-32LE", $jsontext);
```

See to "UNICODE HANDLING ON PERLS" in JSON::PP if the backend is PP.

pretty

$pretty = $json->pretty([$enable])

This enables (or disables) all of the "indent", "space_before" and "space_after" (and in the future possibly more) flags in one call to generate the most readable (or most compact) form possible.

Equivalent to:

```perl
$indent->space_before->space_after
```

The indent space length is three and JSON::XS cannot change the indent space length.

indent

$indent = $json->indent([$enable])

$enabled = $json->get_indent

If $enable is true (or missing), then the "encode" method will use a
multiline format as output, putting every array member or object/hash key-value pair into its own line, indenting them properly.

If $enable is false, no newlines or indenting will be produced, and the resulting JSON text is guaranteed not to contain any "newlines".

This setting has no effect when decoding JSON texts.

The indent space length is three. With JSON::PP, you can also access "indent_length" to change indent space length.

```perl
space_before
   $json = $json->space_before($enable)

   $enabled = $json->get_space_before
```

If $enable is true (or missing), then the "encode" method will add an extra optional space before the ":" separating keys from values in JSON objects.

If $enable is false, then the "encode" method will not add any extra space at those places.

This setting has no effect when decoding JSON texts.

Example, space_before enabled, space_after and indent disabled:

```json
{ "key" : "value" }
```

```perl
space_after
   $json = $json->space_after($enable)

   $enabled = $json->get_space_after
```

If $enable is true (or missing), then the "encode" method will add an extra optional space after the ":" separating keys from values in JSON objects and extra whitespace after the "," separating key-value pairs and array members.

If $enable is false, then the "encode" method will not add any extra space at those places.

This setting has no effect when decoding JSON texts.

Example, space_before and indent disabled, space_after enabled:

```json
{ "key": "value" }
```
relaxed
$json = $json->relaxed([$enable])

$enabled = $json->get_relaxed

If $enable is true (or missing), then "decode" will accept some
extensions to normal JSON syntax (see below). "encode" will not be
affected in anyway. *Be aware that this option makes you accept invalid
JSON texts as if they were valid!* I suggest only to use this option to
parse application-specific files written by humans (configuration files,
resource files etc.)

If $enable is false (the default), then "decode" will only accept valid
JSON texts.

Currently accepted extensions are:

* list items can have an end-comma
  JSON *separates* array elements and key-value pairs with commas.
  This can be annoying if you write JSON texts manually and want to be
  able to quickly append elements, so this extension accepts comma at
  the end of such items not just between them:

  
  [  
    1,  
    2, <- this comma not normally allowed  
  ]

  
  {  
    "k1": "v1",  
    "k2": "v2", <- this comma not normally allowed  
  }

* shell-style ’#’-comments
  Whenever JSON allows whitespace, shell-style comments are
  additionally allowed. They are terminated by the first
  carriage-return or line-feed character, after which more white-space
  and comments are allowed.

  
  [  
    1, # this comment not allowed in JSON  
    # neither this one...  
  ]

canonical
$json = $json->canonical([$enable])

$enabled = $json->getCanonical
If $enable is true (or missing), then the "encode" method will output JSON objects by sorting their keys. This is adding a comparatively high overhead.

If $enable is false, then the "encode" method will output key-value pairs in the order Perl stores them (which will likely change between runs of the same script).

This option is useful if you want the same data structure to be encoded as the same JSON text (given the same overall settings). If it is disabled, the same hash might be encoded differently even if contains the same data, as key-value pairs have no inherent ordering in Perl.

This setting has no effect when decoding JSON texts.

allow_nonref

$json = $json->allow_nonref([$enable])

$enabled = $json->get_allow_nonref

If $enable is true (or missing), then the "encode" method can convert a non-reference into its corresponding string, number or null JSON value, which is an extension to RFC4627. Likewise, "decode" will accept those JSON values instead of croaking.

If $enable is false, then the "encode" method will croak if it isn't passed an arrayref or hashref, as JSON texts must either be an object or array. Likewise, "decode" will croak if given something that is not a JSON object or array.

    JSON->new->allow_nonref->encode("Hello, World!")
    => "Hello, World!"

allow_unknown

$json = $json->allow_unknown([$enable])

$enabled = $json->get_allow_unknown

If $enable is true (or missing), then "encode" will *not* throw an exception when it encounters values it cannot represent in JSON (for example, filehandles) but instead will encode a JSON "null" value. Note that blessed objects are not included here and are handled separately by c<allow_nonref>.

If $enable is false (the default), then "encode" will throw an exception when it encounters anything it cannot encode as JSON.

This option does not affect "decode" in any way, and it is recommended
to leave it off unless you know your communications partner.

allow_blessed

$json = $json->allow_blessed([$enable])

$enabled = $json->get_allow_blessed

If $enable is true (or missing), then the "encode" method will not barf when it encounters a blessed reference. Instead, the value of the convert_blessed option will decide whether "null" ("convert_blessed" disabled or no "TO_JSON" method found) or a representation of the object ("convert_blessed" enabled and "TO_JSON" method found) is being encoded. Has no effect on "decode".

If $enable is false (the default), then "encode" will throw an exception when it encounters a blessed object.

convert_blessed

$json = $json->convert_blessed([$enable])

$enabled = $json->get_convert_blessed

If $enable is true (or missing), then "encode", upon encountering a blessed object, will check for the availability of the "TO_JSON" method on the object's class. If found, it will be called in scalar context and the resulting scalar will be encoded instead of the object. If no "TO_JSON" method is found, the value of "allow_blessed" will decide what to do.

The "TO_JSON" method may safely call die if it wants. If "TO_JSON" returns other blessed objects, those will be handled in the same way. "TO_JSON" must take care of not causing an endless recursion cycle (== crash) in this case. The name of "TO_JSON" was chosen because other methods called by the Perl core (== not by the user of the object) are usually in upper case letters and to avoid collisions with the "to_json" function or method.

This setting does not yet influence "decode" in any way.

If $enable is false, then the "allow_blessed" setting will decide what to do when a blessed object is found.

convert_blessed_universally mode

If use "JSON" with "-convert_blessed_universally", the "UNIVERSAL::TO_JSON" subroutine is defined as the below code:

*UNIVERSAL::TO_JSON = sub {
    my $b_obj = B::svref_2object( $_[0] );
return  $b_obj->isa('B::HV') ? { %{ $_[0] } } :
    $b_obj->isa('B::AV') ? @{ $_[0] } : undef;
}

This will cause that "encode" method converts simple blessed objects into JSON objects as non-blessed object.

JSON -convert_blessed_universally;
$json->allow_blessed->convert_blessed->encode( $blessed_object )

This feature is experimental and may be removed in the future.

filter_json_object
$json = $json->filter_json_object($coderef)

When $coderef is specified, it will be called from "decode" each time it decodes a JSON object. The only argument passed to the coderef is a reference to the newly-created hash. If the code references returns a single scalar (which need not be a reference), this value (i.e. a copy of that scalar to avoid aliasing) is inserted into the deserialised data structure. If it returns an empty list (NOTE: *not* "undef", which is a valid scalar), the original deserialised hash will be inserted. This setting can slow down decoding considerably.

When $coderef is omitted or undefined, any existing callback will be removed and "decode" will not change the deserialised hash in any way.

Example, convert all JSON objects into the integer 5:

  my $js = JSON->new->filter_json_object (sub { 5 });
  # returns [5]
  $js->decode ('[{}]');  # the given subroutine takes a hash reference.
  # throw an exception because allow_nonref is not enabled
  # so a lone 5 is not allowed.
  $js->decode ('{"a":1, "b":2}');

filter_json_single_key_object
$json = $json->filter_json_single_key_object($key => $coderef)

Works remotely similar to "filter_json_object", but is only called for JSON objects having a single key named $key.

This $coderef is called before the one specified via "filter_json_object", if any. It gets passed the single value in the JSON object. If it returns a single value, it will be inserted into the data structure. If it returns nothing (not even "undef" but the empty
list), the callback from "filter_json_object" will be called next, as if
no single-key callback were specified.

If $coderef is omitted or undefined, the corresponding callback will be
disabled. There can only ever be one callback for a given key.

As this callback gets called less often then the "filter_json_object"
one, decoding speed will not usually suffer as much. Therefore,
single-key objects make excellent targets to serialise Perl objects
into, especially as single-key JSON objects are as close to the
type-tagged value concept as JSON gets (it's basically an ID/VALUE
tuple). Of course, JSON does not support this in any way, so you need to
make sure your data never looks like a serialised Perl hash.

Typical names for the single object key are "__class_whatever__", or
"$_dollars_are_rarely_used__$" or "}]ugly_brace_placement", or even
things like "__class_md5sum(classname)__", to reduce the risk of
clashing with real hashes.

Example, decode JSON objects of the form "{ __widget__ => <id> }" into
the corresponding $WIDGET{<id>} object:

    # return whatever is in $WIDGET{5}:
    JSON
       ->new
       ->filter_json_single_key_object (__widget__ => sub {
           $WIDGET{ $_[0] }
       })
       ->decode ('{"__widget__": 5}')

    # this can be used with a TO_JSON method in some "widget" class
    # for serialisation to json:
    sub WidgetBase::TO_JSON {
        my ($self) = @_;
        unless ($self->{id}) {
            $self->{id} = ..get..some..id..;
            $WIDGET{$self->{id}} = $self;
        }
        { __widget__ => $self->{id} }
    }

    shrink
    $json = $json->shrink([$enable])
    $enabled = $json->get_shrink
With JSON::XS, this flag resizes strings generated by either "encode" or "decode" to their minimum size possible. This can save memory when your JSON texts are either very very long or you have many short strings. It will also try to downgrade any strings to octet-form if possible: perl stores strings internally either in an encoding called UTF-X or in octet-form. The latter cannot store everything but uses less space in general (and some buggy Perl or C code might even rely on that internal representation being used).

With JSON::PP, it is noop about resizing strings but tries "utf8::downgrade" to the returned string by "encode". See to utf8.

See to "OBJECT-ORIENTED INTERFACE" in JSON::XS and "METHODS" in JSON::PP.

max_depth
$json = $json->max_depth([$maximum_nesting_depth])

$max_depth = $json->get_max_depth

Sets the maximum nesting level (default 512) accepted while encoding or decoding. If a higher nesting level is detected in JSON text or a Perl data structure, then the encoder and decoder will stop and croak at that point.

Nesting level is defined by number of hash- or arrayrefs that the encoder needs to traverse to reach a given point or the number of "{" or "[" characters without their matching closing parenthesis crossed to reach a given character in a string.

If no argument is given, the highest possible setting will be used, which is rarely useful.

Note that nesting is implemented by recursion in C. The default value has been chosen to be as large as typical operating systems allow without crashing. (JSON::XS)

With JSON::PP as the backend, when a large value (100 or more) was set and it de/encodes a deep nested object/text, it may raise a warning 'Deep recursion on subroutin' at the perl runtime phase.

See "SECURITY CONSIDERATIONS" in JSON::XS for more info on why this is useful.

max_size
$json = $json->max_size([$maximum_string_size])

$max_size = $json->get_max_size
Set the maximum length a JSON text may have (in bytes) where decoding is being attempted. The default is 0, meaning no limit. When "decode" is called on a string that is longer then this many bytes, it will not attempt to decode the string but throw an exception. This setting has no effect on "encode" (yet).

If no argument is given, the limit check will be deactivated (same as when 0 is specified).

See "SECURITY CONSIDERATIONS" in JSON::XS, below, for more info on why this is useful.

**encode**

```
$json_text = $json->encode($perl_scalar)
```

Converts the given Perl data structure (a simple scalar or a reference to a hash or array) to its JSON representation. Simple scalars will be converted into JSON string or number sequences, while references to arrays become JSON arrays and references to hashes become JSON objects. Undefined Perl values (e.g. "undef") become JSON "null" values. References to the integers 0 and 1 are converted into "true" and "false".

**decode**

```
$perl_scalar = $json->decode($json_text)
```

The opposite of "encode": expects a JSON text and tries to parse it, returning the resulting simple scalar or reference. Croaks on error.

JSON numbers and strings become simple Perl scalars. JSON arrays become Perl arrayrefs and JSON objects become Perl hashrefs. "true" becomes 1 ("JSON::true"), "false" becomes 0 ("JSON::false") and "null" becomes "undef".

**decode_prefix**

```
($perl_scalar, $characters) = $json->decode_prefix($json_text)
```

This works like the "decode" method, but instead of raising an exception when there is trailing garbage after the first JSON object, it will silently stop parsing there and return the number of characters consumed so far.

```
JSON->new->decode_prefix ("[1] the tail") => (1], 3)
```

See to "OBJECT-ORIENTED INTERFACE" in JSON::XS
property
$boolean = $json->property($property_name)

Returns a boolean value about above some properties.

The available properties are "ascii", "latin1", "utf8", "indent", "space_before", "space_after", "relaxed", "canonical", "allow_nonref", "allow_unknown", "allow_blessed", "convert_blessed", "shrink", "max_depth" and "max_size".

$boolean = $json->property('utf8');
=> 0
$json->utf8;
$boolean = $json->property('utf8');
=> 1

Sets the property with a given boolean value.

$json = $json->property($property_name => $boolean);

With no argument, it returns all the above properties as a hash reference.

$flag_hashref = $json->property();

INCREMENTAL PARSING
In JSON::XS 2.2, incremental parsing feature of JSON texts was implemented. Please check to "INCREMENTAL PARSING" in JSON::XS.

[void, scalar or list context] = $json->incr_parse ($string)
This is the central parsing function. It can both append new text and extract objects from the stream accumulated so far (both of these functions are optional).

If $string is given, then this string is appended to the already existing JSON fragment stored in the $json object.

After that, if the function is called in void context, it will simply return without doing anything further. This can be used to add more text in as many chunks as you want.

If the method is called in scalar context, then it will try to extract exactly *one* JSON object. If that is successful, it will return this object, otherwise it will return "undef". If there is a parse error, this method will croak just as "decode" would do (one can then use "incr_skip" to skip the errorous part). This is the most common way of using the method.
And finally, in list context, it will try to extract as many objects from the stream as it can find and return them, or the empty list otherwise. For this to work, there must be no separators between the JSON objects or arrays, instead they must be concatenated back-to-back. If an error occurs, an exception will be raised as in the scalar context case. Note that in this case, any previously-parsed JSON texts will be lost.

$lvalue_string = $json->incr_text
This method returns the currently stored JSON fragment as an lvalue, that is, you can manipulate it. This *only* works when a preceding call to "incr_parse" in *scalar context* successfully returned an object. Under all other circumstances you must not call this function (I mean it, although in simple tests it might actually work, it *will* fail under real world conditions). As a special exception, you can also call this method before having parsed anything.

This function is useful in two cases: a) finding the trailing text after a JSON object or b) parsing multiple JSON objects separated by non-JSON text (such as commas).

In Perl 5.005, "lvalue" attribute is not available. You must write codes like the below:

```perl
$string = $json->incr_text;
$string =~ s/\s*,\s*/\n;
$json->incr_text( $string );
```

$json->incr_skip
This will reset the state of the incremental parser and will remove the parsed text from the input buffer. This is useful after "incr_parse" died, in which case the input buffer and incremental parser state is left unchanged, to skip the text parsed so far and to reset the parse state.

$json->incr_reset
This completely resets the incremental parser, that is, after this call, it will be as if the parser had never parsed anything.

This is useful if you want to repeatedly parse JSON objects and want to ignore any trailing data, which means you have to reset the parser after each successful decode.

**JSON::PP SUPPORT METHODS**
The below methods are JSON::PP own methods, so when "JSON" works with JSON::PP (i.e. the created object is a JSON::PP object), available. See to "JSON::PP OWN METHODS" in JSON::PP in detail.
If you use "JSON" with additional "-support_by_pp", some methods are available even with JSON::XS. See to "USE PP FEATURES EVEN THOUGH XS BACKEND".

```
BEING { $ENV{PERL_JSON_BACKEND} = 'JSON::XS' }

use JSON -support_by_pp;

my $json = new JSON;
$json->allow_nonref->escape_slash->encode("/");

# functional interfaces too.
print to_json(["/"]}\{escape_slash => 1\});
print from_json(['"foo"']}{utf8 => 1});
```

If you do not want to all functions but "-support_by_pp", use 
"-no_export".

```
use JSON -support_by_pp, -no_export;
# functional interfaces are not exported.
```

**allow_singlequote**

```
$json = $json->allow_singlequote([$enable])
```

If $enable is true (or missing), then "decode" will accept any JSON strings quoted by single quotations that are invalid JSON format.

```
$json->allow_singlequote->decode("foo":"bar");
$json->allow_singlequote->decode('foo':'bar
');
$json->allow_singlequote->decode({'foo':'bar'});
```

As same as the "relaxed" option, this option may be used to parse application-specific files written by humans.

**allow_barekey**

```
$json = $json->allow_barekey([$enable])
```

If $enable is true (or missing), then "decode" will accept bare keys of JSON object that are invalid JSON format.

As same as the "relaxed" option, this option may be used to parse application-specific files written by humans.

```
$json->allow_barekey->decode([foo:"bar"]);
```

**allow_bignum**

```
$json = $json->allow_bignum([$enable])
```
If $enable is true (or missing), then "decode" will convert the big integer Perl cannot handle as integer into a Math::BigInt object and convert a floating number (any) into a Math::BigFloat.

On the contrary, "encode" converts "Math::BigInt" objects and "Math::BigFloat" objects into JSON numbers with "allow_blessed" enable.

```
$json->allow_nonref->allow_blessed->allow_bignum;
$bigfloat = $json->decode('2.000000000000000000000000001');
print $json->encode($bigfloat);
# => 2.000000000000000000000000001
```

See to MAPPING about the conversion of JSON number.

loose
```
$json = $json->loose([$enable])
```

The unescaped [\x00-\x1f\x22\x2f\x5c] strings are invalid in JSON strings and the module doesn't allow to "decode" to these (except for \x2f). If $enable is true (or missing), then "decode" will accept these unescaped strings.

```
$json->loose->decode(qq|
  "abc def"
)
```

See to "JSON::PP OWN METHODS" in JSON::PP.

escape_slash
```
$json = $json->escape_slash([$enable])
```

According to JSON Grammar, *slash* (U+002F) is escaped. But by default JSON backend modules encode strings without escaping slash.

If $enable is true (or missing), then "encode" will escape slashes.

indent_length
```
$json = $json->indent_length($length)
```

With JSON::XS, The indent space length is 3 and cannot be changed. With JSON::PP, it sets the indent space length with the given $length. The default is 3. The acceptable range is 0 to 15.

sort_by
```
$json = $json->sort_by($function_name)
$json = $json->sort_by($subroutine_ref)
```

If $function_name or $subroutine_ref are set, its sort routine are used.
\$js = \$pc->sort_by(sub { \$JSON::PP::a cmp \$JSON::PP::b })->encode($obj);
# is($js, q|{"a":1,"b":2,"c":3,"d":4,"e":5,"f":6,"g":7,"h":8,"i":9}|);

\$js = \$pc->sort_by('own_sort')->encode($obj);
# is($js, q|{"a":1,"b":2,"c":3,"d":4,"e":5,"f":6,"g":7,"h":8,"i":9}|);

sub JSON::PP::own_sort { \$JSON::PP::a cmp \$JSON::PP::b }

As the sorting routine runs in the JSON::PP scope, the given subroutine
name and the special variables $a, $b will begin with 'JSON::PP::'.

If $integer is set, then the effect is same as "canonical" on.

See to "JSON::PP OWN METHODS" in JSON::PP.

MAPPING

This section is copied from JSON::XS and modified to "JSON". JSON::XS
and JSON::PP mapping mechanisms are almost equivalent.

See to "MAPPING" in JSON::XS.

JSON -> PERL

object

A JSON object becomes a reference to a hash in Perl. No ordering of
object keys is preserved (JSON does not preserve object key
ordering itself).

array

A JSON array becomes a reference to an array in Perl.

string

A JSON string becomes a string scalar in Perl - Unicode codepoints
in JSON are represented by the same codepoints in the Perl string,
so no manual decoding is necessary.

number

A JSON number becomes either an integer, numeric (floating point) or
string scalar in perl, depending on its range and any fractional
parts. On the Perl level, there is no difference between those as
Perl handles all the conversion details, but an integer may take
slightly less memory and might represent more values exactly than
floating point numbers.

If the number consists of digits only, "JSON" will try to represent
it as an integer value. If that fails, it will try to represent it
as a numeric (floating point) value if that is possible without loss
of precision. Otherwise it will preserve the number as a string
value (in which case you lose roundtripping ability, as the JSON number will be re-encoded to a JSON string).

Numbers containing a fractional or exponential part will always be represented as numeric (floating point) values, possibly at a loss of precision (in which case you might lose perfect roundtripping ability, but the JSON number will still be re-encoded as a JSON number).

If the backend is JSON::PP and "allow_bignum" is enable, the big integers and the numeric can be optionally converted into Math::BigInt and Math::BigFloat objects.

true, false
These JSON atoms become "JSON::true" and "JSON::false", respectively. They are overloaded to act almost exactly like the numbers 1 and 0. You can check whether a scalar is a JSON boolean by using the "JSON::is_bool" function.

If "JSON::true" and "JSON::false" are used as strings or compared as strings, they represent as "true" and "false" respectively.

    print JSON::true . "\n";
    #=> true
    print JSON::true + 1;
    #=> 1

    ok(JSON::true eq 'true');
    ok(JSON::true eq '1');
    ok(JSON::true == 1);

"JSON" will install these missing overloading features to the backend modules.

null
A JSON null atom becomes "undef" in Perl.

"JSON::null" returns "undef".

PERL -> JSON
The mapping from Perl to JSON is slightly more difficult, as Perl is a truly typeless language, so we can only guess which JSON type is meant by a Perl value.

hash references
Perl hash references become JSON objects. As there is no inherent ordering in hash keys (or JSON objects), they will usually be encoded in a pseudo-random order that can change between runs of the
same program but stays generally the same within a single run of a program. "JSON" optionally sort the hash keys (determined by the *canonical* flag), so the same datastructure will serialise to the same JSON text (given same settings and version of JSON::XS), but this incurs a runtime overhead and is only rarely useful, e.g. when you want to compare some JSON text against another for equality.

In future, the ordered object feature will be added to JSON::PP using "tie" mechanism.

array references
Perl array references become JSON arrays.

other references
Other unblessed references are generally not allowed and will cause an exception to be thrown, except for references to the integers 0 and 1, which get turned into "false" and "true" atoms in JSON. You can also use "JSON::false" and "JSON::true" to improve readability.

    to_json [0,JSON::true]      # yields [false,true]

JSON::true, JSON::false, JSON::null
These special values become JSON true and JSON false values, respectively. You can also use "\1" and "$0" directly if you want.

JSON::null returns "undef".

blessed objects
Blessed objects are not directly representable in JSON. See the "allow_blessed" and "convert_blessed" methods on various options on how to deal with this: basically, you can choose between throwing an exception, encoding the reference as if it weren't blessed, or provide your own serialiser method.

With "convert_blessed_universally" mode, "encode" converts blessed hash references or blessed array references (contains other blessed references) into JSON members and arrays.

    use JSON -convert_blessed_universally;
    JSON->new->allow_blessed->convert_blessed->encode( $blessed_object );

See to convert_blessed.

simple scalars
Simple Perl scalars (any scalar that is not a reference) are the most difficult objects to encode: JSON::XS and JSON::PP will encode undefined scalars as JSON "null" values, scalars that have last been used in a string context before encoding as JSON strings, and
anything else as number value:

    # dump as number
    encode_json [-3.0e17]  # yields [-3e+17]
    my $value = 5; encode_json [$value]  # yields [5]

    # used as string, so dump as string
    print $value;
    encode_json [$value]  # yields ['5']

    # undef becomes null
    encode_json [undef]  # yields [null]

You can force the type to be a string by stringifying it:

    my $x = 3.1;  # some variable containing a number
    "$x";  # stringified
    $x .= "";  # another, more awkward way to stringify
    print $x;  # perl does it for you, too, quite often

You can force the type to be a number by numifying it:

    my $x = "3";  # some variable containing a string
    $x += 0;  # numify it, ensuring it will be dumped as a number
    $x * 1;  # same thing, the choise is yours.

You can not currently force the type in other, less obscure, ways.

Big Number

If the backend is JSON::PP and "allow_bignum" is enable, "encode"
converts "Math::BigInt" objects and "Math::BigFloat" objects into
JSON numbers.

JSON and ECMAscript

See to "JSON and ECMAscript" in JSON::XS.

JSON and YAML

JSON is not a subset of YAML. See to "JSON and YAML" in JSON::XS.

BACKEND MODULE DECISION

When you use "JSON", "JSON" tries to "use" JSON::XS. If this call
failed, it will "uses" JSON::PP. The required JSON::XS version is *2.2*
or later.

The "JSON" constructor method returns an object inherited from the
backend module, and JSON::XS object is a blessed scaler reference while
JSON::PP is a blessed hash reference.
So, your program should not depend on the backend module, especially returned objects should not be modified.

my $json = JSON->new; # XS or PP?
$json->{stash} = 'this is xs object'; # this code may raise an error!

To check the backend module, there are some methods - "backend", "is_pp" and "is_xs".

JSON->backend; # 'JSON::XS' or 'JSON::PP'
JSON->backend->is_pp: # 0 or 1
JSON->backend->is_xs: # 1 or 0
$json->is_xs; # 1 or 0
$json->is_pp; # 0 or 1

If you set an environment variable "PERL_JSON_BACKEND", The calling action will be changed.

PERL_JSON_BACKEND = 0 or PERL_JSON_BACKEND = 'JSON::PP'
Always use JSON::PP

PERL_JSON_BACKEND == 1 or PERL_JSON_BACKEND = 'JSON::XS,JSON::PP'
(The default) Use compiled JSON::XS if it is properly compiled & installed, otherwise use JSON::PP.

PERL_JSON_BACKEND == 2 or PERL_JSON_BACKEND = 'JSON::XS'
Always use compiled JSON::XS, die if it isn't properly compiled & installed.

These ideas come from DBI::PurePerl mechanism.

eample:

BEGIN { $ENV{PERL_JSON_BACKEND} = 'JSON::PP' }
use JSON; # always uses JSON::PP

In future, it may be able to specify another module.

USE PP FEATURES EVEN THOUGH XS BACKEND
Many methods are available with either JSON::XS or JSON::PP and when the backend module is JSON::XS, if any JSON::PP specific (i.e. JSON::XS unsupported) method is called, it will "warn" and be noop.
But if you "use" "JSON" passing the optional string "-support_by_pp", it makes a part of those unsupported methods available. This feature is achieved by using JSON::PP in "de/encode".

BEGIN { $ENV{PERL_JSON_BACKEND} = 2 } # with JSON::XS
use JSON -support_by_pp;
my $json = new JSON;
$json->allow_nonref->escape_slash->encode("/");

At this time, the returned object is a "JSON::Backend::XS::Supportable" object (re-blessed XS object), and by checking JSON::XS unsupported flags in de/encoding, can support some unsupported methods - "loose", "allow_bignum", "allow_barekey", "allow_singlequote", "escape_slash", "as_nonblessed" and "indent_length".

When any unsupported methods are not enable, "XS de/encode" will be used as is. The switch is achieved by changing the symbolic tables.

"-support_by_pp" is effective only when the backend module is JSON::XS and it makes the de/encoding speed down a bit.

See to "JSON::PP SUPPORT METHODS".

INCOMPATIBLE CHANGES TO OLD VERSION
There are big incompatibility between new version (2.00) and old (1.xx).
If you use old "JSON" 1.xx in your code, please check it.

See to "Transition ways from 1.xx to 2.xx."

jsonToObj and objToJson are obsoleted.
Non Perl-style name "jsonToObj" and "objToJson" are obsoleted (but not yet deleted from the source). If you use these functions in your code, please replace them with "from_json" and "to_json".

Global variables are no longer available.
"JSON" class variables - $JSON::AUTOCONVERT, $JSON::BareKey, etc... - are not available any longer. Instead, various features can be used through object methods.

Package JSON::Converter and JSON::Parser are deleted.
Now "JSON" bundles with JSON::PP which can handle JSON more properly than them.

Package JSON::NotString is deleted.
There was "JSON::NotString" class which represents JSON value "true", "false", "null" and numbers. It was deleted and replaced by "JSON::Boolean".
"JSON::Boolean" represents "true" and "false".

"JSON::Boolean" does not represent "null".

"JSON::null" returns "undef".

"JSON" makes JSON::XS::Boolean and JSON::PP::Boolean is-a relation to JSON::Boolean.

function JSON::Number is obsoleted.

"JSON::Number" is now needless because JSON::XS and JSON::PP have round-trip integrity.

JSONRPC modules are deleted.

Perl implementation of JSON-RPC protocol - "JSONRPC ".

"JSONRPC::Transport::HTTP" and "Apache::JSONRPC " are deleted in this distribution. Instead of them, there is JSON::RPC which supports JSON-RPC protocol version 1.1.

Transition ways from 1.xx to 2.xx.

You should set "support_by_pp" mode firstly, because it is always successful for the below codes even with JSON::XS.

use JSON -support_by_pp;

Exported jsonToObj (simple)
    from_json($json_text);

Exported objToJson (simple)
    to_json($perl_scalar);

Exported jsonToObj (advanced)
    $flags = {allow_barekey => 1, allow_singlequote => 1};
    from_json($json_text, $flags);

equivalent to:

    $JSON::BareKey = 1;
    $JSON::QuotApos = 1;
    jsonToObj($json_text);

Exported objToJson (advanced)
    $flags = {allow_blessed => 1, allow_barekey => 1};
    to_json($perl_scalar, $flags);

equivalent to:

    $JSON::BareKey = 1;
objToJson($perl_scalar);

jsonToObj as object method
    $json->decode($json_text);

objToJson as object method
    $json->encode($perl_scalar);

new method with parameters
    The "new" method in 2.x takes any parameters no longer. You can set parameters instead:

    $json = JSON->new->pretty;

$JSON::Pretty, $JSON::Indent, $JSON::Delimiter
    If "indent" is enable, that menas $JSON::Pretty flag set. And $JSON::Delimiter was substituted by "space_before" and "space_after". In conclusion:

    $json->indent->space_before->space_after;

Equivalent to:

    $json->pretty;

To change indent length, use "indent_length".

(Only with JSON::PP, if "-support_by_pp" is not used.)

    $json->pretty->indent_length(2)->encode($perl_scalar);

$JSON::BareKey
    (Only with JSON::PP, if "-support_by_pp" is not used.)

    $json->allow_barekey->decode($json_text)

$JSON::ConvBlessed
    use "-convert_blessed_universally". See to convert_blessed.

$JSON::QuotApos
    (Only with JSON::PP, if "-support_by_pp" is not used.)

    $json->allow_singlequote->decode($json_text)

$JSON::SingleQuote
    Disable. "JSON" does not make such a invalid JSON string any longer.

$JSON::KeySort
$json->canonical->encode($perl_scalar)

This is the ascii sort.

If you want to use with your own sort routine, check the "sort_by" method.

(Only with JSON::PP, even if "support_by_pp" is used currently.)

$json->sort_by($sort_routine_ref)->encode($perl_scalar)

$json->sort_by(sub { $JSON::PP::a <=> $JSON::PP::b })->encode($perl_scalar)

Can't access $a and $b but $JSON::PP::a and $JSON::PP::b.

$JSON::SkipInvalid
$JSON::allow_unknown

$JSON::AUTOCONVERT
Needless. "JSON" backend modules have the round-trip integrity.

$JSON::UTF8
Needless because "JSON" (JSON::XS/JSON::PP) sets the UTF8 flag on properly.

# With UTF8-flagged strings

$json->allow_nonref;
$str = chr(1000); # UTF8-flagged

$json_text  = $json->utf8(0)->encode($str);
utf8::is_utf8($json_text);
# true
$json_text  = $json->utf8(1)->encode($str);
utf8::is_utf8($json_text);
# false

$str = "" . chr(1000) . ""; # UTF8-flagged

$perl_scalar = $json->utf8(0)->decode($str);
utf8::is_utf8($perl_scalar);
# true
$perl_scalar = $json->utf8(1)->decode($str);
# died because of 'Wide character in subroutine'

See to "A FEW NOTES ON UNICODE AND PERL" in JSON::XS.

$JSON::UnMapping
Disable. See to MAPPING.

$JSON::SelfConvert
This option was deleted. Instead of it, if a given blessed object
has the "TO_JSON" method, "TO_JSON" will be executed with
"convert_blessed".

$json->convert_blessed->encode($blesed_hashref_or_arrayref)
# if need, call allow_blessed

Note that it was "toJson" in old version, but now not "toJson" but
"TO_JSON".

TODO
example programs

THREADS
No test with JSON::PP. If with JSON::XS, See to "THREADS" in JSON::XS.

BUGS
Please report bugs relevant to "JSON" to <makamaka[at]cpan.org>.

SEE ALSO
Most of the document is copied and modified from JSON::XS doc.

JSON::XS, JSON::PP
"RFC4627"(<http://www.ietf.org/rfc/rfc4627.txt>)

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The release of this new version owes to the courtesy of Marc Lehmann.

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2.188 JSON-XS 2.26

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lib/kdb/kdb_log.c
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2.193 keyutils 1.5.9
**2.193.1 Available under license:**

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Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file
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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
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functions (ten lines or less in length), then the use of the object
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2.195 KVM inter-VM shared memory module 1

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Nahanni/ivshmem guest-code

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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.

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.

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
Open Source Used In Firepower System Version 6.2

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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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.

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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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 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.

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, 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.

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.

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Preamble

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To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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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
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.

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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   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.

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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
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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.

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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
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to use the modified definitions.)

b) Accompany the work with a written offer, valid for at
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c) If distribution of the work is made by offering access to copy
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2.201 libdnet 1.12
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 * err.h
 *
 * Adapted from OpenBSD libc *err* *warn* code.
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#err.h8.1 (Berkeley) 6/2/93
#

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2.202 libevent 1.4.13-stable

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2.203 libiconv 1.14

2.203.1 Available under license:

GNU LIBICONV - character set conversion library

This library provides an iconv() implementation, for use on systems which don't have one, or whose implementation cannot convert from/to Unicode.

It provides support for the encodings:

European languages
- ASCII, ISO-8859-{1,2,3,4,5,7,9,10,13,14,15,16}, KOI8-R, KOI8-U, KOI8-RU,
- CP{1250,1251,1252,1253,1254,1257}, CP{850,866,1131}, Mac{Roman,CentralEurope,Iceland,Croatian,Romania}, Mac{Cyrillic,Ukraine,Greek,Turkish}, Macintosh

Semitic languages
- ISO-8859-{6,8}, CP{1255,1256}, CP862, Mac{Hebrew,Arabic}

Japanese

Chinese

Korean

Armenian
- ARMSCII-8

Georgian
- Georgian-Academy, Georgian-PS

Tajik
- KOI8-T

Kazakh
- PT154, RK1048

Thai
- ISO-8859-11, TIS-620, CP874, MacThai

Laotian
- MuleLao-1, CP1133

Vietnamese
Open Source Used In Firepower System Version 6.2

- VISCII, TCVN, CP1258
- Platform specifics
  - HP-ROMAN8, NEXTSTEP

Full Unicode
- UTF-8
- UCS-2, UCS-2BE, UCS-2LE
- UCS-4, UCS-4BE, UCS-4LE
- UTF-16, UTF-16BE, UTF-16LE
- UTF-32, UTF-32BE, UTF-32LE
- UTF-7
- C99, JAVA

Full Unicode, in terms of 'uint16_t' or 'uint32_t'
(with machine dependent endianness and alignment)
- UCS-2-INTERNAL, UCS-4-INTERNAL

Locale dependent, in terms of 'char' or 'wchar_t'
(with machine dependent endianness and alignment, and with OS and locale dependent semantics)
- char, wchar_t
  - The empty encoding name "" is equivalent to "char": it denotes the locale dependent character encoding.

When configured with the option --enable-extra-encodings, it also provides support for a few extra encodings:

- European languages
  - CP{437,737,775,852,853,855,857,858,860,861,863,865,869,1125}
- Semitic languages
  - CP864
- Japanese
- Chinese
  - BIG5-2003 (experimental)
- Turkmen
  - TDS565
- Platform specifics
  - ATARIST, RISCOS-LATIN1

It can convert from any of these encodings to any other, through Unicode conversion.

It has also some limited support for transliteration, i.e. when a character cannot be represented in the target character set, it can be approximated through one or several similarly looking characters. Transliteration is activated when "/TRANSLIT" is appended to the target encoding name.

libiconv is for you if your application needs to support multiple character encodings, but that support lacks from your system.
Installation
----------

As usual for GNU packages:

$ ./configure --prefix=/usr/local
$ make
$ make install

After installing GNU libiconv for the first time, it is recommended to recompile and reinstall GNU gettext, so that it can take advantage of libiconv.

On systems other than GNU/Linux, the iconv program will be internationalized only if GNU gettext has been built and installed before GNU libiconv. This means that the first time GNU libiconv is installed, we have a circular dependency between the GNU libiconv and GNU gettext packages, which can be resolved by building and installing either
- first libiconv, then gettext, then libiconv again,
or (on systems supporting shared libraries, excluding AIX)
- first gettext, then libiconv, then gettext again.
Recall that before building a package for the second time, you need to erase the traces of the first build by running "make distclean".

This library can be built and installed in two variants:

- The library mode. This works on all systems, and uses a library 'libiconv.so' and a header file '<iconv.h>'. (Both are installed through "make install".)

To use it, simply #include <iconv.h> and use the functions.

To use it in an autoconfiguring package:
- If you don't use automake, append m4/iconv.m4 to your aclocal.m4 file.
- If you do use automake, add m4/iconv.m4 to your m4 macro repository.
- Add to the link command line of libraries and executables that use the functions the placeholder @LIBICONV@ (or, if using libtool for the link, @LTLIBICONV@). If you use automake, the right place for these additions are the *_LDADD variables.
Note that 'iconv.m4' is also part of the GNU gettext package, which installs it in /usr/local/share/aclocal/iconv.m4.

- The libc plug/override mode. This works on GNU/Linux, Solaris and OSF/1 systems only. It is a way to get good iconv support without having glibc-2.1.
  It installs a library 'preloadable_libiconv.so'. This library can be used
with LD_PRELOAD, to override the iconv* functions present in the C library.

On GNU/Linux and Solaris:
   $ export LD_PRELOAD=/usr/local/lib/preloadable_libiconv.so

On OSF/1:
   $ export _RLD_LIST=/usr/local/lib/preloadable_libiconv.so:DEFAULT

A program's source need not be modified, the program need not even be recompiled. Just set the LD_PRELOAD environment variable, that's it!

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The iconv _program_ and the documentation are under GPL, see file COPYING.

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Homepage
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http://www.gnu.org/software/libiconv/

Bug reports to
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<bug-gnu-libiconv@gnu.org>

Bruno Haible <bruno@clisp.org>

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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.

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**Open Source Used In Firepower System Version 6.2**

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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
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2.210 libusb 1.017

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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.)

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever
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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.

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2.212 libwww-perl 5.834
2.212.1 Available under license :

LIBWWW-PERL-5
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The libwww-perl collection is a set of Perl modules which provides a 
simple and consistent application programming interface to the 
World-Wide Web. The main focus of the library is to provide classes 
and functions that allow you to write WWW clients. The library also 
contain modules that are of more general use and even classes that 
help you implement simple HTTP servers.

PREREQUISITES

In order to install and use this package you will need Perl version 
5.6 or better. Some modules within this package depend on other 
packages that are distributed separately from Perl. We recommend that
you have the following packages installed before you install
libwww-perl:

URI
MIME-Base64
HTML-Tagset
HTML-Parser
libnet
Digest-MD5
Compress-Zlib

If you want to access sites using the https protocol, then you need to
install the Crypt::SSLeay or the IO::Socket::SSL module. The
README.SSL file will tell you more about how libwww-perl supports SSL.

INSTALLATION

You install libwww-perl using the normal perl module distribution drill:

    perl Makefile.PL
    make
    make test
    make install

If you don't want to install any programs (only the library files) then
pass the `--no-programs' option to Makefile.PL:

    perl Makefile.PL --no-programs

DOCUMENTATION

See the lib/LWP.pm file for an overview of the library. See the
Changes file for recent changes.

POD style documentation is included in all modules and scripts. These
are normally converted to manual pages and installed as part of the
"make install" process. You should also be able to use the 'perldoc'
utility to extract and read documentation from the module files
directly.

SUPPORT

Bug reports and suggestions for improvements can be sent to the
<libwww@perl.org> mailing list. This mailing list is also the place
for general discussions and development of the libwww-perl package.
AVAILABILITY

The latest version of libwww-perl is available from CPAN:

http://search.cpan.org/dist/libwww-perl/

If you want to hack on the source it might be a good idea to grab the latest version with git using the command:

    git clone git://gitorious.org/libwww-perl/mainline.git lwp

You can also browse the git repository at:

    http://gitorious.org/projects/libwww-perl

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c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

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2.213 libxml2 2.9.4

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2.215 lilo 24.2

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Thanks go to the following people for patches and contributions:

Michael Hunold <m.hunold@gmx.de>
for the initial saa7146 driver and its recent overhaul

Christian Theiss
for his work on the initial Linux DVB driver

Marcus Metzler <mocm@metzlerbros.de>
Ralph Metzler <rjkm@metzlerbros.de>
for their continuing work on the DVB driver

Michael Holzt <kju@debian.org>
for his contributions to the dvb-net driver

Diego Picciani <d.picciani@novacomp.it>
for CyberLogin for Linux which allows logging onto EON
(in case you are wondering where CyberLogin is, EON changed its login
procedure and CyberLogin is no longer used.)

Martin Schaller <martin@smurf.franken.de>
for patching the cable card decoder driver

Klaus Schmidinger <Klaus.Schmidinger@cadsoft.de>
for various fixes regarding tuning, OSD and CI stuff and his work on VDR

Steve Brown <sbrown@cortland.com>
for his AFC kernel thread

Christoph Martin <martin@uni-mainz.de>
for his LIRC infrared handler

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Florian Schirmer <jolt@tuxbox.org>
Ronny Strutz <3des@elitedvb.de>
Wolfram Joost <dbox2@frokaschwei.de>
...and all the other dbox2 people
for many bugfixes in the generic DVB Core, frontend drivers and
their work on the dbox2 port of the DVB driver

Oliver Endriss <o.endriss@gmx.de>
for many bugfixes

Andrew de Quincey <adq_dvb@lidskialf.net>
for the tda1004x frontend driver, and various bugfixes

Peter Schildmann <peter.schildmann@web.de>
for the driver for the Technisat SkyStar2 PCI DVB card

Vadim Catana <skystar@moldova.cc>
Roberto Ragusa <r.ragusa@libero.it>
Augusto Cardoso <augusto@carhil.net>
for all the work for the FlexCopII chipset by B2C2,Inc.

Davor Emard <emard@softhome.net>
for his work on the budget drivers, the demux code,
the module unloading problems, ...

Hans-Frieder Vogt <hfvogt@arcor.de>
for his work on calculating and checking the crc's for the
TechnoTrend/Hauppauge DEC driver firmware
Michael Dreher <michael@5dot1.de>
Andreas ‘randy’ Weinberger
for the support of the Fujitsu-Siemens Activy budget DVB-S

Kenneth Aafly <ke-aa@frisurf.no>
for adding support for Typhoon DVB-S budget card

Ernst Peinlich <e.peinlich@inode.at>
for tuning/DiSEqC support for the DEC 3000-s

Peter Beutner <p.beutner@gmx.net>
for the IR code for the ttusb-dec driver

Wilson Michaels <wilsonmichaels@earthlink.net>
for the lgdt330x frontend driver, and various bugfixes

Michael Krufky <mkrufky@m1k.net>
for maintaining v4l/dvb inter-tree dependencies

Taylor Jacob <rtjacob@earthlink.net>
for the nxt2002 frontend driver

Jean-Francois Thibert <jeanfrancois@sagetv.com>
for the nxt2004 frontend driver

Kirk Lapray <kirk.lapray@gmail.com>
for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

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This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, 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 this service 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 make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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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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.

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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.

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.

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.

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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
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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.

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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
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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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possible use to the public, we recommend making it free software that
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redistribution under these terms (or, alternatively, under the terms of the
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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.>
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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!
/* 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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2.224 luajit 2.0.2
2.224.1 Available under license:

 LuaJIT -- a Just-In-Time Compiler for Lua. http://luajit.org/

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2.225 Math-Base85 0.2

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README...

========================

Math::Base85 Version 0.2
========================

This module handles numbers in base 85, via strings and Math::BigInt.
For more information, read the module or rfc1924.txt.

The usual installation instructions apply:

/path/to/perl Makefile.PL
make
make test
make install

Please report bugs to the author at <tmonroe plus perl at nog dot net>.

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$Id: README,v 1.3 2002/08/06 21:31:52 tony Exp $

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

That's all there is to it!

2.227 Math-BigInt-Pari 1.13
2.227.1 Available under license:

This program is free software; you may redistribute it and/or modify it under the same terms as Perl itself.

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  at assemblers) written by James Hacker.

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

That's all there is to it!
2.228 Math-Complex 1.56

2.228.1 Available under license:

```yaml
--- #YAML:1.0
name:                Math-Complex
version:             1.56
abstract:            ~
license:             perl
author:              ~
generated_by:        ExtUtils::MakeMaker version 6.42
distribution_type:   module
requires:
    Scalar::Util:                  1.11
    Test::More:                    0
meta-spec:
    url:     http://module-build.sourceforge.net/META-spec-v1.3.html
    version: 1.3
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      a separate manual page for each non-standard executable that clearly
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<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 is interactive, make it output a short notice like this when it starts in an interactive mode:

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

That's all there is to it!

2.229 Math-GMP 2.06

2.229.1 Available under license :

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sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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2.232 memcached 1.4.13

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2.233 Memcached-libmemcached 0.3102

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--- #YAML:1.0
name:    MIME-Types
version: 1.28
abstract: Definition of MIME types
license: perl
author:
  - Mark Overmeer
generated_by:   ExtUtils::MakeMaker version 6.42
distribution_type:   module
requires:
  Test::More: 0.47
  Test::Pod: 1
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.3.html
  version: 1.3
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2.236 minicom 2.6.1

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    Miquel van Smoorenburg.

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2.239 Module-Pluggable 3.9

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   at assemblers) written by James Hacker.

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

That's all there is to it!
2.240 mojolicious 5.28

2.240.1 Available under license:

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```perl
% = 20 + 3
% my $self = shift;
% if ($self->app->mode eq 'development') {
  % = $self->stash('exception')->message
% }
% else {
  Internal Server Error
% }
% my $c = shift;
Hello Mojo from the other template <%= $c->url_for %>!
% my $self = shift;
<!DOCTYPE html>
<html>
<head></head>
<body>
<%= $self->render_to_string(template => '23') %><%= $self->content %>
</body>
</html>
% my $self = shift;
<!DOCTYPE html>
<html>
<head></head>
<body>
Same old in green <%= $self->content %>
</body>
</html>
% {
  % my $block = begin
  % my $name = shift
  Hello <%= $name %>
  % end
  %= $block->('Baerbel')
  %= $block->('Wolfgang')
```
% shift->stash(layout => 'green');
Seems to work!
Higher precedence!

2.241 smtp 1.4.31

2.241.1 Available under license:

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Version 3, 29 June 2007

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2.242 Ncurses 5.6

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$Id: README,v 1.23 2006/04/22 22:19:37 tom Exp $

README file for the ncurses package

See the file ANNOUNCE for a summary of ncurses features and ports.
See the file INSTALL for instructions on how to build and install ncurses.
See the file NEWS for a release history and bug-fix notes.
See the file TO-DO for things that still need doing, including known bugs.

Browse the file misc/ncurses-intro.html for narrative descriptions of how to use ncurses and the panel, menu, and form libraries.

Browse the file doc/html/hackguide.html for a tour of the package internals.

ROADMAP AND PACKAGE OVERVIEW:

You should be reading this file in a directory called: ncurses-d.d, where d.d is the current version number (see the dist.mk file in this directory for that). There should be a number of subdirectories, including `c++', `form', `man', `menu', `misc', `ncurses', `panel', `progs', `test', `tack' and `Ada95'. (The 'tack' program may be distributed separately).

A full build/install of this package typically installs several libraries, a handful of utilities, and a database hierarchy. Here is an inventory of the pieces:

The libraries are:

libncurses.a   (normal)
libncurses.so  (shared)
libncurses_g.a (debug and trace code enabled)
libncurses_p.a (profiling enabled)

libpanel.a   (normal)
libpanel.so  (shared)
libpanel_g.a (debug and trace code enabled)

libmenu.a   (normal)
libmenu.so  (shared)
libmenu_g.a (debug enabled)

libform.a   (normal)
libform.so  (shared)
libform_g.a (debug enabled)

If you configure using the --enable-widec option, a "w" is appended to the library names (e.g., libncursesw.a), and the resulting libraries support wide-characters, e.g., via a UTF-8 locale. The corresponding header files are compatible with the non-wide-character configuration; wide-character features are provided by ifdef's in the header files. The wide-character library interfaces are not binary-compatible with the non-wide-character version.

The ncurses libraries implement the curses API. The panel, menu and forms
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libraries implement clones of the SVr4 panel, menu and forms APIs. The source
code for these lives in the `ncurses', `panel', `menu', and `form' directories
respectively.

In the `c++' directory, you'll find code that defines an interface to the
curses, forms, menus and panels library packaged as C++ classes, and a demo program in C++
to test it. These class definition modules are not installed by the `make
install.libs' rule as libncurses++.

In the `Ada95' directory, you'll find code and documentation for an
Ada95 binding of the curses API, to be used with the GNAT compiler.
This binding is built by a normal top-level `make' if configure detects
an usable version of GNAT (3.11 or above). It is not installed automatically.
See the Ada95 directory for more build and installation instructions and
for documentation of the binding.

To do its job, the ncurses code needs your terminal type to be set in the
environment variable TERM (normally set by your OS; under UNIX, getty(1)
typically does this, but you can override it in your .profile); and, it needs a
database of terminal descriptions in which to look up your terminal type's
capabilities.

In older (V7/BSD) versions of curses, the database was a flat text file,
/etc/termcap; in newer (USG/USL) versions, the database is a hierarchy of
fast-loading binary description blocks under /usr/lib/terminfo. These binary
blocks are compiled from an improved editable text representation called
`terminfo' format (documented in man/terminfo.5). The ncurses library can use
either /etc/termcap or the compiled binary terminfo blocks, but prefers the
second form.

In the `misc' directory, there is a text file terminfo.src, in editable
terminfo format, which can be used to generate the terminfo binaries (that's
what make install.data does). If the package was built with the
--enable-termcap option enabled, and the ncurses library cannot find a terminfo
description for your terminal, it will fall back to the termcap file supplied
with your system (which the ncurses package installation leaves strictly
alone).

The utilities are as follows:

  tic -- terminfo source to binary compiler
  infocmp -- terminfo binary to source decompiler/comparator
  clear -- emits clear-screen for current terminal
  tput -- shell-script access to terminal capabilities.
  toe -- table of entries utility
  tset -- terminal-initialization utility

The first two (tic and infocmp) are used for manipulating terminfo
descriptions; the next two (clear and tput) are for use in shell scripts. The last (tset) is provided for 4.4BSD compatibility. The source code for all of these lives in the `progs' directory.

Detailed documentation for all libraries and utilities can be found in the `man' and `doc' directories. An HTML introduction to ncurses, panels, and menus programming lives in the `doc/html' directory. Manpages in HTML format are under `doc/html/man'.

The `test' directory contains programs that can be used to verify or demonstrate the functions of the ncurses libraries. See test/README for descriptions of these programs. Notably, the `ncurses' utility is designed to help you systematically exercise the library functions.

AUTHORS:

Pavel Curtis:
 wrote the original ncurses

Zeyd M. Ben-Halim:
 port of original to Linux and many enhancements.

Thomas Dickey (maintainer for 1.9.9g through 4.1, resuming with FSF's 5.0):
 configuration scripts, porting, mods to adhere to XSI Curses in the areas of background color, terminal modes. Also memory leak testing, the wresize, default colors and key definition extensions and numerous bug fixes (more than half of those enumerated in NEWS beginning with the internal release 1.8.9).

Florian La Roche (official maintainer for FSF's ncurses 4.2)
 Beginning with release 4.2, ncurses is distributed under an MIT-style license.

Eric S. Raymond:
 the man pages, infocmp(1), tput(1), clear(1), captoinfo(1), tset(1),
toe(1), most of tic(1), trace levels, the HTML intro, wgetnstr() and many other entry points, the cursor-movement optimization, the scroll-pack optimizer for vertical motions, the mouse interface and xterm mouse support, and the ncurses test program.

Juergen Pfeifer
 The menu and form libraries, C++ bindings for ncurses, menus, forms and panels, as well as the Ada95 binding. Ongoing support for panel.

CONTRIBUTORS:

Alexander V. Lukyanov
 for numerous fixes and improvements to the optimization logic.
David MacKenzie
for first-class bug-chasing and methodical testing.

Ross Ridge
for the code that hacks termcap parameterized strings into terminfo.

Warren Tucker and Gerhard Fuernkranz,
for writing and sending the panel library.

Hellmuth Michaelis,
for many patches and testing the optimization code.

Eric Newton, Ulrich Drepper, and Anatoly Ivasyuk:
the C++ code.

Jonathan Ross,
for lessons in using sed.

Keith Bostic (maintainer of 4.4BSD curses)
for help, criticism, comments, bug-finding, and being willing to
depth-six BSD curses for this one when it grew up.

Richard Stallman,
for his commitment to making ncurses free software.

Countless other people have contributed by reporting bugs, sending fixes,
suggesting improvements, and generally whining about ncurses :-) 

BUGS:
See the INSTALL file for bug and developer-list addresses.
The Hacker's Guide in the doc directory includes some guidelines
on how to report bugs in ways that will get them fixed most quickly.

---

2.243 net tools 1.60

2.243.1 Available under license :

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**2.246 Net-CIDR-Lite 0.21**

**2.246.1 Available under license:**
from Lite.pm

--- #YAML:1.0
name: Net-CIDR-Lite
version: 0.21
abstract: Perl extension for merging IPv4 or IPv6 CIDR addresses
author: - Douglas Wilson <dougw@cpan.org>
license: unknown
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
build_requires:
  ExtUtils::MakeMaker: 0
requires: {}
no_index:
directory:
  - t
  - inc
generated_by: ExtUtils::MakeMaker version 6.56
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
from README

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

That's all there is to it!
2.247 Net-DNS 0.68

2.247.1 Available under license:

from /demo/mresolv

<snip>

=head1 COPYRIGHT

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<snip>

from META.yml

--- #YAML:1.0
name: Net-DNS
version: 0.68
abstract: Perl DNS resolver module
author:
  - Olaf Kolkman <olaf@net-dns.org>
license: perl
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
build_requires:
  ExtUtils::MakeMaker: 0
requires:
  Digest::HMAC_MD5: 1
  Digest::MD5: 2.12
  Digest::SHA: 5.23
  IO::Socket: 0
  MIME::Base64: 2.11
  Test::More: 0.18
no_index:
  directory:
    - t
    - inc
generated_by: ExtUtils::MakeMaker version 6.56
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
from README

<snip>
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----------

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2.248 Net-IP 1.25

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2.249 Net-IPv4Addr 0.1

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<snip>

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2.250 Net-IPv6Addr 0.2

2.250.1 Available under license :

from README

<snip>

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

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2.251 Net-IPv6Addr/rfc-document 0.2

2.251.1 Available under license :
from rfc2373.txt This is the addressing architecture specification for IPV6.

<snip>

1.0 INTRODUCTION

This specification defines the addressing architecture of the IP
Version 6 protocol. It includes a detailed description of the
currently defined address formats for IPv6 [IPV6]

<snip>

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2.252 Net-SCP-Expect 0.16

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from Expect.pm

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Daniel Berger
djberg96 at yahoo dot com

<snip>

from META.yml

--- #YAML:1.0
name:                Net-SCP-Expect
version:             0.16
abstract:            Wrapper for scp that allows passwords via Expect.
license:             ~
author:              - Eric Rybski <rybskej@yahoo.com>
generated_by:        ExtUtils::MakeMaker version 6.44
distribution_type:   module
requires:
  Expect:                        1.14
  Net::IPv6Addr:                 0.2
  Term::ReadPassword:            0.01
meta-spec:
  url:     http://module-build.sourceforge.net/META-spec-v1.3.html
  version: 1.3
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1. Introduction

The SNMP Management Framework at the time of this writing consists of five major components:

- An overall architecture, described in STD 62, RFC 3411 [RFC3411].

- Mechanisms for describing and naming objects and events for the purpose of management. The first version of this Structure of Management Information (SMI) is called SMIv1 and described in STD 16, RFC 1155 [RFC1155], STD 16, RFC 1212 [RFC1212] and RFC 1215 [RFC1215]. The second version, called SMIv2, is described in STD 58, RFC 2578 [RFC2578], STD 58, RFC 2579 [RFC2579] and STD 58, RFC 2580 [RFC2580].

- Message protocols for transferring management information. The first version of the SNMP message protocol is called SNMPv1 and described in STD 15, RFC 1157 [RFC1157]. A second version of the SNMP message protocol, which is not an Internet standards track protocol, is called SNMPv2c and described in RFC 1901 [RFC1901] and STD 62, RFC 3417 [RFC3417]. The third version of the message protocol is called SNMPv3 and described in STD 62,
RFC 3417 [RFC3417], RFC 3412 [RFC3412] and RFC 3414 [RFC3414].

- Protocol operations for accessing management information. The first set of protocol operations and associated PDU formats is described in STD 15, RFC 1157 [RFC1157]. A second set of protocol operations and associated PDU formats is described in this document.

- A set of fundamental applications described in STD 62, RFC 3413 [RFC3413] and the view-based access control mechanism described in STD 62, RFC 3415 [RFC3415].

A more detailed introduction to the SNMP Management Framework at the time of this writing can be found in RFC 3410 [RFC3410].

Managed objects are accessed via a virtual information store, termed the Management Information Base or MIB. Objects in the MIB are defined using the mechanisms defined in the SMI.

This document, Version 2 of the Protocol Operations for the Simple Network Management Protocol, defines the operations of the protocol with respect to the sending and receiving of PDUs to be carried by the message protocol.

2. Overview

SNMP entities supporting command generator or notification receiver applications (traditionally called "managers") communicate with SNMP entities supporting command responder or notification originator applications (traditionally called "agents"). The purpose of this protocol is the transport of management information and operations.

2.1. Management Information

The term "variable" refers to an instance of a non-aggregate object type defined according to the conventions set forth in the SMI [RFC2578] or the textual conventions based on the SMI [RFC2579]. The term "variable binding" normally refers to the pairing of the name of a variable and its associated value. However, if certain kinds of
exceptional conditions occur during processing of a retrieval request, a variable binding will pair a name and an indication of that exception.

A variable-binding list is a simple list of variable bindings.

The name of a variable is an OBJECT IDENTIFIER which is the concatenation of the OBJECT IDENTIFIER of the corresponding object-type together with an OBJECT IDENTIFIER fragment identifying the instance. The OBJECT IDENTIFIER of the corresponding object-type is called the OBJECT IDENTIFIER prefix of the variable.

2.2. Retransmission of Requests

For all types of request in this protocol, the receiver is required under normal circumstances, to generate and transmit a response to the originator of the request. Whether or not a request should be retransmitted if no corresponding response is received in an appropriate time interval, is at the discretion of the application originating the request. This will normally depend on the urgency of the request. However, such an application needs to act responsibly in respect to the frequency and duration of re-transmissions. See BCP 41 [RFC2914] for discussion of relevant congestion control principles.

2.3. Message Sizes

The maximum size of an SNMP message is limited to the minimum of:

(1) the maximum message size which the destination SNMP entity can accept; and,

(2) the maximum message size which the source SNMP entity can generate.

The former may be known on a per-recipient basis; and in the absence of such knowledge, is indicated by transport domain used when sending the message. The latter is imposed by implementation-specific local constraints.
Each transport mapping for the SNMP indicates the minimum message size which a SNMP implementation must be able to produce or consume. Although implementations are encouraged to support larger values whenever possible, a conformant implementation must never generate messages larger than allowed by the receiving SNMP entity.

One of the aims of the GetBulkRequest-PDU, specified in this protocol, is to minimize the number of protocol exchanges required to retrieve a large amount of management information. As such, this PDU type allows an SNMP entity supporting command generator applications to request that the response be as large as possible given the constraints on message sizes. These constraints include the limits on the size of messages which the SNMP entity supporting command responder applications can generate, and the SNMP entity supporting command generator applications can receive.

However, it is possible that such maximum sized messages may be larger than the Path MTU of the path across the network traversed by the messages. In this situation, such messages are subject to fragmentation. Fragmentation is generally considered to be harmful [FRAG], since among other problems, it leads to a decrease in the reliability of the transfer of the messages. Thus, an SNMP entity which sends a GetBulkRequest-PDU must take care to set its parameters accordingly, so as to reduce the risk of fragmentation. In particular, under conditions of network stress, only small values should be used for max-repetitions.

2.4. Transport Mappings

It is important to note that the exchange of SNMP messages requires only an unreliable datagram service, with every message being entirely and independently contained in a single transport datagram. Specific transport mappings and encoding rules are specified elsewhere [RFC3417]. However, the preferred mapping is the use of the User Datagram Protocol [RFC768].

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2.5. SMIv2 Data Type Mappings

The SMIv2 [RFC2578] defines 11 base types (INTEGER, OCTET STRING, OBJECT IDENTIFIER, Integer32, IpAddress, Counter32, Gauge32, Unsigned32, TimeTicks, Opaque, Counter64) and the BITS construct. The SMIv2 base types are mapped to the corresponding selection type in the SimpleSyntax and ApplicationSyntax choices of the ASN.1 SNMP protocol definition. Note that the INTEGER and Integer32 SMIv2 base types are mapped to the integer-value selection type of the SimpleSyntax choice. Similarly, the Gauge32 and Unsigned32 SMIv2 base types are mapped to the unsigned-integer-value selection type of the ApplicationSyntax choice.

The SMIv2 BITS construct is mapped to the string-value selection type of the SimpleSyntax choice. A BITS value is encoded as an OCTET STRING, in which all the named bits in (the definition of) the bitstring, commencing with the first bit and proceeding to the last bit, are placed in bits 8 (high order bit) to 1 (low order bit) of the first octet, followed by bits 8 to 1 of each subsequent octet in turn, followed by as many bits as are needed of the final subsequent octet, commencing with bit 8. Remaining bits, if any, of the final octet are set to zero on generation and ignored on receipt.

3. Definitions

The PDU syntax is defined using ASN.1 notation [ASN1].

SNMPv2-PDU DEFINITIONS ::= BEGIN

ObjectName ::= OBJECT IDENTIFIER

ObjectSyntax ::= CHOICE {
  simple           SimpleSyntax,
  application-wide ApplicationSyntax }

SimpleSyntax ::= CHOICE {
  integer-value   INTEGER (-2147483648..2147483647),
  string-value    OCTET STRING (SIZE (0..65535)),
  objectID-value  OBJECT IDENTIFIER }

ApplicationSyntax ::= CHOICE {
  ipAddress-value IpAddress,
  counter-value   Counter32,
  timeticks-value TimeTicks,
  arbitrary-value Opaque,
  big-counter-value Counter64,
  unsigned-integer-value Unsigned32 }
IpAddress ::= [APPLICATION 0] IMPLICIT OCTET STRING (SIZE (4))

Counter32 ::= [APPLICATION 1] IMPLICIT INTEGER (0..4294967295)

Unsigned32 ::= [APPLICATION 2] IMPLICIT INTEGER (0..4294967295)

Gauge32 ::= Unsigned32

TimeTicks ::= [APPLICATION 3] IMPLICIT INTEGER (0..4294967295)

Opaque ::= [APPLICATION 4] IMPLICIT OCTET STRING

Counter64 ::= [APPLICATION 6]
IMPLICIT INTEGER (0..18446744073709551615)

-- protocol data units

PDUs ::= CHOICE {
    get-request GetRequest-PDU,
    get-next-request GetNextRequest-PDU,
    get-bulk-request GetBulkRequest-PDU,
    response Response-PDU,
    set-request SetRequest-PDU,
    inform-request InformRequest-PDU,
    snmpV2-trap SNMPv2-Trap-PDU,
    report Report-PDU }
GetBulkRequest-PDU ::= [5] IMPLICIT BulkPDU

InformRequest-PDU ::= [6] IMPLICIT PDU

SNMPv2-Trap-PDU ::= [7] IMPLICIT PDU

-- Usage and precise semantics of Report-PDU are not defined
-- in this document. Any SNMP administrative framework making
-- use of this PDU must define its usage and semantics.

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Report-PDU ::= [8] IMPLICIT PDU

max-bindings INTEGER ::= 2147483647

PDU ::= SEQUENCE {
  request-id INTEGER (-214783648..214783647),
  error-status INTEGER {
    noError(0),
    tooBig(1),
    noSuchName(2), -- for proxy compatibility
    badValue(3), -- for proxy compatibility
    readOnly(4), -- for proxy compatibility
    genErr(5),
    noAccess(6),
    wrongType(7),
    wrongLength(8),
    wrongEncoding(9),
    wrongValue(10),
    noCreation(11),
    inconsistentValue(12),
    resourceUnavailable(13),
    commitFailed(14),
    undoFailed(15),
    authorizationError(16),
    notWritable(17),
    inconsistentName(18)
  },
  error-index -- sometimes ignored
}
INTEGER (0..max-bindings),

variable-bindings -- values are sometimes ignored
   VarBindList
}

BulkPDU ::= -- must be identical in
   SEQUENCE {
      request-id INTEGER (-214783648..214783647),
      non-repeaters INTEGER (0..max-bindings),
      max-repetitions INTEGER (0..max-bindings),

      variable-bindings -- values are ignored
         VarBindList
   }

   -- variable binding

---

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VarBind ::= SEQUENCE {
   name ObjectName,

   CHOICE {
      value ObjectSyntax,
      unSpecified NULL, -- in retrieval requests

      -- exceptions in responses
      noSuchObject [0] IMPLICIT NULL,
      noSuchInstance [1] IMPLICIT NULL,
      endOfMibView [2] IMPLICIT NULL
   }

   -- variable-binding list

   VarBindList ::= SEQUENCE (SIZE (0..max-bindings)) OF VarBind

END

4. Protocol Specification

4.1. Common Constructs
The value of the request-id field in a Response-PDU takes the value of the request-id field in the request PDU to which it is a response. By use of the request-id value, an application can distinguish the (potentially multiple) outstanding requests, and thereby correlate incoming responses with outstanding requests. In cases where an unreliable datagram service is used, the request-id also provides a simple means of identifying messages duplicated by the network. Use of the same request-id on a retransmission of a request allows the response to either the original transmission or the retransmission to satisfy the request. However, in order to calculate the round trip time for transmission and processing of a request-response transaction, the application needs to use a different request-id value on a retransmitted request. The latter strategy is recommended for use in the majority of situations.

A non-zero value of the error-status field in a Response-PDU is used to indicate that an error occurred to prevent the processing of the request. In these cases, a non-zero value of the Response-PDU’s error-index field provides additional information by identifying which variable binding in the list caused the error. A variable binding is identified by its index value. The first variable binding in a variable-binding list is index one, the second is index two, etc.

SNMP limits OBJECT IDENTIFIER values to a maximum of 128 sub-identifiers, where each sub-identifier has a maximum value of $2^{32}-1$.

4.2. PDU Processing

In the elements of procedure below, any field of a PDU which is not referenced by the relevant procedure is ignored by the receiving SNMP entity. However, all components of a PDU, including those whose values are ignored by the receiving SNMP entity, must have valid ASN.1 syntax and encoding. For example, some PDUs (e.g., the GetRequest-PDU) are concerned only with the name of a variable and not its value. In this case, the value portion of the variable binding is ignored by the receiving SNMP entity. The unSpecified value is defined for use as the value portion of such bindings.
On generating a management communication, the message "wrapper" to encapsulate the PDU is generated according to the "Elements of Procedure" of the administrative framework in use. The definition of "max-bindings" imposes an upper bound on the number of variable bindings. In practice, the size of a message is also limited by constraints on the maximum message size. A compliant implementation must support as many variable bindings in a PDU or BulkPDU as fit into the overall maximum message size limit of the SNMP engine, but no more than 2147483647 variable bindings.

On receiving a management communication, the "Elements of Procedure" of the administrative framework in use is followed, and if those procedures indicate that the operation contained within the message is to be performed locally, then those procedures also indicate the MIB view which is visible to the operation.

4.2.1. The GetRequest-PDU

A GetRequest-PDU is generated and transmitted at the request of an application.

Upon receipt of a GetRequest-PDU, the receiving SNMP entity processes each variable binding in the variable-binding list to produce a Response-PDU. All fields of the Response-PDU have the same values as the corresponding fields of the received request except as indicated below. Each variable binding is processed as follows:

1. If the variable binding's name exactly matches the name of a variable accessible by this request, then the variable binding's value field is set to the value of the named variable.

2. Otherwise, if the variable binding's name does not have an OBJECT IDENTIFIER prefix which exactly matches the OBJECT IDENTIFIER prefix of any (potential) variable accessible by this request, then its value field is set to "noSuchObject".

3. Otherwise, the variable binding's value field is set to "noSuchInstance".
If the processing of any variable binding fails for a reason other than listed above, then the Response-PDU is re-formatted with the same values in its request-id and variable-bindings fields as the received GetRequest-PDU, with the value of its error-status field set to "genErr", and the value of its error-index field is set to the index of the failed variable binding.

Otherwise, the value of the Response-PDU’s error-status field is set to "noError", and the value of its error-index field is zero.

The generated Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the GetRequest-PDU.

Otherwise, an alternate Response-PDU is generated. This alternate Response-PDU is formatted with the same value in its request-id field as the received GetRequest-PDU, with the value of its error-status field set to "tooBig", the value of its error-index field set to zero, and an empty variable-bindings field. This alternate Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the GetRequest-PDU. Otherwise, the snmpSilentDrops [RFC3418] counter is incremented and the resultant message is discarded.

4.2.2. The GetNextRequest-PDU

A GetNextRequest-PDU is generated and transmitted at the request of an application.

Upon receipt of a GetNextRequest-PDU, the receiving SNMP entity processes each variable binding in the variable-binding list to produce a Response-PDU. All fields of the Response-PDU have the same values as the corresponding fields of the received request except as indicated below. Each variable binding is processed as follows:

(1) The variable is located which is in the lexicographically ordered list of the names of all variables which are
accessible by this request and whose name is the first lexicographic successor of the variable binding's name in the incoming GetNextRequest-PDU. The corresponding variable binding's name and value fields in the Response-PDU are set to the name and value of the located variable.

(2) If the requested variable binding's name does not lexicographically precede the name of any variable accessible by this request, i.e., there is no lexicographic successor, then the corresponding variable binding produced in the Response-PDU has its value field set to "endOfMibView", and its name field set to the variable binding's name in the request.

If the processing of any variable binding fails for a reason other than listed above, then the Response-PDU is re-formatted with the same values in its request-id and variable-bindings fields as the received GetNextRequest-PDU, with the value of its error-status field set to "genErr", and the value of its error-index field is set to the index of the failed variable binding.

Otherwise, the value of the Response-PDU's error-status field is set to "noError", and the value of its error-index field is zero.

The generated Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the GetNextRequest-PDU.

Otherwise, an alternate Response-PDU is generated. This alternate Response-PDU is formatted with the same values in its request-id field as the received GetNextRequest-PDU, with the value of its error-status field set to "tooBig", the value of its error-index field set to zero, and an empty variable-bindings field. This alternate Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the GetNextRequest-PDU. Otherwise, the snmpSilentDrops [RFC3418] counter is incremented and the resultant message is discarded.

4.2.2.1. Example of Table Traversal

An important use of the GetNextRequest-PDU is the traversal of conceptual tables of information within a MIB. The semantics of this type of request, together with the method of identifying individual instances of objects in the MIB, provides access to related objects
In the protocol exchange sketched below, an application retrieves the media-dependent physical address and the address-mapping type for each entry in the IP net-to-media Address Translation Table [RFC1213] of a particular network element. It also retrieves the value of sysUpTime [RFC3418], at which the mappings existed. Suppose that the command responder's IP net-to-media table has three entries:

<table>
<thead>
<tr>
<th>Interface-Number</th>
<th>Network-Address</th>
<th>Physical-Address</th>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10.0.0.51</td>
<td>00:00:10:01:23:45</td>
<td>static</td>
</tr>
<tr>
<td>1</td>
<td>9.2.3.4</td>
<td>00:00:10:54:32:10</td>
<td>dynamic</td>
</tr>
<tr>
<td>2</td>
<td>10.0.0.15</td>
<td>00:00:10:98:76:54</td>
<td>dynamic</td>
</tr>
</tbody>
</table>

The SNMP entity supporting a command generator application begins by sending a GetNextRequest-PDU containing the indicated OBJECT IDENTIFIER values as the requested variable names:

GetNextRequest ( sysUpTime,  
ipNetToMediaPhysAddress,  
ipNetToMediaType )

The SNMP entity supporting a command responder application responds with a Response-PDU:

Response ( ( sysUpTime.0 = "123456" ),  
            ( ipNetToMediaPhysAddress.1.9.2.3.4 = "000010543210" ),  
            ( ipNetToMediaType.1.9.2.3.4 = "dynamic" ))

The SNMP entity supporting the command generator application continues with:

GetNextRequest ( sysUpTime,  
ipNetToMediaPhysAddress.1.9.2.3.4,  
ipNetToMediaType.1.9.2.3.4 )

The SNMP entity supporting the command responder application responds with:

Response ( ( sysUpTime.0 = "123461" ),
The SNMP entity supporting the command generator application continues with:

```
GetNextRequest ( sysUpTime,
    ipNetToMediaPhysAddress.1.10.0.0.51,
    ipNetToMediaType.1.10.0.0.51 )
```

The SNMP entity supporting the command responder application responds with:

```
Response (( sysUpTime.0 = "123466" ),
    ( ipNetToMediaPhysAddress.2.10.0.0.15 = "000010987654" ),
    ( ipNetToMediaType.2.10.0.0.15 = "dynamic" ))
```

The SNMP entity supporting the command generator application continues with:

```
GetNextRequest ( sysUpTime,
    ipNetToMediaPhysAddress.2.10.0.0.15,
    ipNetToMediaType.2.10.0.0.15 )
```

As there are no further entries in the table, the SNMP entity supporting the command responder application responds with the variables that are next in the lexicographical ordering of the accessible object names, for example:

```
Response (( sysUpTime.0 = "123471" ),
    ( ipNetToMediaNetAddress.1.9.2.3.4 = "9.2.3.4" ),
    ( ipRoutingDiscards.0 = "2" ))
```

Note how, having reached the end of the column for ipNetToMediaPhysAddress, the second variable binding from the command responder application has now "wrapped" to the first row in the next column. Furthermore, note how, having reached the end of the ipNetToMediaTable for the third variable binding, the command responder application has responded with the next available object, which is outside that table. This response signals the end of the table to the command generator application.
4.2.3. The GetBulkRequest-PDU

A GetBulkRequest-PDU is generated and transmitted at the request of an application. The purpose of the GetBulkRequest-PDU is to request the transfer of a potentially large amount of data, including, but not limited to, the efficient and rapid retrieval of large tables.

Upon receipt of a GetBulkRequest-PDU, the receiving SNMP entity processes each variable binding in the variable-binding list to produce a Response-PDU with its request-id field having the same value as in the request.

For the GetBulkRequest-PDU type, the successful processing of each variable binding in the request generates zero or more variable bindings in the Response-PDU. That is, the one-to-one mapping between the variable bindings of the GetRequest-PDU, GetNextRequest-PDU, and SetRequest-PDU types and the resultant Response-PDUs does not apply for the mapping between the variable bindings of a GetBulkRequest-PDU and the resultant Response-PDU.

The values of the non-repeaters and max-repetitions fields in the request specify the processing requested. One variable binding in the Response-PDU is requested for the first N variable bindings in the request and M variable bindings are requested for each of the R remaining variable bindings in the request. Consequently, the total number of requested variable bindings communicated by the request is given by N + (M * R), where N is the minimum of: a) the value of the non-repeaters field in the request, and b) the number of variable bindings in the request; M is the value of the max-repetitions field in the request; and R is the maximum of: a) number of variable bindings in the request - N, and b) zero.

The receiving SNMP entity produces a Response-PDU with up to the total number of requested variable bindings communicated by the request. The request-id shall have the same value as the received GetBulkRequest-PDU.

If N is greater than zero, the first through the (N)-th variable bindings of the Response-PDU are each produced as follows:
(1) The variable is located which is in the lexicographically ordered list of the names of all variables which are accessible by this request and whose name is the first lexicographic successor of the variable binding's name in the incoming GetBulkRequest-PDU. The corresponding variable binding's name and value fields in the Response-PDU are set to the name and value of the located variable.

(2) If the requested variable binding's name does not lexicographically precede the name of any variable accessible by this request, i.e., there is no lexicographic successor, then the corresponding variable binding produced in the Response-PDU has its value field set to "endOfMibView", and its name field set to the variable binding's name in the request.

If M and R are non-zero, the (N + 1)-th and subsequent variable bindings of the Response-PDU are each produced in a similar manner. For each iteration i, such that i is greater than zero and less than or equal to M, and for each repeated variable, r, such that r is greater than zero and less than or equal to R, the (N + ( (i-1) * R ) + r)-th variable binding of the Response-PDU is produced as follows:

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(1) The variable which is in the lexicographically ordered list of the names of all variables which are accessible by this request and whose name is the (i)-th lexicographic successor of the (N + r)-th variable binding's name in the incoming GetBulkRequest-PDU is located and the variable binding's name and value fields are set to the name and value of the located variable.

(2) If there is no (i)-th lexicographic successor, then the corresponding variable binding produced in the Response-PDU has its value field set to "endOfMibView", and its name field set to either the last lexicographic successor, or if there are no lexicographic successors, to the (N + r)-th variable binding's name in the request.
While the maximum number of variable bindings in the Response-PDU is bounded by $N + (M \times R)$, the response may be generated with a lesser number of variable bindings (possibly zero) for either of three reasons.

1. If the size of the message encapsulating the Response-PDU containing the requested number of variable bindings would be greater than either a local constraint or the maximum message size of the originator, then the response is generated with a lesser number of variable bindings. This lesser number is the ordered set of variable bindings with some of the variable bindings at the end of the set removed, such that the size of the message encapsulating the Response-PDU is approximately equal to but no greater than either a local constraint or the maximum message size of the originator. Note that the number of variable bindings removed has no relationship to the values of $N$, $M$, or $R$.

2. The response may also be generated with a lesser number of variable bindings if for some value of iteration $i$, such that $i$ is greater than zero and less than or equal to $M$, that all of the generated variable bindings have the value field set to "endOfMibView". In this case, the variable bindings may be truncated after the $(N + (i \times R))$-th variable binding.

3. In the event that the processing of a request with many repetitions requires a significantly greater amount of processing time than a normal request, then a command responder application may terminate the request with less than the full number of repetitions, providing at least one repetition is completed.

If the processing of any variable binding fails for a reason other than listed above, then the Response-PDU is re-formatted with the same values in its request-id and variable-bindings fields as the received GetBulkRequest-PDU, with the value of its error-status field set to "genErr", and the value of its error-index field is set to the index of the variable binding in the original request which corresponds to the failed variable binding.
Otherwise, the value of the Response-PDU's error-status field is set to "noError", and the value of its error-index field to zero.

The generated Response-PDU (possibly with an empty variable-bindings field) is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the GetBulkRequest-PDU. Otherwise, the snmpSilentDrops [RFC3418] counter is incremented and the resultant message is discarded.

4.2.3.1. Another Example of Table Traversal

This example demonstrates how the GetBulkRequest-PDU can be used as an alternative to the GetNextRequest-PDU. The same traversal of the IP net-to-media table as shown in Section 4.2.2.1 is achieved with fewer exchanges.

The SNMP entity supporting the command generator application begins by sending a GetBulkRequest-PDU with the modest max-repetitions value of 2, and containing the indicated OBJECT IDENTIFIER values as the requested variable names:

GetBulkRequest [ non-repeaters = 1, max-repetitions = 2 ]
   ( sysUpTime,
     ipNetToMediaPhysAddress,
     ipNetToMediaType )

The SNMP entity supporting the command responder application responds with a Response-PDU:

Response ( ( sysUpTime.0 = "123456" ),
   ( ipNetToMediaPhysAddress.1.9.2.3.4 = "000010543210" ),
   ( ipNetToMediaType.1.9.2.3.4 = "dynamic" ),
   ( ipNetToMediaPhysAddress.1.10.0.0.51 = "000010012345" ),
   ( ipNetToMediaType.1.10.0.0.51 = "static" ))
The SNMP entity supporting the command generator application continues with:

GetBulkRequest [ non-repeaters = 1, max-repetitions = 2 ]
   ( sysUpTime,
     ipNetToMediaPhysAddress.1.10.0.0.51,
     ipNetToMediaType.1.10.0.0.51 )

The SNMP entity supporting the command responder application responds with:

Response (( sysUpTime.0 = "123466" ),
   ( ipNetToMediaPhysAddress.2.10.0.0.15 = "000010987654" ),
   ( ipNetToMediaType.2.10.0.0.15 = "dynamic" ),
   ( ipNetToMediaNetAddress.1.9.2.3.4 = "9.2.3.4" ),
   ( ipRoutingDiscards.0 = "2" ))

Note how, as in the first example, the variable bindings in the response indicate that the end of the table has been reached. The fourth variable binding does so by returning information from the next available column; the fifth variable binding does so by returning information from the first available object lexicographically following the table. This response signals the end of the table to the command generator application.

4.2.4. The Response-PDU

The Response-PDU is generated by an SNMP entity only upon receipt of a GetRequest-PDU, GetNextRequest-PDU, GetBulkRequest-PDU, SetRequest-PDU, or InformRequest-PDU, as described elsewhere in this document.

If the error-status field of the Response-PDU is non-zero, the value fields of the variable bindings in the variable binding list are ignored.

If both the error-status field and the error-index field of the Response-PDU are non-zero, then the value of the error-index field is the index of the variable binding (in the variable-binding list of the corresponding request) for which the request failed. The first variable binding in a request's variable-binding list is index one, the second is index two, etc.

A compliant SNMP entity supporting a command generator application must be able to properly receive and handle a Response-PDU with an error-status field equal to "noSuchName", "badValue", or "readOnly". (See sections 1.3 and 4.3 of [RFC2576].)
Upon receipt of a Response-PDU, the receiving SNMP entity presents its contents to the application which generated the request with the same request-id value. For more details, see [RFC3412].

4.2.5. The SetRequest-PDU

A SetRequest-PDU is generated and transmitted at the request of an application.

Upon receipt of a SetRequest-PDU, the receiving SNMP entity determines the size of a message encapsulating a Response-PDU having the same values in its request-id and variable-bindings fields as the received SetRequest-PDU, and the largest possible sizes of the error-status and error-index fields. If the determined message size is greater than either a local constraint or the maximum message size of the originator, then an alternate Response-PDU is generated, transmitted to the originator of the SetRequest-PDU, and processing of the SetRequest-PDU terminates immediately thereafter. This alternate Response-PDU is formatted with the same values in its request-id field as the received SetRequest-PDU, with the value of its error-status field set to "tooBig", the value of its error-index field set to zero, and an empty variable-bindings field. This alternate Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the SetRequest-PDU. Otherwise, the snmpSilentDrops [RFC3418] counter is incremented and the resultant message is discarded. Regardless, processing of the SetRequest-PDU terminates.

Otherwise, the receiving SNMP entity processes each variable binding in the variable-binding list to produce a Response-PDU. All fields of the Response-PDU have the same values as the corresponding fields of the received request except as indicated below.

The variable bindings are conceptually processed as a two phase operation. In the first phase, each variable binding is validated; if all validations are successful, then each variable is altered in the second phase. Of course, implementors are at liberty to
implement either the first, or second, or both, of these conceptual phases as multiple implementation phases. Indeed, such multiple implementation phases may be necessary in some cases to ensure consistency.

The following validations are performed in the first phase on each variable binding until they are all successful, or until one fails:

1. If the variable binding’s name specifies an existing or non-existent variable to which this request is/would be denied access because it is/would not be in the appropriate MIB view, then the value of the Response-PDU’s error-status field is set to "noAccess", and the value of its error-index field is set to the index of the failed variable binding.

2. Otherwise, if there are no variables which share the same OBJECT IDENTIFIER prefix as the variable binding’s name, and which are able to be created or modified no matter what new value is specified, then the value of the Response-PDU’s error-status field is set to "notWritable", and the value of its error-index field is set to the index of the failed variable binding.

3. Otherwise, if the variable binding’s value field specifies, according to the ASN.1 language, a type which is inconsistent with that required for all variables which share the same OBJECT IDENTIFIER prefix as the variable binding’s name, then the value of the Response-PDU’s error-status field is set to "wrongType", and the value of its error-index field is set to the index of the failed variable binding.

4. Otherwise, if the variable binding’s value field specifies, according to the ASN.1 language, a length which is inconsistent with that required for all variables which share the same OBJECT IDENTIFIER prefix as the variable binding’s name, then the value of the Response-PDU’s error-status field is set to
"wrongLength", and the value of its error-index field is set to the index of the failed variable binding.

(5) Otherwise, if the variable binding's value field contains an ASN.1 encoding which is inconsistent with that field's ASN.1 tag, then the value of the Response-PDU's error-status field is set to "wrongEncoding", and the value of its error-index field is set to the index of the failed variable binding. (Note that not all implementation strategies will generate this error.)

(6) Otherwise, if the variable binding's value field specifies a value which could under no circumstances be assigned to the variable, then the value of the Response-PDU's error-status field is set to "wrongValue", and the value of its error-index field is set to the index of the failed variable binding.

(7) Otherwise, if the variable binding's name specifies a variable which does not exist and could not ever be created (even though some variables sharing the same OBJECT IDENTIFIER prefix might under some circumstances be able to be created), then the value of the Response-PDU's error-status field is set to "noCreation", and the value of its error-index field is set to the index of the failed variable binding.

(8) Otherwise, if the variable binding's name specifies a variable which does not exist but can not be created under the present circumstances (even though it could be created under other circumstances), then the value of the Response-PDU's error-status field is set to "inconsistentName", and the value of its error-index field is set to the index of the failed variable binding.

(9) Otherwise, if the variable binding's name specifies a variable which exists but can not be modified no matter what new value is specified, then the value of the Response-PDU's error-status field is set to "notWritable", and the value of its error-index field is set to the index of the failed variable binding.

(10) Otherwise, if the variable binding's value field specifies a
value that could under other circumstances be held by the variable, but is presently inconsistent or otherwise unable to be assigned to the variable, then the value of the Response-PDU’s error-status field is set to "inconsistentValue", and the value of its error-index field is set to the index of the failed variable binding.

(11) When, during the above steps, the assignment of the value specified by the variable binding's value field to the specified variable requires the allocation of a resource which is presently unavailable, then the value of the Response-PDU's error-status field is set to "resourceUnavailable", and the value of its error-index field is set to the index of the failed variable binding.

(12) If the processing of the variable binding fails for a reason other than listed above, then the value of the Response-PDU's error-status field is set to "genErr", and the value of its error-index field is set to the index of the failed variable binding.

(13) Otherwise, the validation of the variable binding succeeds.

At the end of the first phase, if the validation of all variable bindings succeeded, then the value of the Response-PDU's error-status field is set to "noError" and the value of its error-index field is zero, and processing continues as follows.

For each variable binding in the request, the named variable is created if necessary, and the specified value is assigned to it. Each of these variable assignments occurs as if simultaneously with respect to all other assignments specified in the same request. However, if the same variable is named more than once in a single request, with different associated values, then the actual assignment made to that variable is implementation-specific.

If any of these assignments fail (even after all the previous validations), then all other assignments are undone, and the

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Response-PDU is modified to have the value of its error-status field set to "commitFailed", and the value of its error-index field set to the index of the failed variable binding.

If and only if it is not possible to undo all the assignments, then the Response-PDU is modified to have the value of its error-status field set to "undoFailed", and the value of its error-index field is set to zero. Note that implementations are strongly encouraged to take all possible measures to avoid use of either "commitFailed" or "undoFailed" - these two error-status codes are not to be taken as license to take the easy way out in an implementation.

Finally, the generated Response-PDU is encapsulated into a message, and transmitted to the originator of the SetRequest-PDU.

4.2.6. The SNMPv2-Trap-PDU

An SNMPv2-Trap-PDU is generated and transmitted by an SNMP entity on behalf of a notification originator application. The SNMPv2-Trap-PDU is often used to notify a notification receiver application at a logically remote SNMP entity that an event has occurred or that a condition is present. There is no confirmation associated with this notification delivery mechanism.

The destination(s) to which an SNMPv2-Trap-PDU is sent is determined in an implementation-dependent fashion by the SNMP entity. The first two variable bindings in the variable binding list of an SNMPv2-Trap-PDU are sysUpTime.0 [RFC3418] and snmpTrapOID.0 [RFC3418] respectively. If the OBJECTS clause is present in the invocation of the corresponding NOTIFICATION-TYPE macro, then each corresponding variable, as instantiated by this notification, is copied, in order,

to the variable-bindings field. If any additional variables are being included (at the option of the generating SNMP entity), then each is copied to the variable-bindings field.

4.2.7. The InformRequest-PDU

An InformRequest-PDU is generated and transmitted by an SNMP entity
on behalf of a notification originator application. The InformRequest-PDU is often used to notify a notification receiver application that an event has occurred or that a condition is present. This is a confirmed notification delivery mechanism, although there is, of course, no guarantee of delivery.

The destination(s) to which an InformRequest-PDU is sent is specified by the notification originator application. The first two variable bindings in the variable binding list of an InformRequest-PDU are sysUpTime.0 [RFC3418] and snmpTrapOID.0 [RFC3418] respectively. If the OBJECTS clause is present in the invocation of the corresponding NOTIFICATION-TYPE macro, then each corresponding variable, as instantiated by this notification, is copied, in order, to the variable-bindings field. If any additional variables are being included (at the option of the generating SNMP entity), then each is copied to the variable-bindings field.

Upon receipt of an InformRequest-PDU, the receiving SNMP entity determines the size of a message encapsulating a Response-PDU with the same values in its request-id, error-status, error-index and variable-bindings fields as the received InformRequest-PDU. If the determined message size is greater than either a local constraint or the maximum message size of the originator, then an alternate Response-PDU is generated, transmitted to the originator of the InformRequest-PDU, and processing of the InformRequest-PDU terminates immediately thereafter. This alternate Response-PDU is formatted with the same values in its request-id field as the received InformRequest-PDU, with the value of its error-status field set to "tooBig", the value of its error-index field set to zero, and an empty variable-bindings field. This alternate Response-PDU is then encapsulated into a message. If the size of the resultant message is less than or equal to both a local constraint and the maximum message size of the originator, it is transmitted to the originator of the InformRequest-PDU. Otherwise, the snmpSilentDrops [RFC3418] counter is incremented and the resultant message is discarded. Regardless, processing of the InformRequest-PDU terminates.

Otherwise, the receiving SNMP entity:

(1) presents its contents to the appropriate application;

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(2) generates a Response-PDU with the same values in its request-id and variable-bindings fields as the received InformRequest-PDU, with the value of its error-status field set to "noError" and the value of its error-index field set to zero; and

(3) transmits the generated Response-PDU to the originator of the InformRequest-PDU.

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6. Acknowledgments

This document is the product of the SNMPv3 Working Group. Some special thanks are in order to the following Working Group members:

Randy Bush
Jeffrey D. Case
Mike Daniele
Rob Frye
Lauren Heintz
Keith McCloghrie
Russ Mundy
David T. Perkins
Randy Presuhn
Aleksey Romanov
Juergen Schoenwaelder
Bert Wijnen
This version of the document, edited by Randy Presuhn, was initially based on the work of a design team whose members were:

Jeffrey D. Case  
Keith McCloghrie  
David T. Perkins  
Randy Presuhn  
Juergen Schoenwaelder

The previous versions of this document, edited by Keith McCloghrie, was the result of significant work by four major contributors:

Jeffrey D. Case  
Keith McCloghrie  
Marshall T. Rose  
Steven Waldbusser

Additionally, the contributions of the SNMPv2 Working Group to the previous versions are also acknowledged. In particular, a special thanks is extended for the contributions of:

Alexander I. Alten  
Dave Arneson  
Uri Blumenthal  
Doug Book  
Kim Curran  
Jim Galvin  
Maria Greene  
Iain Hanson  
Dave Harrington  
Nguyen Hien  
Jeff Johnson  
Michael Kornegay  
Deirdre Kostick  
David Levi  
Daniel Mahoney  
Bob Natale  
Brian O'Keefe  
Andrew Pearson
7. Security Considerations

The protocol defined in this document by itself does not provide a secure environment. Even if the network itself is secure (for example by using IPSec), there is no control as to who on the secure network is allowed access to management information.

It is recommended that the implementors consider the security features as provided by the SNMPv3 framework. Specifically, the use of the User-based Security Model STD 62, RFC 3414 [RFC3414] and the View-based Access Control Model STD 62, RFC 3415 [RFC3415] is recommended.

It is then a customer/user responsibility to ensure that the SNMP entity is properly configured so that:

- only those principals (users) having legitimate rights can access or modify the values of any MIB objects supported by that entity;

- the occurrence of particular events on the entity will be communicated appropriately;

- the entity responds appropriately and with due credence to events and information that have been communicated to it.

8. References
8.1. Normative References


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8.2. Informative References


9. Changes from RFC 1905

These are the changes from RFC 1905:

- Corrected spelling error in copyright statement;
- Updated copyright date;
- Updated with new editor's name and contact information;
- Added notice on intellectual property;
- Cosmetic fixes to layout and typography;
- Added table of contents;
- Title changed;
- Updated document headers and footers;
- Deleted the old clause 2.3, entitled "Access to Management Information";

- Changed the way in which request-id was defined, though with the same ultimate syntax and semantics, to avoid coupling with SMI. This does not affect the protocol in any way;

- Replaced the word "exception" with the word "error" in the old clause 4.1. This does not affect the protocol in any way;

- Deleted the first two paragraphs of the old clause 4.2;

- Clarified the maximum number of variable bindings that an implementation must support in a PDU. This does not affect the protocol in any way;

- Replaced occurrences of "SNMPv2 application" with "application";

- Deleted three sentences in old clause 4.2.3 describing the handling of an impossible situation. This does not affect the protocol in any way;

- Clarified the use of the SNMPv2-Trap-Pdu in the old clause 4.2.6. This does not affect the protocol in any way;

- Aligned description of the use of the InformRequest-Pdu in old clause 4.2.7 with the architecture. This does not affect the protocol in any way;

- Updated references;

- Re-wrote introduction clause;

- Replaced manager/agent/SNMPv2 entity terminology with terminology from RFC 2571. This does not affect the protocol in any way;

- Eliminated IMPORTS from the SMI, replaced with equivalent in-line ASN.1. This does not affect the protocol in any way;

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- Added notes calling attention to two different manifestations of reaching the end of a table in the table walk examples;

- Added content to security considerations clause;

- Updated ASN.1 comment on use of Report-PDU. This does not affect the protocol in any way;

- Updated acknowledgments section;

- Included information on handling of BITS;

- Deleted spurious comma in ASN.1 definition of PDUs;

- Added abstract;

- Made handling of additional variable bindings in informs consistent with that for traps. This was a correction of an editorial oversight, and reflects implementation practice;

- Added reference to RFC 2914.

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This version of this MIB module is part of RFC 5591; see the RFC itself for full legal notices.

REVISION "200906090000Z"
DESCRIPTION "The initial version, published in RFC 5591."
::= { mib-2 190 }

-- subtrees in the SNMP-TSM-MIB
-- ---------------------------------------------------------- --

snmpTsmNotifications OBJECT IDENTIFIER ::= { snmpTsmMIB 0 }
snmpTsmMIBObjects OBJECT IDENTIFIER ::= { snmpTsmMIB 1 }
snmpTsmConformance OBJECT IDENTIFIER ::= { snmpTsmMIB 2 }

-- Statistics for the Transport Security Model

snmpTsmStats OBJECT IDENTIFIER ::= { snmpTsmMIBObjects 1 }

snmpTsmInvalidCaches OBJECT-TYPE
SYNTAX     Counter32
MAX-ACCESS read-only
STATUS     current
DESCRIPTION "The number of incoming messages dropped because the tmStateReference referred to an invalid cache.
"
::= { snmpTsmStats 1 }

snmpTsmInadequateSecurityLevels OBJECT-TYPE
SYNTAX     Counter32
MAX-ACCESS read-only
STATUS     current
DESCRIPTION "The number of incoming messages dropped because the securityLevel asserted by the Transport Model was
less than the securityLevel requested by the application.
"
::= { snmpTsmStats 2 }

snmpTsmUnknownPrefixes OBJECT-TYPE
SYNTAX       Counter32
MAX-ACCESS   read-only
STATUS       current
DESCRIPTION "The number of messages dropped because snmpTsmConfigurationUsePrefix was set to true and there is no known prefix for the specified transport domain."
::= { snmpTsmStats 3 }

snmpTsmInvalidPrefixes OBJECT-TYPE
SYNTAX       Counter32
MAX-ACCESS   read-only
STATUS       current
DESCRIPTION "The number of messages dropped because the securityName associated with an outgoing message did not contain a valid transport domain prefix."
::= { snmpTsmStats 4 }

-- Configuration
-- Configuration for the Transport Security Model

snmpTsmConfiguration OBJECT IDENTIFIER ::= { snmpTsmMIBObjects 2 }

snmpTsmConfigurationUsePrefix OBJECT-TYPE
SYNTAX      TruthValue
MAX-ACCESS  read-write
STATUS      current
DESCRIPTION "If this object is set to true, then securityNames passing to and from the application are expected to contain a transport-domain-specific prefix. If this object is set to true, then a domain-specific prefix will be added by the TSM to the securityName for incoming messages and removed from the securityName when processing outgoing messages. Transport domains and prefixes are maintained in a registry by IANA. This object SHOULD persist across system reboots."
"
DEFVAL { false }
 ::= { snmpTsmConfiguration 1 }

-- -----------------------------------------------
-- snmpTsmMIB - Conformance Information
-- -----------------------------------------------

snmpTsmCompliances OBJECT IDENTIFIER ::= { snmpTsmConformance 1 }

snmpTsmGroups OBJECT IDENTIFIER ::= { snmpTsmConformance 2 }

-- -----------------------------------------------
-- Compliance statements
-- -----------------------------------------------

snmpTsmCompliance MODULE-COMPLIANCE
 STATUS current
 DESCRIPTION "The compliance statement for SNMP engines that support
 the SNMP-TSM-MIB.
"

MODULE
 MANDATORY-GROUPS { snmpTsmGroup }
 ::= { snmpTsmCompliances 1 }

-- -----------------------------------------------
-- Units of conformance
-- -----------------------------------------------

snmpTsmGroup OBJECT-GROUP
 OBJECTS {
 snmpTsmInvalidCaches,
 snmpTsmInadequateSecurityLevels,
 snmpTsmUnknownPrefixes,
 snmpTsmInvalidPrefixes,
 snmpTsmConfigurationUsePrefix
 }
 STATUS current
 DESCRIPTION "A collection of objects for maintaining
 information of an SNMP engine that implements
 the SNMP Transport Security Model.
"
 ::= { snmpTsmGroups 2 }

END

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2.254 Net-SSH-Perl 1.34

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2.255 Net-SSLeay 1.55

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2.256 Net-Telnet 3.03

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from /lib/Net/Telnet.pm

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## See user documentation at the end of this file. Search for =head

use strict;
require 5.002;

## Module export.
use vars qw(@EXPORT_OK);
@EXPORT_OK = qw(TELNET_IAC TELNET_DONT TELNET_DO TELNET_WONT TELNET_WILL
TELNET_SB TELNET_GA TELNET_EL TELNET_EC TELNET_AYT TELNET_AO
TELNET_IP TELNET_BREAK TELNET_DM TELNET_NOP TELNET_SE
TELNET_EOL TELNET_ABORT TELNET_SUSP TELNET_EOF TELNET_SYNCH
TELOPT_BINARY TELOPT_ECHO TELOPT_RCP TELOPT_SGA TELOPT_NAMS
TELOPT_STATUS TELOPT_TM TELOPT_RCTE TELOPT_NAOL TELOPT_NAOP
## Module import.
use Exporter ();
use Socket qw(AF_INET SOCK_STREAM inet_aton sockaddr_in);
use Symbol qw(qualify);

## Base classes.
use vars qw(@ISA);
@ISA = qw(Exporter);
if (&_io_socket_include) {  # successfully required module IO::Socket
  push @ISA, "IO::Socket::INET";
} else {  # perl version < 5.004
  require FileHandle;
  push @ISA, "FileHandle";
}

## Global variables.
use vars qw($VERSION @Telopts);
$VERSION = "3.03";
@Telopts = ("BINARY", "ECHO", "RCP", "SUPPRESS GO AHEAD", "NAME", "STATUS",
  "TIMING MARK", "RCTE", "NAOL", "NAOP", "NAOCR", "NAOHTS", "NAOHTD", "NAOFFD",
  "NAOVTs", "NAOVTd", "NAOLFD", "EXTEND ASCII", "LOGOUT", "BYTE MACRO", "DATA ENTRY TERMINAL", "SUPDUP",
  "SUPDUP OUTPUT", "SEND LOCATION", "TERMINAL TYPE", "END OF RECORD", "TACACS UID", "OUTPUT MARKING", "TTYLOC", "3270 REGIME", "X.3 PAD",
  "NAWS", "TSPEED", "LFLOW", "LINEMODE", "XDISPLOC", "OLD-ENVIRON",
  "AUTHENTICATION", "ENCRYPT", "NEW-ENVIRON");


# Subroutine definitions
sub new {
  my ($class) = @_;  
  my ($errmode,  
    $fh_open,  
    $host,
$self,
%args,
);
local $;:

## Create a new object with defaults.
$self = $class->SUPER::new;

*{$self->{net_telnet} = {
bin_mode  => 0,
blksize   => &_optimal_blksize(),
buf       => '',
cmd_prompt => '/[$%#> ] $/',
cmd_rm_mode => "auto",
dumplog   => '',
eofile    => 1,
errormode => "die",
errmsg    => "",
fdmask    => '',
host      => "localhost",
inputlog  => '',
last_line => '',
last_prompt => "",
maxbufsize => 1_048_576,
um_wrote  => 0,
ofs       => "", 
opened    => "", 
opt_cback => "", 
opt_log   => "", 
opts      => {},
ors       => "\n",
outputlog => "",
pending_errormsg => "", 
port      => 23,
pushback_buf => "", 
rs        => "\n",
subopt_cback => "", 
telnet_mode => 1,
time_out  => 10,
timedout  => "", 
unsent_opts => "", 
}};

## Indicate that we'll accept an offer from remote side for it to echo
## and suppress go aheads.
&_opt_accept($self,
{ option => &TELOPT_ECHO,
is_remote => 1,
is_enable => 1 },
);
{ option => &TELOPT_SGA,
  is_remote => 1,
  is_enable => 1 },
);

## Parse the args.
if (@_ == 2) {  # one positional arg given
    $host = $_[1];
} 
elsif (@_ > 2) {  # named args given
    ## Get the named args.
    (undef, %args) = @_;

    ## Parse all other named args.
    foreach (keys %args) {
        if (/^-?binmode$/i) {
            $self->binmode($args{$_});
        } 
        elsif (/^-?cmd_remove_mode$/i) {
            $self->cmd_remove_mode($args{$_});
        } 
        elsif (/^-?dump_log$/i) {
            $self->dump_log($args{$_});
        } 
        elsif (/^-?errmode$/i) {
            $errmode = $args{$_};
        } 
        elsif (/^-?fhopen$/i) {
            $fh_open = $args{$_};
        } 
        elsif (/^-?host$/i) {
            $host = $args{$_};
        } 
        elsif (/^-?input_log$/i) {
            $self->input_log($args{$_});
        } 
        elsif (/^-?input_record_separator$/i or /^-?rs$/i) {
            $self->input_record_separator($args{$_});
        } 
        elsif (/^-?option_log$/i) {
            $self->option_log($args{$_});
        } 
        elsif (/^-?output_log$/i) {
            $self->output_log($args{$_});
        } 
        elsif (/^-?output_record_separator$/i or /^-?ors$/i) {
            $self->output_record_separator($args{$_});
        }
    }
elsif (/^-?port$/i) {
    $self-&gt;port($args{$_});
}
elsif (/^-?prompt$/i) {
    $self-&gt;prompt($args{$_});
}
elsif (/^-?telnetmode$/i) {
    $self-&gt;telnetmode($args{$_});
}
elsif (/^-?timeout$/i) {
    $self-&gt;timeout($args{$_});
}
else {
    &_croak($self, "bad named parameter \"$_\" given ",
    "to ". ref($self) . ":new()\n    ");
}

if (defined $errmode) { # user wants to set errmode
    $self-&gt;errmode($errmode);
}

if (defined $fh_open) { # user wants us to attach to existing filehandle
    $self-&gt;fhopen($fh_open)
    or return;
}
elsif (defined $host) { # user wants us to open a connection to host
    $self-&gt;host($host);
    $self-&gt;open
    or return;
}

$self;
} # end sub new

sub DESTROY {
} # end sub DESTROY

sub binmode {
    my ($self, $mode) = @_;
    my ($prev,
        $s,
    );
$s = *$self->{net_telnet};
$prev = $s->{bin_mode};

if (@_ >= 2) {
    unless (defined $mode) {
        $mode = 0;
    }
    $s->{bin_mode} = $mode;
}

$prev;
} # end sub binmode

sub break {
    my ($self) = @_;
    my $s = *$self->{net_telnet};
    my $break_cmd = "\xff\xf3";
    $s->{timedout} = "";
    &_put($self, $break_cmd, "break");
} # end sub break

sub buffer {
    my ($self) = @_;
    my $s = *$self->{net_telnet};

    \$s->{buf};
} # end sub buffer

sub buffer_empty {
    my ($self) = @_;  
    my ($buffer, $buffer,);
    $buffer = $self->buffer;
    $$buffer = "";
} # end sub buffer_empty

sub close {
    my ($self) = @_;
    my $s = *$self->{net_telnet};
sub cmd {
    my ($self, @args) = @_; 
    my (
        $cmd_remove_mode, $errmode, $firstpos, $last_prompt, $lastpos, $lines, $ors, $output, $output_ref, $prompt, $remove_echo, $rs, $rs_len, $s, $telopt_echo, $timeout, %args,
    );
    my $cmd = "";
    local $_;

    ## Init.
    $self->timed_out('');
    $self->last_prompt('');
    $s = *$self->{net_telnet};
    $output = []; $cmd_remove_mode = $self->cmd_remove_mode;
    $errmode = $self->errmode;
    $ors = $self->output_record_separator;
    $prompt = $self->prompt;
    $rs = $self->input_record_separator;
    $timeout = $self->timeout;

    ## Parse args.
    if (@_ == 2) { # one positional arg given...}
$cmd = $_[1];

    
    elsif (@_> 2) {  # named args given
     ## Get the named args.
    (undef, %args) = @_;

     ## Parse the named args.
    foreach (keys %args) {
        if (/^-?cmd_remove/i) {
            $cmd_remove_mode = &_parse_cmd_remove_mode($self, $args{$_});
        }
        elsif (/^-?errmode$/i) {
            $errmode = &_parse_errmode($self, $args{$_});
        }
        elsif (/^-?input_record_separator$/i or /^-?rs$/i) {
            $rs = &_parse_input_record_separator($self, $args{$_});
        }
        elsif (/^-?output$/i) {
            $output_ref = $args{$_};
        $output = $output_ref;
        } elsif (/^-?output_record_separator$/i or /^-?ors$/i) {
            $ors = $self->output_record_separator($args{$_});
        } elsif (/^-?prompt$/i) {
            $prompt = &_parse_prompt($self, $args{$_});
        } elsif (/^-?string$/i) {
            $cmd = $args{$_};
        } elsif (/^-?timeout$/i) {
            $timeout = &_parse_timeout($self, $args{$_});
        } else {
            &_croak($self, "bad named parameter \"$$_\" given " .
            "to ". ref($self) . ":cmd()";
        }
    }

    ## Override some user settings.
    local $s->{errormode} = "return";
    local $s->{time_out} = &_endtime($timeout);
    $self->errmsg("";

    ## Send command and wait for the prompt.
$self->put($cmd . $ors)
and ($lines, $last_prompt) = $self->waitfor($prompt);

## Check for failure.
$self->{errormode} = $errmode;
return $self->error("command timed-out") if $self->timed_out;
return $self->error($self->errmsg) if $self->errmsg ne "";

## Save the most recently matched prompt.
$self->last_prompt($last_prompt);

## Split lines into an array, keeping record separator at end of line.
$firstpos = 0;
$rs_len = length $rs;
while (($lastpos = index($lines, $rs, $firstpos)) > -1) {
push(@$output,
       substr($lines, $firstpos, $lastpos - $firstpos + $rs_len));
$firstpos = $lastpos + $rs_len;
}
if ($firstpos < length $lines) {
push @$output, substr($lines, $firstpos);
}

## Determine if we should remove the first line of output based
## on the assumption that it's an echoed back command.
if ($cmd_remove_mode eq "auto") {
    ## See if remote side told us they'd echo.
    $telopt_echo = $self->option_state(&TELOPT_ECHO);
    $remove_echo = $telopt_echo->{remote_enabled};
} else {  # user explicitly told us how many lines to remove.
    $remove_echo = $cmd_remove_mode;
}

## Get rid of possible echo back command.
while ($remove_echo--) {
    shift @$output;
}

## Ensure at least a null string when there's no command output - so
## "true" is returned in a list context.
unless (@$output) {
    @$output = ("");
}

## Return command output via named arg, if requested.
if (defined $output_ref) {

if (ref($output_ref) eq "SCALAR") {
    $output_ref = join "", @$output;
}
elsif (ref($output_ref) eq "HASH") {
    %$output_ref = @$output;
}
}

wantarray ? @$output : 1;
} # end sub cmd

sub cmd_remove_mode {
    my ($self, $mode) = @_; 
    my ($prev, $s, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{cmd_rm_mode};

    if (@_ >= 2) {
        $s->{cmd_rm_mode} = &_parse_cmd_remove_mode($self, $mode);
    }
    $prev;
} # end sub cmd_remove_mode

sub dump_log {
    my ($self, $name) = @_; 
    my ($fh, $s, $s);

    $s = *$self->{net_telnet};
    $fh = $s->{dumplog};

    if (@_ >= 2) {
        unless (defined $name) {
            $name = "";
        }
        $fh = &_fname_to_handle($self, $name)
or return;
        $s->{dumplog} = $fh;
    }


sub {        
    my ($self) = @_;        

    *$self-＞{net_telnet} {eofile};        
} # end sub dump_log

sub eof {        
    my ($self) = @_;        

    *$self-＞{net_telnet} {eof};        
} # end sub eof

sub errmode {        
    my ($self, $mode) = @_;        
    my (        
        $prev,        
        $s,        
    );        

    $s = *$self-＞{net_telnet};        
    $prev = $s-＞{errormode};

    if (@_ >= 2) {        
        $s-＞{errormode} = &_parse_errmode($self, $mode);        
    }

    $prev;        
} # end sub errmode

sub errmsg {        
    my ($self, @errmsgs) = @_;        
    my (        
        $prev,        
        $s,        
    );        

    $s = *$self-＞{net_telnet};        
    $prev = $s-＞{errormsg};

    if (@_ >= 2) {        
        $s-＞{errormsg} = join "", @errmsgs;        
    }

    $prev;        
} # end sub errmsg
sub error {
    my ($self, @errmsg) = @_; 
    my ($errmsg, $func, $mode, $s, @args);
    local $_;

    $s = *$self->{net_telnet};

    if (@_ >= 2) {
        ## Put error message in the object.
        $errmsg = join "", @errmsg;
        $s->{errormsg} = $errmsg;

        ## Do the error action as described by error mode.
        $mode = $s->{errormode};
        if (ref($mode) eq "CODE") {
            &$mode($errmsg);
            return;
        }
        elsif (ref($mode) eq "ARRAY") {
            ($func, @args) = @$mode;
            &$func(@args);
            return;
        }
        elsif ($mode =~ /^return$/) {
            return;
        }
        else {  # die
            if ($errmsg =~ /
$/) {
                die $errmsg;
            }
            else {
                ## Die and append caller's line number to message.
                &_croak($self, $errmsg);
            }
        }
    } # end if

    return $s->{errormsg} ne "";
} # end sub error
sub fhopen {
    my ($self, $fh) = @_;
    my ($globref, $s);

    ## Convert given filehandle to a typeglob reference, if necessary.
    $globref = &_qualify_fh($self, $fh);

    ## Ensure filehandle is already open.
    return $self->error("fhopen filehandle isn't already open")
    unless defined($globref) and defined(fileno $globref);

    ## Ensure we're closed.
    $self->close;

    ## Save our private data.
    $s = *$self->{net_telnet};

    ## Switch ourselves with the given filehandle.
    *$self = *$globref;

    ## Restore our private data.
    *$self->{net_telnet} = $s;

    ## Re-initialize ourselves.
    select((select($self), $|=1)[$]);  # don't buffer writes
    $s = *$self->{net_telnet};
    $s->{blksize} = &_optimal_blksize((stat $self)[11]);
    $s->{buf} = "";
    $s->{eofile} = "";
    $s->{errormsg} = "";
    vec($s->{fdmask}='', fileno($self), 1) = 1;
    $s->{host} = "";
    $s->{last_line} = "";
    $s->{last_prompt} = "";
    $s->{num_wrote} = 0;
    $s->{opened} = 1;
    $s->{pending_errormsg} = "";
    $s->{port} = "";
    $s->{pushback_buf} = "";
    $s->{timedout} = "";
    $s->{unsent_opts} = "";
    &_reset_options($s->{opts});

    1;
sub get {
    my ($self, %args) = @_;  
    my ($binmode, $endtime, $errmode, $line, $s, $telnetmode, $timeout, $s->
    );
    local $_;

    ## Init.
    $s = *$self->{net_telnet};
    $timeout = $s->{time_out};
    $s->{timedout} = ";
    return if $s->{eofile};

    ## Parse the named args.
    foreach (keys %args) {
        if (/^-?binmode$/i) {
            $binmode = $args{$_};
            unless (defined $binmode) {
                $binmode = 0;
            }
        }
        elsif (/^-?errmode$/i) {
            $errmode = &_parse_errmode($self, $args{$_});
        }
        elsif (/^-?telnetmode$/i) {
            $telnetmode = $args{$_};
            unless (defined $telnetmode) {
                $telnetmode = 0;
            }
        }
        elsif (/^-?timeout$/i) {
            $timeout = &_parse_timeout($self, $args{$_});
        }
        else {
            &_croak($self, "bad named parameter \\
            "$_." given ".
            "to ". ref($self) . ":get()";
        }
    }
}
## If any args given, override corresponding instance data.
local $s->{errormode} = $errmode
if defined $errmode;
    local $s->{bin_mode} = $binmode
if defined $binmode;
    local $s->{telnet_mode} = $telnetmode
if defined $telnetmode;

## Set wall time when we time out.
$endtime = &_endtime($timeout);

## Try to send any waiting option negotiation.
if (length $s->{unsent_opts}) {
    &_flush_opts($self);
}

## Try to read just the waiting data using return error mode.
{
    local $s->{errormode} = "return";
    $s->{errormsg} = "";
    &_fillbuf($self, $s, 0);
}

## We're done if we timed-out and timeout value is set to "poll".
return $self->error($s->{errormsg})
if ($s->{timedout} and defined($timeout) and $timeout == 0
    and !length $s->{buf});

## We're done if we hit an error other than timing out.
if ($s->{errormsg} and !$s->{timedout}) {
    if (!length $s->{buf}) {
        return $self->error($s->{errormsg});
    }
    else {  # error encountered but there's some data in buffer
        $s->{pending_errormsg} = $s->{errormsg};
    }
}

## Clear time-out error from first read.
$s->{timedout} = "";
$s->{errormsg} = "";

## If buffer is still empty, try to read according to user's timeout.
if (!length $s->{buf}) {
    &_fillbuf($self, $s, $endtime)
    or do {
        return if $s->{timedout};}
## We've reached end-of-file.
$self->close;
return;
}

## Extract chars from buffer.
$line = $s->{buf};
$s->{buf} = "";

$line;
} # end sub get

sub getline {
    my ($self, %args) = @_; 
    my (
        $binmode, 
        $endtime, 
        $errmode, 
        $len, 
        $line, 
        $offset, 
        $pos, 
        $rs, 
        $s, 
        $telnetmode, 
        $timeout,
    );
    local $_; 

    ## Init.
    $s = *$self->{net_telnet};
    $s->timedout = "";
    return if $s->eofile;
    $rs = $s->{rs};
    $timeout = $s->{time_out};

    ## Parse the named args.
    foreach (keys %args) {
        if (/^-?binmode$/i) {
            $binmode = $args{$_};
            unless (defined $binmode) {
                $binmode = 0;
            }
        } 
        elsif (/^-?errmode$/i) {
            $errmode = &_parse_errmode($self, $args{$_});
            unless (defined $errmode) {
                $errmode = 0;
            }
        }
    } 
    $s->timeout = $timeout;
    
    _wrap($s, $len, $offset, $pos, $rs, $s->timedout, $timeout);
elsif (/^-?input_record_separator$/i or /^-?rs$/i) {
  $rs = &_parse_input_record_separator($self, $args{$_});
}
elsif (/^-?telnetmode$/i) {
  $telnetmode = $args{$_};
  unless (defined $telnetmode) {
    $telnetmode = 0;
  }
}
elsif (/^-?timeout$/i) {
  $timeout = &_parse_timeout($self, $args{$_});
}
else {
  &_croak($self, "bad named parameter \"$_\" given ".
    "to ". ref($self) . ":getline()";
}

## If any args given, override corresponding instance data.
local $s->{bin_mode} = $binmode
if defined $binmode;
local $s->{errormode} = $errmode
if defined $errmode;
local $s->{telnet_mode} = $telnetmode
if defined $telnetmode;

## Set wall time when we time out.
$endtime = &_endtime($timeout);

## Try to send any waiting option negotiation.
if (length $s->{unsent_opts}) {
  &_flush_opts($self);
}

## Keep reading into buffer until end-of-line is read.
$offset = 0;
while (($pos = index($s->{buf}, $rs, $offset)) == -1) {
  $offset = length $s->{buf};
  &_fillbuf($self, $s, $endtime)
  or do {
    return if $s->{timedout};
  }

## We've reached end-of-file.
$self->close;
if (length $s->{buf}) {
  return $s->{buf};
}
else {
    return;
}
]

## Extract line from buffer.
$len = $pos + length $rs;
$line = substr($s->{buf}, 0, $len);
substr($s->{buf}, 0, $len) = "";

$line;
} # end sub getline

sub getlines {
    my ($self, %args) = @_; 
    my ($binmode, $errmode, $line, $rs, $s, $telnetmode, $timeout);
    my $all = 1;
    my @lines = ();
    local $_; 

    ## Init.
    $s = *$self->{net_telnet};
    $s->{timedout} = "";
    return if $s->{eofile};
    $timeout = $s->{time_out};

    ## Parse the named args.
    foreach (keys %args) {
        if (/^-?all$/i) {
            $all = $args{$_};
            unless (defined $all) {
                $all = "";
            }
        }
        elsif (/^-?binmode$/i) {
            $binmode = $args{$_};
            unless (defined $binmode) {
                $binmode = 0;
            }
        }
    }
}


```perl
elsif (/-?errmode$/i) {
    $errmode = &_parse_errmode($self, $args{$_});
}
elsif (/-?input_record_separator$/i or /^-?rs$/i) {
    $rs = &_parse_input_record_separator($self, $args{$_});
}
elsif (/-?telnetmode$/i) {
    $telnetmode = $args{$_};
    unless (defined $telnetmode) {
        $telnetmode = 0;
    }
}
elsif (/-?timeout$/i) {
    $timeout = &_parse_timeout($self, $args{$_});
}
else {
    &_croak($self, "bad named parameter \"$_\" given ".
    "to ". ref($self) . ":getlines()";
}
}

## If any args given, override corresponding instance data.
local $s->{bin_mode} = $binmode
if defined $binmode;
local $s->{errormode} = $errmode
if defined $errormode;
local $s->{rs} = $rs
if defined $rs;
local $s->{telnet_mode} = $telnetmode
if defined $telnetmode;
local $s->{time_out} = &_endtime($timeout);

## User requested only the currently available lines.
if (! $all) {
    return &_next_getlines($self, $s);
}

## Read lines until eof or error.
while (1) {
    $line = $self->getline
    or last;
    push @lines, $line;
}

## Check for error.
return if ! $self->eof;
```
@lines;
} # end sub getlines

sub host {
    my ($self, $host) = @_;  
    my (
        $prev,
        $s,
    );

    $s = *$self->{net_telnet};
    $prev = $s->{host};

    if (@_ >= 2) {
        unless (defined $host) {
            $host = "";
        }
    }

    $s->{host} = $host;
}

$prev;
} # end sub host

sub input_log {
    my ($self, $name) = @_;  
    my (
        $fh,
        $s,
    );

    $s = *$self->{net_telnet};
    $fh = $s->{inputlog};

    if (@_ >= 2) {
        unless (defined $name) {
            $name = "";
        }
    }

    $fh = &_fname_to_handle($self, $name)
        or return;
    $s->{inputlog} = $fh;
}

$fh;
sub input_record_separator {
    my ($self, $rs) = @_;  
    my ($prev, $s, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{rs};

    if (@_ >= 2) {
        $s->{rs} = &_parse_input_record_separator($self, $rs);
    }

    $prev;
} # end sub input_record_separator

sub last_prompt {
    my ($self, $string) = @_;  
    my ($prev, $s, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{last_prompt};

    if (@_ >= 2) {
        unless (defined $string) {
            $string = "";
        }

        $s->{last_prompt} = $string;
    }

    $prev;
} # end sub last_prompt

sub lastline {
    my ($self, $line) = @_;  
    my ($prev, $s, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{last_prompt};

    if (@_ >= 2) {
        unless (defined $string) {
            $string = "";
        }

        $s->{last_prompt} = $string;
    }

    $prev;
} # end sub lastline
sub lastline {
    my ("$s", $prev, $self->{net_telnet}, $s->{last_line}) = @_
    unless (defined $line) {
        $line = "";
    }
    $s->{last_line} = $line;
    $prev;
} # end sub lastline

sub login {
    my ($self) = @_; my ( $errmode, $error, $is_passwd_arg, $is_username_arg, $lastline, $match, $ors, $passwd, $prematch, $prompt, $s, $timeout, $username, %args) = 
    local $_;
    # Init.
    $self->timed_out('');
    $self->last_prompt('');
    $s = *$self->{net_telnet};
    $timeout = $self->timeout;
    $ors = $self->output_record_separator;
    $prompt = $self->prompt;
    $s, $timeout, $username, %args,
    local $_;
    # Parse args.
    if (@_ == 3) { # just username and passwd given
        $username = $_[1];
    }
$passwd = $_[2];

sis_username_arg = 1;
sis_passwd_arg = 1;
}
else {
    # named args given

    ## Get the named args.

    (undef, %args) = @_;

    ## Parse the named args.

    foreach (keys %args) {
        if (/^-?errmode/i) {
            $errmode = &_parse_errmode($self, $args{$_});
        }
        elsif (/^-?name$/i) {
            $username = $args{$_};
            unless (defined $username) {
                $username = "";
            }
        }
        elsif (/^-?pass/i) {
            $passwd = $args{$_};
            unless (defined $passwd) {
                $passwd = "";
            }
        }
        elsif (/^-?prompt$/i) {
            $prompt = &_parse_prompt($self, $args{$_});
        }
        elsif (/^-?timeout$/i) {
            $timeout = &_parse_timeout($self, $args{$_});
        }
        else {
            &_croak($self, "bad named parameter \"$_\" given ",
                    "to " . ref($self) . ":::login()");
        }
    }

    ## Ensure both username and password argument given.

    &_croak($self,"Name argument not given to " . ref($self) . ":::login()")
    unless sis_username_arg;

    &_croak($self,"Password argument not given to " . ref($self) . ":::login()")
    unless sis_passwd_arg;
## Override some user settings.
local $s->{errormode} = $errmode
if defined $errmode;
    local $s->{time_out} = &_endtime($timeout);

## Create a subroutine to generate an error.
Error
= sub {
    my ($errmsg) = @_;

    if ($self->timed_out) {
        return $self->error($errmsg);
    } elsif ($self->eof) {
        ($lastline = $self->lastline) =~ s/\n+//;
        return $self->error($errmsg, ": ", $lastline);
    } else {
        return $self->error($self->errmsg);
    }
};

return $self->error("login failed: filehandle isn't open")
if $self->eof;

## Wait for login prompt.
$self->waitfor(Match => '/login[: \]*$/i',
    Match => '/username[: \]*$/i',
    Errmode => "return")
or do {
    return &$error("eof read waiting for login prompt")
if $self->eof;
    return &$error("timed-out waiting for login prompt");
};

## Delay sending response because of bug in Linux login program.
&_sleep(0.01);

## Send login name.
$self->put(String => $username . $ors,
    Errmode => "return")
or return &$error("login disconnected");

## Wait for password prompt.
$self->waitfor(Match => '/password[: \]*$/i',
    Errmode => "return")
or do {
    return &$error("eof read waiting for password prompt")
if $self->eof;
    return &$error("timed-out waiting for password prompt");
};

## Delay sending response because of bug in Linux login program.
&_sleep(0.01);

## Send password.
$self->put(String => $passwd . $ors,
    Errmode => "return")
or return &$error("login disconnected");

## Wait for command prompt or another login prompt.
($prematch, $match) = $self->waitfor(Match => '/login[: \]*$/i',
    Match => '/username[: \]*$/i',
    Match => $prompt,
    Errmode => "return")
or do {
    return &$error("eof read waiting for command prompt")
if $self->eof;
    return &$error("timed-out waiting for command prompt");
};

## It's a bad login if we got another login prompt.
return $self->error("login failed: bad name or password")
if $match =~ /login[: \]*$/i or $match =~ /username[: \]*$/i;

## Save the most recently matched command prompt.
$self->last_prompt($match);

1;
} # end sub login

sub max_buffer_length {
    my ($self, $maxbufsize) = @_;
    my ($prev,
        $s,
    );
    my $minbufsize = 512;

    $s = *$self->{net_telnet};
    $prev = $s->{maxbufsize};

    if (@_ >= 2) {
## Ensure a positive integer value.
unless (defined $maxbufsize
and $maxbufsize =~ /^\d+$/
and $maxbufsize)
{
&_carp($self, "ignoring bad Max_buffer_length " .
"argument \"$maxbufsize\": it's not a positive integer");
$maxbufsize = $prev;
}
## Adjust up values that are too small.
if ($maxbufsize < $minbufsize) {
$maxbufsize = $minbufsize;
}
$s->{maxbufsize} = $maxbufsize;
}
$prev;
} # end sub max_buffer_length

## Make ofs() synonymous with output_field_separator().
*ofs = \&output_field_separator;

sub open {
my ($self) = @_;
my (
$errmode,
$errno,
$host,
$ip_addr,
$port,
$s,
$timeout,
%args,
);
local $_;
## Init.
$s = *$self->{net_telnet};
$timeout = $s->{time_out};
$s->{timedout} = '';
if (@_ == 2) { # one positional arg given
$self->host($_[1]);
}

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elsif (@_ > 2) {  # named args given
    ## Get the named args.
    (undef, %args) = @_;

    ## Parse the named args.
    foreach (keys %args) {
        if (/^-?errmode$/i) {
            $errmode = &_parse_errmode($self, $args{$_});
        } elsif (/^-?host$/i) {
            $self->host($args{$_});
        } elsif (/^-?port$/i) {
            $self->port($args{$_})
            or return;
        } elsif (/^-?timeout$/i) {
            $timeout = &_parse_timeout($self, $args{$_});
        } else {
            &_croak($self, "bad named parameter \"$\" given ",
                "to \". ref($self) . "::open\");
        }
    }

    ## If any args given, override corresponding instance data.
    local $s->{errormode} = $errmode
    if defined $errmode;

    ## Get host and port.
    $host = $self->host;
    $port = $self->port;

    ## Ensure we're already closed.
    $self->close;

    ## Connect with or without a timeout.
    if (defined($timeout) and &_have_alarm) {  # use a timeout
        ## Convert possible absolute timeout to relative timeout.
        if ($timeout >= $^T) {  # it's an absolute time
            $timeout = $timeout - time;
        }
    }

    ## Ensure a valid timeout value for alarm.
    if ($timeout < 1) {
        $timeout = 1;
    }
$timeout = int($timeout + 1.5);

## Connect to server, timing out if it takes too long.
eval {
    ## Turn on timer.
    local $SIG{"__DIE__"} = "DEFAULT";
    local $SIG{ALRM} = sub { die "timed-out\n" };
    alarm $timeout;

    ## Lookup server's IP address.
    $ip_addr = inet_aton $host
    or die "unknown remote host: $host\n";

    ## Create a socket and attach the filehandle to it.
    socket $self, AF_INET, SOCK_STREAM, 0
    or die "problem creating socket: $!\n";

    ## Open connection to server.
    connect $self, sockaddr_in($port, $ip_addr)
    or die "problem connecting to "$host", port $port: $!\n";
}
alarm 0;

## Check for error.
if ($@ =~ /^timed-out$/) {  # time out failure
    $s->{timedout} = 1;
    $self->close;
    if (!$ip_addr) {
        return $self->error("unknown remote host: $host: ",
            "name lookup timed-out");
    } else {
        return $self->error("problem connecting to "$host", ",
            "port $port: connect timed-out");
    }
} elsif ($@) {  # hostname lookup or connect failure
    $self->close;
    chomp $@;
    return $self->error($@);
} else {  # don't use a timeout
    $timeout = undef;

    ## Lookup server's IP address.
    $ip_addr = inet_aton $host
    or return $self->error("unknown remote host: $host");
## Create a socket and attach the filehandle to it.
socket $self, AF_INET, SOCK_STREAM, 0
   or return $self->error("problem creating socket: $!");

## Open connection to server.
connect $self, sockaddr_in($port, $ip_addr)
   or do {
      $errno = "$!";
      $self->close;
      return $self->error("problem connecting to "$host", ",
         "port $port: $errno");
   };
}

select((select($self), $|=1)[$]);  # don't buffer writes
$s->{blksize} = &_optimal_blksize((stat $self)[11]);
$s->{buf} = "";
$s->{eofile} = "";
vec($s->{fdmask}) =", fileno($self), 1) = 1;
$s->{last_line} = "";
$s->{num_wrote} = 0;
$s->{opened} = 1;
$s->{pending_errormsg} = "";
$s->{pushback_buf} = "";
$s->{timedout} = "";
$s->{unsent_opts} = "";
&_reset_options($s->{opts});

1;
} # end sub open

sub option_accept {
   my ($self, @args) = @_; 
   my ( $arg,
         $option,
         $s,
         @$opt_args,
   );
   local $_; 

   ## Init.
   $s = *$self->{net_telnet};

   ## Parse the named args.


while (($_, $arg) = splice @args, 0, 2) {
   ## Verify and save arguments.
   if (/^-?do$/i) {
      ## Make sure a callback is defined.
      return $self->error("usage: an option callback must already ",
      "be defined when enabling with ")
      unless $s->{opt_cback};
      $option = &_verify_telopt_arg($self, $arg, $_);
      return unless defined $option;
      push @opt_args, { option  => $option,
         is_remote => ",
         is_enable => 1,
      };
   }
   elsif (/^-?dont$/i) {
      $option = &_verify_telopt_arg($self, $arg, $_);
      return unless defined $option;
      push @opt_args, { option  => $option,
         is_remote => ",
         is_enable => ",
      };
   }
   elsif (/^-?will$/i) {
      ## Make sure a callback is defined.
      return $self->error("usage: an option callback must already ",
      "be defined when enabling with ")
      unless $s->{opt_cback};
      $option = &_verify_telopt_arg($self, $arg, $_);
      return unless defined $option;
      push @opt_args, { option  => $option,
         is_remote => 1,
         is_enable => 1,
      };
   }
   elsif (/^-?wont$/i) {
      $option = &_verify_telopt_arg($self, $arg, $_);
      return unless defined $option;
      push @opt_args, { option  => $option,
         is_remote => 1,
         is_enable => ",
      };
   }
   else {
      return $self->error('usage: $obj->option_accept(' .
      '[Do => $telopt,]
      '[Dont => $telopt,]
      );
}
'[Will => $telopt,]';
'[Wont => $telopt,]';
}
}

## Set "receive ok" for options specified.
&_opt_accept($self, @opt_args);
} # end sub option_accept

sub option_callback {
    my ($self, $callback) = @_;;
    my ($prev, $s,);

    $s = *$self->{net_telnet};
    $prev = $s->{opt_cback};

    if (@_ >= 2) {
        unless (defined $callback and ref($callback) eq "CODE") {
            &_carp($self, "ignoring Option_callback argument because it's ",
            "not a code ref");
            $callback = $prev;
        }
    }

    $s->{opt_cback} = $callback;
    }

    $prev;
} # end sub option_callback

sub option_log {
    my ($self, $name) = @_;;
    my ($fh, $s,);

    $s = *$self->{net_telnet};
    $fh = $s->{opt_log};

    if (@_ >= 2) {
        unless (defined $name) {
            $name = "";
        }
    }
$fh = &_fname_to_handle($self, $name)
    or return;
$s->{opt_log} = $fh;
}

$fh;
} # end sub option_log

sub option_state {
    my ($self, $option) = @_;
    my ($opt_state,
        $s,
        %opt_state,
    );

    ## Ensure telnet option is non-negative integer.
    $option = &_verify_telopt_arg($self, $option);
    return unless defined $option;

    ## Init.
    $s = *$self->{net_telnet};
    unless (defined $s->{opts}[$option]) {
        &_set_default_option($s, $option);
    }

    ## Return hashref to a copy of the values.
    $opt_state = $s->{opts}[$option];
    %opt_state = %$opt_state;

} # end sub option_state

## Make ors() synonymous with output_record_separator().
*ors = \&output_record_separator;

sub output_field_separator {
    my ($self, $ofs) = @_;
    my ($prev,
        $s,
    );

    $s = *$self->{net_telnet};
    $prev = $s->{ofs};

if (@_ >= 2) {
    unless (defined $ofs) {
        $ofs = "";
    }

    $s->{ofs} = $ofs;
}

$prev;
} # end sub output_field_separator

sub output_log {
    my ($self, $name) = @_;  
    my ($fh, $s);

    $s = *$self->{net_telnet};
    $fh = $s->{outputlog};

    if (@_ >= 2) {
        unless (defined $name) {
            $name = "";
        }

        $fh = &_fname_to_handle($self, $name)
or return;
    $s->{outputlog} = $fh;
    }

    $fh;
} # end sub output_log

sub output_record_separator {
    my ($self, $ors) = @_;  
    my ($prev, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{ors};

    if (@_ >= 2) {
unless (defined $ors) {
$ors = "";
}
$s->{ors} = $ors;
}
$prev;
} # end sub output_record_separator

sub port {
my ($self, $port) = @_;
my (
$prev,
$s,
$service,
);
$s = *$self->{net_telnet};
$prev = $s->{port};
if (@_ >= 2) {
unless (defined $port) {
$port = "";
}
if (!$port) {
&_carp($self, "ignoring bad Port argument \"$port\"");
$port = $prev;
}
elsif ($port !~ /^\d+$/) { # port isn't all digits
$service = $port;
$port = getservbyname($service, "tcp");
unless ($port) {
&_carp($self, "ignoring bad Port argument \"$service\": " .
"it's an unknown TCP service");
$port = $prev;
}
}
$s->{port} = $port;
}
$prev;
} # end sub port

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sub print {
    my ($self) = shift;
    my (
        $buf,
        $fh,
        $s,
    );

    $s = *$self->{net_telnet};
    $s->{timedout} = "";
    return $self->error("write error: filehandle isn't open")
    unless $s->{opened};

    ## Add field and record separators.
    $buf = join($s->{ofs}, @_, $s->{ors});

    ## Log the output if requested.
    if ($s->{outputlog}) {
        &_log_print($s->{outputlog}, $buf);
    }

    ## Convert native newlines to CR LF.
    if (!$s->{bin_mode}) {
        $buf =~ s(
)(\015\012)g;
    }

    ## Escape TELNET IAC and also CR not followed by LF.
    if ($s->{telnet_mode}) {
        $buf =~ s(\377)(\377\377)g;
        &_escape_cr($buf);
    }

    &_put($self, $buf, "print");
} # end sub print

sub print_length {
    my ($self) = @_;

    *$self->{net_telnet}{num_wrote} ++;
} # end sub print_length

sub prompt {
    my ($self, $prompt) = @_;
    my (
        $prev,
        $s,
    );
$s = *$self->{net_telnet};
$prev = $s->{cmd_prompt};

## Parse args.
if (@_ == 2) {
    $s->{cmd_prompt} = &_parse_prompt($self, $prompt);
}

$prev;
} # end sub prompt

sub put {
    my ($self) = @_; my ($binmode, $buf, $errmode, $is_timeout_arg, $s, $telnetmode, $timeout, %args);
    local $_;

    ## Init.
    $s = *$self->{net_telnet};
    $s->{timedout} = ";

    ## Parse args.
    if (@_ == 2) { # one positional arg given
        $buf = $_[1];
    }
    elsif (@_ > 2) { # named args given
        ## Get the named args.
        (undef, %args) = @_;

        ## Parse the named args.
        foreach (keys %args) {
            if (/^-?binmode$/i) {
                $binmode = $args{$_};
                unless (defined $binmode) {
                    $binmode = 0;
                }
            }
        }
    }
}
elsif (/^-?errmode$/i) {
    $errmode = &_parse_errmode($self, $args{$_});
}
elsif (/^-?string$/i) {
    $buf = $args{$_};
}
elsif (/^-?telnetmode$/i) {
    $telnetmode = $args{$_};
    unless (defined $telnetmode) {
        $telnetmode = 0;
    }
}
elsif (/^-?timeout$/i) {
    $timeout = &_parse_timeout($self, $args{$_});
    $is_timeout_arg = 1;
} else {
    &_croak($self, "bad named parameter \"$_\" given ",
        "to ". ref($self) . ":put()";
    }
}

## If any args given, override corresponding instance data.
lwrap $s->{bin_mode} = $binmode
if defined $binmode;
lwrap $s->{errormode} = $errmode
if defined $errmode;
lwrap $s->{telnet_mode} = $telnetmode
if defined $telnetmode;
lwrap $s->{time_out} = $timeout
if defined $is_timeout_arg;

## Check for errors.
return $self->error("write error: filehandle isn't open")
unless $s->{opened};

## Log the output if requested.
if ($s->{outputlog}) {
    &_log_print($s->{outputlog}, $buf);
}

## Convert native newlines to CR LF.
if (!$s->{bin_mode}) {
    $buf =~ s(
)(\015\012)g;
}

## Escape TELNET IAC and also CR not followed by LF.
if ($s->{telnet_mode}) {
    $buf =~ s(\77)(\77\77)g;
    &_escape_cr($buf);
}

&_put($self, $buf, "print");
} # end sub put

## Make rs() synonymous input_record_separator().
*rs = \&input_record_separator;

sub suboption_callback {
    my ($self, $callback) = @_; 
    my ( $prev, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{subopt_cback};

    if (@_ >= 2) {
        unless (defined $callback and ref($callback) eq "CODE") {
            &_carp($self,"ignoring Suboption_callback argument because it's " .
            "not a code ref");
            $callback = $prev;
        }

        $s->{subopt_cback} = $callback;
    }

    $prev;
} # end sub suboption_callback

sub telnetmode {
    my ($self, $mode) = @_; 
    my ( $prev, $s);

    $s = *$self->{net_telnet};
    $prev = $s->{telnet_mode};

    if (@_ >= 2) {

unless (defined $mode) {
    $mode = 0;
}

$s->{telnet_mode} = $mode;

$prev;
} # end sub telnetmode

sub timed_out {
    my ($self, $value) = @_;  
    my (
        $prev,
        $s,  
    );

    $s = *$self->{net_telnet};  
    $prev = $s->{timedout};

    if (@_ >= 2) {  
        unless (defined $value) {  
            $value = "";
        }
    }

    $s->{timedout} = $value;
}

$prev;
} # end sub timed_out

sub timeout {
    my ($self, $timeout) = @_;  
    my (  
        $prev,
        $s,  
    );

    $s = *$self->(net_telnet);  
    $prev = $s->{time_out};

    if (@_ >= 2) {  
        $s->{time_out} = &_parse_timeout($self, $timeout);
    }

    $prev;
sub waitfor {
    my ($self, @args) = @_;
    my (
        $arg,
        $binmode,
        $sendtime,
        $errmode,
        $len,
        $match,
        $match_op,
        $pos,
        $prematch,
        $s,
        $search,
        $search_cond,
        $telnetmode,
        $timeout,
        @match_cond,
        @match_ops,
        @search_cond,
        @string_cond,
        @warns,
    );
    local $_;

    ## Init.
    $s = *$self->{net_telnet};
    $s->{timedout} = "";
    return if $s->{eofile};
    return unless @args;
    $timeout = $s->{time_out};

    ## Code template used to build string match conditional.
    ## Values between array elements must be supplied later.
    @string_cond =
    ("if (($pos = index $s->{buf}, ', ') > -1) {
       $len = ', ';
       $prematch = substr $s->{buf}, 0, $pos;
       $match = substr $s->{buf}, $pos, $len;
       substr($s->{buf}, 0, $pos + $len) = "";
       last;
    }");

    ## Code template used to build pattern match conditional.
    ## Values between array elements must be supplied later.
@match_cond =
('if ($s->{buf} =~ ', ') {
    $prematch = $';
    $match = $&;
    substr($s->{buf}, 0, length($') + length($&)) = "";
    last;
}');

## Parse args.
if (@_ == 2) {  # one positional arg given
    $arg = $_[1];

    ## Fill in the blanks in the code template.
    push @match_ops, $arg;
    push @search_cond, join("", $match_cond[0], $arg, $match_cond[1]);
}
elsif (@_ > 2) {  # named args given
    ## Parse the named args.
    while (($_, $arg) = splice @args, 0, 2) {
        if (/^-?binmode$/i) {
            $binmode = $arg;
            unless (defined $binmode) {
                $binmode = 0;
            }
        }
        elsif (/^-?errmode$/i) {
            $errmode = &_parse_errmode($self, $arg);
        }
        elsif (/^-?match$/i) {
            ## Fill in the blanks in the code template.
            push @match_ops, $arg;
            push @search_cond, join("", $match_cond[0], $arg, $match_cond[1]);
        }
        elsif (/^-?string$/i) {
            ## Fill in the blanks in the code template.
            $arg =~ s/'/\'/g;  # quote ticks
            push @search_cond, join("", $string_cond[0], "'$arg'", $string_cond[1], length($arg), $string_cond[2]);
        }
        elsif (/^-?telnetmode$/i) {
            $telnetmode = $arg;
            unless (defined $telnetmode) {
                $telnetmode = 0;
            }
        }
    }
}
elsif (/^-?timeout$/i) {
$timeout = &_parse_timeout($self, $arg);
}
else {
&_croak($self, "bad named parameter \"$_\" given " .
"to " . ref($self) . "::waitfor()");
}
}
}
## If any args given, override corresponding instance data.
local $s->{errormode} = $errmode
if defined $errmode;
local $s->{bin_mode} = $binmode
if defined $binmode;
local $s->{telnet_mode} = $telnetmode
if defined $telnetmode;
## Check for bad match operator argument.
foreach $match_op (@match_ops) {
return $self->error("missing opening delimiter of match operator ",
"in argument \"$match_op\" given to ",
ref($self) . "::waitfor()")
unless $match_op =~ m(^\s*/) or $match_op =~ m(^\s*m\s*\W);
}
## Construct conditional to check for requested string and pattern matches.
## Turn subsequent "if"s into "elsif".
$search_cond = join "\n\tels", @search_cond;
## Construct loop to fill buffer until string/pattern, timeout, or eof.
$search = join "", "
while (1) {\n\t",
$search_cond, '
&_fillbuf($self, $s, $endtime)
or do {
last if $s->{timedout};
$self->close;
last;
};
}';
## Set wall time when we timeout.
$endtime = &_endtime($timeout);
## Run the loop.
{
local $^W = 1;

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local $SIG{"__WARN__"} = sub { push @warns, @_; 
local $s->{errormode} = "return";
$s->{errormsg} = "";
eval $search;
}

## Check for failure.
return $self->error("pattern match timed-out") if $s->{timedout};
return $self->error($s->{errormsg}) if $s->{errormsg} ne "";
return $self->error("pattern match read eof") if $s->{eofile};

## Check for Perl syntax errors or warnings.
if ($@ or @warns) {
    foreach $match_op (@match_ops) {
        &_match_check($self, $match_op)
or return;
    }
    return $self->error($@) if $@;
    return $self->error(@warns) if @warns;
}

wantarray ? ($prematch, $match) : 1;
} # end sub waitfor

########################################################################

sub _append_lineno {
    my ($obj, @msgs) = @_; 
    my ($file, $line, $pkg);
    ## Find the caller that's not in object's class or one of its base classes.
    ($pkg, $file, $line) = &_user_caller($obj);
    join("", @msgs, " at ", $file, " line ", $line, "\n");
} # end sub _append_lineno

sub _carp {
    warn &_append_lineno(@_); 
} # end sub _carp

sub _croak {
die &_append_lineno(@_);
} # end sub _croak

sub _endtime {
my ($interval) = @_;
## Compute wall time when timeout occurs.
if (defined $interval) {
if ($interval >= $^T) { # it's already an absolute time
return $interval;
}
elsif ($interval > 0) { # it's relative to the current time
return int(time + 1.5 + $interval);
}
else { # it's a one time poll
return 0;
}
}
else { # there's no timeout
return undef;
}
} # end sub _endtime

sub _escape_cr {
my ($string) = @_;
my (
$nextchar,
);
my $pos = 0;
## Convert all CR (not followed by LF) to CR NULL.
while (($pos = index($$string, "\015", $pos)) > -1) {
$nextchar = substr $$string, $pos + 1, 1;
substr($$string, $pos, 1) = "\015\000"
unless $nextchar eq "\012";
$pos++;
}
1;
} # end sub _escape_cr

sub _fillbuf {
my ($self, $s, $endtime) = @_;

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my ($msg,
    $nfound,
    $nread,
    $pushback_len,
    $read_pos,
    $ready,
    $timed_out,
    $timeout,
    $unparsed_pos,
);

    ## If error from last read not yet reported then do it now.
if ($s->{pending_errormsg}) {
    $msg = $s->{pending_errormsg};
    $s->{pending_errormsg} = "";
    return $self->error($msg);
}

return unless $s->{opened};

while (1) {
    ## Maximum buffer size exceeded?
return $self->error("maximum input buffer length exceeded: ",
    $s->{maxbufsize}, " bytes")
        unless length($s->{buf}) <= $s->{maxbufsize};

    ## Determine how long to wait for input ready.
($timed_out, $timeout) = &_timeout_interval($endtime);
if ($timed_out) {
    $s->{timedout} = 1;
    return $self->error("read timed-out");
}

    ## Wait for input ready.
$nfound = select $ready=$s->{fdmask}, "", ",", $timeout;

    ## Handle any errors while waiting.
if (!defined $nfound or $nfound <= 0) { # input not ready
    if (defined $nfound and $nfound == 0) { # timed-out
        $s->{timedout} = 1;
        return $self->error("read timed-out");
    }
    else { # error waiting for input ready
next if $! =~ /^interrupted/i;
    $s->{opened} = ";
    return $self->error("read error: $!");
## Append to buffer any partially processed telnet or CR sequence.
$pushback_len = length $s->{pushback_buf};
if ($pushback_len) {
    $s->{buf} .= $s->{pushback_buf};
    $s->{pushback_buf} = "";
}

## Read the waiting data.
$read_pos = length $s->{buf};
$unparsed_pos = $read_pos - $pushback_len;
$nread = sysread $self, $s->{buf}, $s->{blksize}, $read_pos;

## Handle any read errors.
if (!defined $nread) {  # read failed
    next if $! =~ /^interrupted/i;  # restart interrupted syscall
    $s->{opened} = "";
    return $self->error("read error: $!");
}

## Handle eof.
if ($nread == 0) {  # eof read
    $s->{opened} = "";
    return;
}

## Display network traffic if requested.
if ($s->{dumplog}) {
    &_log_dump('<', $s->{dumplog}, $s->{buf}, $read_pos);
}

## Process any telnet commands in the data stream.
if ($s->{telnet_mode} and index($s->{buf}, "\377", $unparsed_pos) > -1) {
    &_interpret_tcmd($self, $s, $unparsed_pos);
}

## Process any carriage-return sequences in the data stream.
&_interpret_cr($s, $unparsed_pos);

## Read again if all chars read were consumed as telnet cmds.
next if $unparsed_pos >= length $s->{buf};

## Log the input if requested.
if ($s->{inputlog}) {
    &_log_print($s->{inputlog}, substr($s->{buf}, $unparsed_pos));
}
## Save the last line read.
&_save_lastline($s);

## We've successfully read some data into the buffer.
last;
} # end while(1)

1;
} # end sub _fillbuf

sub _flush_opts {
    my ($self) = @_;
    my ( $option_chars,);
    my $s = *$self->{net_telnet};

    ## Get option and clear the output buf.
    $option_chars = $s->{unsent_opts};
    $s->{unsent_opts} = "";

    ## Try to send options without waiting.
    {
        local $s->{errormode} = "return";
        local $s->{time_out} = 0;
        &_put($self, $option_chars, "telnet option negotiation")
        or do {
            ## Save chars not printed for later.
            substr($option_chars, 0, $self->print_length) = "";
            $s->{unsent_opts} .= $option_chars;
            }
        };

    1;
} # end sub _flush_opts

sub _fname_to_handle {
    my ($self, $fh) = @_;
    my ( $filename,);

    ## Ensure valid input.
    return ""


unless defined $fh and (ref $fh or length $fh);

## Open a new filehandle if input is a filename.
no strict "refs";
if (!ref($fh) and !defined(fileno $fh)) {  # fh is a filename
    $filename = $fh;
    $fh = &_new_handle();
    CORE::open $fh, "$filename"
    or return $self->error("problem creating $filename: $!");
}

select((select($fh), $|=1)[[]]);  # don’t buffer writes

} # end sub _fname_to_handle

sub _have_alarm {
    eval {
        local $SIG{"__DIE__"} = "DEFAULT";
        local $SIG{ALRM} = sub { die };
        alarm 0;
    };

    ! $@;
} # end sub _have_alarm

sub _interpret_cr {
    my ($s, $pos) = @_;  
    my ($nextchar, $snextchar,
    }

    while (($pos = index($s->{buf}, "\015", $pos)) > -1) {
        $nextchar = substr($s->{buf}, $pos + 1, 1);
        if ($nextchar eq "\0") {
            ## Convert CR NULL to CR when in telnet mode.
            if ($s->{telnet_mode}) {
                substr($s->{buf}, $pos + 1, 1) = "\n";
            }
        } elsif ($nextchar eq "\012") {
            ## Convert CR LF to newline when not in binary mode.
            if (!$s->{bin_mode}) {
                substr($s->{buf}, $pos, 2) = "\n";
            }
        } elsif (!length($nextchar) and ($s->{telnet_mode} or !$s->{bin_mode})) {
            ## Convert CR NULL to CR when in telnet mode.
            if ($s->{telnet_mode}) {
                substr($s->{buf}, $pos + 1, 1) = "\n";
            }
        }
    }
} # end sub _interpret_cr
## Save CR in alt buffer for possible CR LF or CR NULL conversion.
$s->{pushback_buf} .= "\015";
chop $s->{buf};

$pos++;

} # end sub _interpret_cr

sub _interpret_tcmd {
    my ($self, $s, $offset) = @_;
    my ($callback, $endpos, $nextchar, $option, $parameters, $pos, $subcmd);
    local $_;

    ## Parse telnet commands in the data stream.
    $pos = $offset;
    while (($pos = index $s->{buf}, "\377", $pos) > -1) {  # unprocessed IAC
        $nextchar = substr $s->{buf}, $pos + 1, 1;
        ## Save command if it's only partially read.
        if (!length $nextchar) {
            $s->{pushback_buf} .= "\377";
            chop $s->{buf};
            last;
        }
        elsif ($nextchar eq "\375" or $nextchar eq "\373" or
              $nextchar eq "\374" or $nextchar eq "\376") {  # opt negotiation
            $option = substr $s->{buf}, $pos + 2, 1;
            ## Save command if it's only partially read.
            if (!length $option) {

    if ($nextchar eq "\377") {  # IAC is escaping "\377" char
        ## Remove escape char from data stream.
        substr($s->{buf}, $pos, 1) = "";
        $pos++;
    } elsif ($nextchar eq "\375" or $nextchar eq "\373" or
                  $nextchar eq "\374" or $nextchar eq "\376") {  # opt negotiation
        $option = substr $s->{buf}, $pos + 2, 1;
        ## Save command if it's only partially read.
        if (!length $option) {

        } else {  # command is complete
            my $str = $s->{buf};
            # Process command...
        }
    }
}
## Remove command from data stream.
sub($s->{buf}, $pos, 3) = "";

## Handle option negotiation.
&_negotiate_recv($self, $s, $nextchar, ord($option), $pos);

elsif ($nextchar eq "372") {  # start of subnegotiation parameters
    ## Save command if it's only partially read.
    $endpos = index $s->{buf}, "\360", $pos;
    if ($endpos == -1) {
        $s->{pushback_buf} .= substr $s->{buf}, $pos;
        substr($s->{buf}, $pos) = "";
        last;
    } else {
        substr($s->{buf}, $pos, $endpos - $pos + 1) = "";
    }

    ## Invoke subnegotiation callback.
    $subcmd = substr($s->{buf}, $pos, $endpos - $pos + 1);
    if ($s->{subopt_cback} and length($subcmd) >= 5) {
        $option = unpack "C", substr($subcmd, 2, 1);
        if (length($subcmd) >= 6) {
            $parameters = substr $subcmd, 3, length($subcmd) - 5;
        } else {
            $parameters = "";
        }
    }

    $callback = $s->{subopt_cback};
    &$callback($self, $option, $parameters);
} else {  # various two char telnet commands
    ## Ignore and remove command from data stream.
    substr($s->{buf}, $pos, 2) = "";
}

## Try to send any waiting option negotiation.
if (length $s->{unsent_opts}) {
    &_flush_opts($self);
}
sub _io_socket_include {
    local $$SIG{"__DIE__"} = "DEFAULT";
    eval "require IO::Socket";
} # end sub io_socket_include

sub _log_dump {
    my ($direction, $fh, $data, $offset, $len) = @_; 
    my ($addr, $hexvals, $line);
    $addr = 0;
    $len = length($$data) - $offset;
    return 1 if $len <= 0;

    ## Print data in dump format.
    while ($len > 0) { 
        ## Convert up to the next 16 chars to hex, padding w/ spaces.
        if ($len >= 16) { 
            $line = substr $$data, $offset, 16;
            $hexvals = unpack("H*", $line);
            $hexvals .= ' ' x (32 - length $hexvals);
        } else { 
            $line = substr $$data, $offset, $len;
        } 
    $hexvals = sprintf("%s %s %s %s  " x 4, 
        unpack("a2" x 16, $hexvals));

    ## Place in 16 columns, each containing two hex digits.
    $hexvals = sprintf("%s %s %s %s  " x 4,
        unpack("a2" x 16, $hexvals));

    ## For the ASCII column, change unprintable chars to a period.
    $line =~ s/[\000-\037,\177-\237]/./g;

    ## Print the line in dump format.
    &_log_print($fh, sprintf("%s 0x%5.5lx: %s%s\n", 
        $direction, $addr, $hexvals, $line));
}
$addr += 16;
$offset += 16;
$len -= 16;
}

&_log_print($fh, "\n");

1;
} # end sub _log_dump

sub _log_option {
    my ($fh, $direction, $request, $option) = @_; 
    my ($name,);
    if ($option >= 0 and $option <= $#Telopts) {
        $name = $Telopts[$option];
    } else {
        $name = $option;
    }

    &_log_print($fh, "$direction $request $name\n");
} # end sub _log_option

sub _log_print {
    my ($fh, $buf) = @_; 
    local $\ = ";
    if (ref($fh) and ref($fh) ne "GLOB") { # fh is blessed ref
        $fh->print($buf);
    } else { # fh isn't blessed ref
        print $fh $buf;
    }
} # end sub _log_print

sub _match_check {
    my ($self, $code) = @_; 
    my $error;
    my @warns = ();
    ## Use eval to check for syntax errors or warnings.
    {


local $SIG{"__DIE__"} = "DEFAULT";
local $SIG{"__WARN__"} = sub { push @warns, @_ }
local $^W = 1;
local $_ = ';
eval "$_ =~ $code;";
}
if ($@) {
    ## Remove useless lines numbers from message.
    ($error = $@) =~ s/ at \(eval \d+\) line \d+.?//;
    chomp $error;
    return $self->error("bad match operator: $error");
}
elsif (@warns) {
    ## Remove useless lines numbers from message.
    ($error = shift @warns) =~ s/ at \(eval \d+\) line \d+.?//;
    $error =~ s/ while "strict subs" in use//;
    chomp $error;
    return $self->error("bad match operator: $error");
}
1;
} # end sub _match_check

sub _negotiate_callback {
    my ($self, $opt, $is_remote, $is_enabled, $was_enabled, $opt_bufpos) = @_;
    my ($callback, $s, $);
    local $_;
    ## Keep track of remote echo.
    if ($is_remote and $opt == &TELOPT_ECHO) {  # received WILL or WONT ECHO
        $s = ++$self->{net_telnet};
        if ($is_enabled and !$was_enabled) {  # received WILL ECHO
            $s->{remote_echo} = 1;
        } elsif (!$is_enabled and $was_enabled) {  # received WONT ECHO
            $s->{remote_echo} = "";
        }
    }
    ## Invoke callback, if there is one.
    $callback = $self->option_callback;
    if ($callback) {
        &$callback($self, $opt, $is_remote,
$is_enabled, $was_enabled, $opt_bufpos);
}

1;
} # end sub _negotiate_callback

sub _negotiate_recv {
    my ($self, $s, $opt_request, $opt, $opt_bufpos) = @_;

    ## Ensure data structure exists for this option.
    unless (defined $s->{opts}->{$opt}) {
        &_set_default_option($s, $opt);
    }

    ## Process the option.
    if ($opt_request eq ":\376") {  # DONT
        &_negotiate_recv_disable($self, $s, $opt, "dont", $opt_bufpos,
        \$s->{opts}->{$opt}{local_enable_ok},
        \$s->{opts}->{$opt}{local_enabled},
        \$s->{opts}->{$opt}{local_state});
    } elsif ($opt_request eq ":\375") {  # DO
        &_negotiate_recv_enable($self, $s, $opt, "do", $opt_bufpos,
        \$s->{opts}->{$opt}{local_enable_ok},
        \$s->{opts}->{$opt}{local_enabled},
        \$s->{opts}->{$opt}{local_state});
    } elsif ($opt_request eq ":\374") {  # WONT
        &_negotiate_recv_disable($self, $s, $opt, "wont", $opt_bufpos,
        \$s->{opts}->{$opt}{remote_enable_ok},
        \$s->{opts}->{$opt}{remote_enabled},
        \$s->{opts}->{$opt}{remote_state});
    } elsif ($opt_request eq ":\373") {  # WILL
        &_negotiate_recv_enable($self, $s, $opt, "will", $opt_bufpos,
        \$s->{opts}->{$opt}{remote_enable_ok},
        \$s->{opts}->{$opt}{remote_enabled},
        \$s->{opts}->{$opt}{remote_state});
    } else {  # internal error
        die;
    }

    1;
} # end sub _negotiate_recv
sub _negotiate_recv_disable {
    my ($self, $s, $opt, $opt_request, $opt_bufpos, $enable_ok, $is_enabled, $state) = @_;  
    my ($ack, $disable_cmd, $enable_cmd, $is_remote, $nak, $was_enabled);
    # What do we use to request enable/disable or respond with ack/nak.
    if ($opt_request eq "wont") {
        $enable_cmd = "\377\375" . pack("C", $opt);  # do command
        $disable_cmd = "\377\376" . pack("C", $opt);  # dont command
        $is_remote = 1;
        $ack = "DO";
        $nak = "DONT";
    } elsif ($opt_request eq "dont") {
        $enable_cmd = "\377\373" . pack("C", $opt);  # will command
        $disable_cmd = "\377\374" . pack("C", $opt);  # wont command
        $is_remote = ";
        $ack = "WILL";
        $nak = "WONT";
    } else {  # internal error
        die;
    }
    #$log_option($s->{opt_log}, "RCVD", "$opt_request", $opt)
    endif
    # Respond to WONT or DONT based on the current negotiation state.
    if ($$state eq "no") {  # state is already disabled
    } elsif ($$state eq "yes") {  # they're initiating disable
        $$is_enabled = ";
        $$state = "no";
    } else {  # internal error
        die;
    }
    $s->{unsent_opts} .= $disable_cmd;
    &_log_option($s->{opt_log}, "SENT", $nak, $opt)  
    if $s->{opt_log}:
}

# Send positive acknowledgment.
$s->{unsent_opts} .= $disable_cmd;
&_log_option($s->{opt_log}, "SENT", $nak, $opt)
if $s->{opt_log}:
## Invoke callbacks.
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
}
elsif ($$state eq "wantno") {  # they sent positive ack
    $$is_enabled = ";
    $$state = "no"

    ## Invoke callback.
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
}
elsif ($$state eq "wantno opposite") {  # pos ack but we changed our mind
    ## Indicate disabled but now we want to enable.
    $$is_enabled = ";
    $$state = "wantyes"

    ## Send queued request.
    $s->{unsent_opts} .= $enable_cmd;
    &_log_option($s->{opt_log}, "SENT", $ack, $opt)
        if $s->{opt_log};

    ## Invoke callback.
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
    }
elsif ($$state eq "wantyes") {  # they sent negative ack
    $$is_enabled = ";
    $$state = "no"

    ## Invoke callback.
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
    }
elsif ($$state eq "wantyes opposite") {  # nak but we changed our mind
    $$is_enabled = ";
    $$state = "no"

    ## Invoke callback.
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
    }
}  # end sub _negotiate_recv_disable

sub _negotiate_recv_enable {
    my ($self, $s, $opt_request,
my ($ack, $disable_cmd, $enable_cmd, $is_remote, $nak, $was_enabled, $opt_bufpos, $enable_ok, $is_enabled, $state) = @_;  

## What we use to send enable/disable request or send ack/nak response.  
if ($opt_request eq "will") {  
    $enable_cmd  = "\377\375" . pack("C", $opt);  # do command  
    $disable_cmd = "\377\376" . pack("C", $opt);  # dont command  
    $is_remote = 1;  
    $ack = "DO";  
    $nak = "DONT";  

    &_log_option($s->{opt_log}, "RCVD", "WILL", $opt)  
    if $s->{opt_log};  
}  
elsif ($opt_request eq "do") {  
    $enable_cmd  = "\377\373" . pack("C", $opt);  # will command  
    $disable_cmd = "\377\374" . pack("C", $opt);  # wont command  
    $is_remote = "";  
    $ack = "WILL";  
    $nak = "WONT";  

    &_log_option($s->{opt_log}, "RCVD", "DO", $opt)  
    if $s->{opt_log};  
}  
else {  # internal error  
    die;  
}

## Save current enabled state.  
$was_enabled = $$is_enabled;

## Respond to WILL or DO based on the current negotiation state.  
if ($$state eq "no") {  # they're initiating enable  
    if ($enable_ok) {  # we agree they/us should enable  
        $$is_enabled = 1;  
        $$state = "yes";
    }

    ## Send positive acknowledgment.  
    $s->{unsent_opts} .= $enable_cmd;  
    &_log_option($s->{opt_log}, "SENT", $ack, $opt)  
    if $s->{opt_log};  
}
## Invoke callbacks.

&_negotiate_callback($self, $opt, $is_remote, $is_enabled, $was_enabled, $opt_bufpos);

else {  # we disagree they/us should enable

## Send negative acknowledgment.

$s->{unsent_opts} .= $disable_cmd;

&_log_option($s->{opt_log}, "SENT", $nak, $opt)
if $s->{opt_log};
}

elsif ($$state eq "yes") {  # state is already enabled

elsif ($$state eq "wantno") {  # error: our disable req answered by enable

$$is_enabled = "";
$$state = "no"

## Invoke callbacks.

&_negotiate_callback($self, $opt, $is_remote, $is_enabled, $was_enabled, $opt_bufpos);

elsif ($$state eq "wantno opposite") {  # err: disable req answerd by enable

$$is_enabled = 1;
$$state = "yes"

## Invoke callbacks.

&_negotiate_callback($self, $opt, $is_remote, $is_enabled, $was_enabled, $opt_bufpos);

elsif ($$state eq "wantyes") {  # they sent pos ack

$$is_enabled = 1;
$$state = "yes"

## Invoke callback.

&_negotiate_callback($self, $opt, $is_remote, $is_enabled, $was_enabled, $opt_bufpos);

elsif ($$state eq "wantyes opposite") {  # pos ack but we changed our mind

## Indicate enabled but now we want to disable.

$$is_enabled = 1;
$$state = "wantno"

## Inform other side we changed our mind.

$s->{unsent_opts} .= $disable_cmd;

&_log_option($s->{opt_log}, "SENT", $nak, $opt)
if $s->{opt_log};
## Invoke callback.

```perl
&_negotiate_callback($self, $opt, $is_remote,
    $$is_enabled, $was_enabled, $opt_bufpos);
```

```perl
1;
```  

```perl
} # end sub _negotiate_recv_enable
```

```perl
sub _new_handle {
    if ($INC{"IO/Handle.pm"}) {
        return IO::Handle->new;
    } else {
        require FileHandle;
        return FileHandle->new;
    }
} # end sub _new_handle
```

```perl
sub _next_getlines {
    my ($self, $s) = @_;  
    my ($len, $line, $pos, @lines, @lines);
    ## Fill buffer and get first line.
    $line = $self->getline or return;
    push @lines, $line;
    ## Extract subsequent lines from buffer.
    while ($pos = index($s->{buf}, $s->{rs})) != -1) {
        $len = $pos + length $s->{rs};
        push @lines, substr($s->{buf}, 0, $len);
        substr($s->{buf}, 0, $len) = "";
    }
    @lines;
} # end sub _next_getlines
```

```perl
sub _opt_accept {
    my ($self, @args) = @_;  
    my ($len, $pos, $line, $s, @lines, @lines);
    ## Fill buffer and get first line.
    $line = $self->getline or return;
    push @lines, $line;
    ## Extract subsequent lines from buffer.
    while (($pos = index($s->{buf}, $s->{rs})) != -1) {
        $len = $pos + length $s->{rs};
        push @lines, substr($s->{buf}, 0, $len);
        substr($s->{buf}, 0, $len) = "";
    }
    @lines;
} # end sub _next_getlines
```

```perl
```
$arg,
$option,
$s,
);
## Init.
$s = *$self->{net_telnet};
foreach $arg (@args) {
## Ensure data structure defined for this option.
$option = $arg->{option};
if (!defined $s->{opts}{$option}) {
&_set_default_option($s, $option);
}
## Save whether we'll accept or reject this option.
if ($arg->{is_remote}) {
$s->{opts}{$option}{remote_enable_ok} = $arg->{is_enable};
}
else {
$s->{opts}{$option}{local_enable_ok} = $arg->{is_enable};
}
}
1;
} # end sub _opt_accept

sub _optimal_blksize {
my ($blksize) = @_;
local $^W = ''; # avoid non-numeric warning for ms-windows blksize of ""
## Use default when block size is invalid.
return 8192
unless defined $blksize and $blksize >= 1 and $blksize <= 1_048_576;
$blksize;
} # end sub _optimal_blksize

sub _parse_cmd_remove_mode {
my ($self, $mode) = @_;
if (!defined $mode) {
$mode = 0;
}
elsif ($mode =~ /^\s*auto\s*$/i) {
$mode = "auto";

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}
elsif ($mode !~ /^\d+$/) {
&_carp($self, "ignoring bad Cmd_remove_mode " .
"argument \"$mode\": it's not \"auto\" or a " .
"non-negative integer");
$mode = *$self->{net_telnet}{cmd_rm_mode};
}
$mode;
} # end sub _parse_cmd_remove_mode

sub _parse_errmode {
my ($self, $errmode) = @_;
## Set the error mode.
if (!defined $errmode) {
&_carp($self, "ignoring undefined Errmode argument");
$errmode = *$self->{net_telnet}{errormode};
}
elsif ($errmode =~ /^\s*return\s*$/i) {
$errmode = "return";
}
elsif ($errmode =~ /^\s*die\s*$/i) {
$errmode = "die";
}
elsif (ref($errmode) eq "CODE") {
}
elsif (ref($errmode) eq "ARRAY") {
unless (ref($errmode->[0]) eq "CODE") {
&_carp($self, "ignoring bad Errmode argument: " .
"first list item isn't a code ref");
$errmode = *$self->{net_telnet}{errormode};
}
}
else {
&_carp($self, "ignoring bad Errmode argument \"$errmode\"");
$errmode = *$self->{net_telnet}{errormode};
}
$errmode;
} # end sub _parse_errmode

sub _parse_input_record_separator {
my ($self, $rs) = @_;
unless (defined $rs and length $rs) {

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&_carp($self, "ignoring null Input_record_separator argument");
$rs = *$self->[net_telnet]{rs};
}

$rs;
} # end sub _parse_input_record_separator

sub _parse_prompt {
    my ($self, $prompt) = @_;

    unless (defined $prompt) {
        $prompt = "";
    }

    unless ($prompt =~ m(^\s*) or $prompt =~ m(^m\s*\W)) {
        &_carp($self, "ignoring bad Prompt argument "$prompt": missing opening delimiter of match operator");
        $prompt = *$self->{net_telnet}{cmd_prompt};
    }

    $prompt;
} # end sub _parse_prompt

sub _parse_timeout {
    my ($self, $timeout) = @_;

    ## Ensure valid timeout.
    if (defined $timeout) {
        ## Test for non-numeric or negative values.
        eval {
            local $SIG{"__DIE__"} = "DEFAULT";
            local $SIG{"__WARN__"} = sub { die "non-numeric\n" ];
            local $^W = 1;
            $timeout *= 1;
        }; 
        if ($@) {  # timeout arg is non-numeric
            &_carp($self,
                "ignoring non-numeric Timeout argument \"$timeout\"\n");
            $timeout = *$self->{net_telnet}{time_out};
        }
    elsif ($timeout < 0) {  # timeout arg is negative
        &_carp($self, "ignoring negative Timeout argument \"$timeout\"\n");
        $timeout = *$self->{net_telnet}{time_out};
    }
}
sub _put {
    my ($self, $buf, $subname) = @_;
    my (
        $endtime,
        $len,
        $nfound,
        $nwrote,
        $offset,
        $ready,
        $s,
        $timed_out,
        $timeout,
        $zero_wrote_count,
    );

    ## Init.
    $s = *$self->{net_telnet};
    $s->{num_wrote} = 0;
    $zero_wrote_count = 0;
    $offset = 0;
    $len = length $$buf;
    $endtime = &_endtime($s->{time_out});

    return $self->error("write error: filehandle isn't open")
        unless $s->{opened};

    ## Try to send any waiting option negotiation.
    if (length $s->{unsent_opts}) {
        &_flush_opts($self);
    }

    ## Write until all data blocks written.
    while ($len) {
        ## Determine how long to wait for output ready.
        ($timed_out, $timeout) = &_timeout_interval($endtime);
        if ($timed_out) {
            $s->{timedout} = 1;
            return $self->error("$subname timed-out");
        }

        ## Wait for output ready.
        $nfound = select "", $ready=$s->{fdmask}, "", $timeout;

        ## Handle any errors while waiting.
if (!defined $nfound or $nfound <= 0) { # output not ready
    if (defined $nfound and $nfound == 0) { # timed-out
        $s->{timedout} = 1;
        return $self->error("$subname timed-out");
    } else { # error waiting for output ready
        next if $! =~ /^interrupted/i;
    }
}

$s->{opened} = ";
return $self->error("write error: "$! ");
}

## Write the data.
$nwrote = syswrite $self, $$buf, $len, $offset;

## Handle any write errors.
if (!defined $nwrote) { # write failed
    next if $! =~ /^interrupted/i; # restart interrupted syscall

    $s->{opened} = ";
    return $self->error("write error: "$! ");
} elsif ($nwrote == 0) { # zero chars written
    ## Try ten more times to write the data.
    if ($zero_wrote_count++ <= 10) {
        &_sleep(0.01);
        next;
    }

    $s->{opened} = ";
    return $self->error("write error: zero length write: "$! ");
}

## Display network traffic if requested.
if ($s->{dumplog}) {
    &_log_dump(’>’, $s->{dumplog}, $buf, $offset, $nwrote);
}

## Increment.
$s->{num_wrote} += $nwrote;
$offset += $nwrote;
$len -= $nwrote;
}

1;
} # end sub _put
sub _qualify_fh {
    my ($obj, $name) = @_; 
    my ($user_class,
    );
    local $_.
    
    ## Get user's package name.
    ($user_class) = &_user_caller($obj);
    
    ## Ensure name is qualified with a package name.
    $name = qualify($name, $user_class);
    
    ## If it's not already, make it a typeglob ref.
    if (!ref $name) {
        no strict;
        local $^W = 0;
    
    $name =~ s/^[^+}]+//;
    $name = eval "\*$name";
    return unless ref $name;
    }
    
    $name;
} # end sub _qualify_fh

sub _reset_options {
    my ($opts) = @_; 
    my ($opt,
    );
    
    foreach $opt (keys %$opts) {
        $opts->{$opt}{remote_enabled} = "";
        $opts->{$opt}{remote_state} = "no";
        $opts->{$opt}{local_enabled} = "";
        $opts->{$opt}{local_state} = "no";
    }
    
    1;
} # end sub _reset_options

sub _save_lastline {
    my ($s) = @_; 
    my (}
$firstpos,
$lastpos,
$len_w_sep,
$len_wo_sep,
$offset,
);
  my $rs = "\n";

  if (($lastpos = rindex $s->{buf}, $rs) > -1) {  # eol found
    while (1) {
      ## Find beginning of line.
      $firstpos = rindex $s->{buf}, $rs, $lastpos - 1;
      if ($firstpos == -1) {
        $offset = 0;
      } else {
        $offset = $firstpos + length $rs;
      }

      ## Determine length of line with and without separator.
      $len_wo_sep = $lastpos - $offset;
      $len_w_sep = $len_wo_sep + length $rs;

      ## Save line if it's not blank.
      if (substr($s->{buf}, $offset, $len_wo_sep)
        !~ /^\s*$/)
      {
        $s->{last_line} = substr($s->{buf},
          $offset,
          $len_w_sep);
        last;
      }
      last if $firstpos == -1;

      $lastpos = $firstpos;
    }
  }

  1;  # end sub _save_lastline

sub _set_default_option {
  my ($s, $option) = @_;

  $s->{opts}{$option} = {
    remote_enabled   => '',
    ...
  };

  ...

remote_state => "no",
remote_enable_ok => ",
local_enabled => ",
local_state => "no",
local_enable_ok => ",
};
} # end sub _set_default_option

sub _sleep {
    my ($secs) = @_;
    my $bitmask = "";
    local *SOCK;

    socket SOCK, AF_INET, SOCK_STREAM, 0;
    vec($bitmask, fileno(SOCK), 1) = 1;
    select $bitmask,"","",$secs;
    CORE::close SOCK;
    1;
} # end sub _sleep

sub _timeout_interval {
    my ($endtime) = @_;  
    my ($timeout);      
    $timeout = $endtime - time;
    return ("", $timeout);
    if (defined $endtime) {
        return ("", 0) if $endtime == 0;
    }
    return ("", undef);
} # end sub _timeout_interval
sub _user_caller {
    my ($obj) = @_;
    my ($class, $curr_pkg, $file, $i, $line, $pkg, %isa, @isa);
    local $_;

    ## Create a boolean hash to test for isa. Make sure current
    ## package and the object's class are members.
    $class = ref $obj;
    @isa = eval "@${class}::ISA";
    push @isa, $class;
    ($curr_pkg) = caller 1;
    push @isa, $curr_pkg;
    %isa = map { $_ => 1 } @isa;

    ## Search back in call frames for a package that's not in isa.
    $i = 1;
    while (($pkg, $file, $line) = caller ++$i) {
        next if $isa{$pkg};
        return ($pkg, $file, $line);
    }

    ## If not found, choose outer most call frame.
    ($pkg, $file, $line) = caller --$i;
    return ($pkg, $file, $line);
} # end sub _user_caller

sub _verify_telopt_arg {
    my ($self, $option, $argname) = @_;

    ## If provided, use argument name in error message.
    if (defined $argname) {
        $argname = "for arg $argname";
    } else {
        $argname = "";
    }
## Ensure telnet option is a non-negative integer.

```
eval {
local $SIG{'__DIE__'} = "DEFAULT";
local $SIG{'__WARN__'} = sub { die "non-numeric\n"};
local $^W = 1;
$option = abs(int $option);
};
return $self->error("bad telnet option $argname: non-numeric")
if $@;

return $self->error("bad telnet option $argname: option > 255")
unless $option <= 255;

$option;
} # end sub _verify_telopt_arg

# Exported Constants

sub TELNET_IAC ()    {255}; # interpret as command:
sub TELNET_DONT()    {254}; # you are not to use option
sub TELNET_DO ()     {253}; # please, use option
sub TELNET_WONT ()   {252}; # I won't use option
sub TELNET_WILL ()   {251}; # I will use option
sub TELNET_SB ()     {250}; # interpret as subnegotiation
sub TELNET_GA ()     {249}; # you may reverse the line
sub TELNET_EL ()     {248}; # erase the current line
sub TELNET_EC ()     {247}; # erase the current character
sub TELNET_AYT ()    {246}; # are you there
sub TELNET_AO ()     {245}; # abort output--but let prog finish
sub TELNET_IP ()     {244}; # interrupt process--permanently
sub TELNET_BREAK ()  {243}; # break
sub TELNET_DM ()     {242}; # data mark--for connect, cleaning
sub TELNET_NOP ()    {241}; # nop
sub TELNET_SE ()     {240}; # end sub negotiation
sub TELNET_EOR ()    {239}; # end of record (transparent mode)
sub TELNET_ABORT ()  {238}; # Abort process
sub TELNET_SUSP ()   {237}; # Suspend process
sub TELNET_EOF ()    {236}; # End of file
sub TELNET_SYNCH ()  {242}; # for telfunc calls

sub TELOPT_BINARY ()  {0}; # Binary Transmission
sub TELOPT_ECHO ()    {1}; # Echo
sub TELOPT_RCP ()     {2}; # Reconnection
sub TELOPT_SGA ()     {3}; # Suppress Go Ahead
sub TELOPT_NAMS ()    {4}; # Approx Message Size Negotiation
sub TELOPT_STATUS ()  {5}; # Status
sub TELOPT_TM ()  {6}; # Timing Mark
sub TELOPT_RCTE () {7}; # Remote Controlled Trans and Echo
sub TELOPT_NAOL () {8}; # Output Line Width
sub TELOPT_NAOP () {9}; # Output Page Size
sub TELOPT_NAOCRD () {10}; # Output Carriage-Return Disposition
sub TELOPT_NAOHTS () {11}; # Output Horizontal Tab Stops
sub TELOPT_NAOHTD () {12}; # Output Horizontal Tab Disposition
sub TELOPT_NAOFFD () {13}; # Output Formfeed Disposition
sub TELOPT_NAOVTS () {14}; # Output Vertical Tabstops
sub TELOPT_NAOVTD () {15}; # Output Vertical Tab Disposition
sub TELOPT_NAOLFD () {16}; # Output Linefeed Disposition
sub TELOPT_XASCII () {17}; # Extended ASCII
sub TELOPT_LOGOUT () {18}; # Logout
sub TELOPT_BM () {19}; # Byte Macro
sub TELOPT_DET () {20}; # Data Entry Terminal
sub TELOPT_SUPDUP () {21}; # SUPDUP
sub TELOPT_SUPDUPOUTPUT () {22}; # SUPDUP Output
sub TELOPT_SNDLOC () {23}; # Send Location
sub TELOPT_TTYPE () {24}; # Terminal Type
sub TELOPT_EOR () {25}; # End of Record
sub TELOPT_TUID () {26}; # TACACS User Identification
sub TELOPT_OUTMRK () {27}; # Output Marking
sub TELOPT_TTYLOC () {28}; # Terminal Location Number
sub TELOPT_3270REGIME () {29}; # Telnet 3270 Regime
sub TELOPT_X3PAD () {30}; # X.3 PAD
sub TELOPT_NAWS () {31}; # Negotiate About Window Size
sub TELOPT_TSPEED () {32}; # Terminal Speed
sub TELOPT_LFLOW () {33}; # Remote Flow Control
sub TELOPT_LINEMODE () {34}; # Linemode
sub TELOPT_XDISPLOC () {35}; # X Display Location
sub TELOPT_OLD_ENVIRON () {36}; # Environment Option
sub TELOPT_AUTHENTICATION () {37}; # Authentication Option
sub TELOPT_ENCRYPT () {38}; # Encryption Option
sub TELOPT_NEW_ENVIRON () {39}; # New Environment Option
sub TELOPT_EXOPL () {255}; # Extended-Options-List

1;
__END__;

######################################################################## User Documentation ########################################################################

## To format the following documentation into a more readable format,## use one of these programs: perldoc; pod2man; pod2html; pod2text.## For example, to nicely format this documentation for printing, you## may use pod2man and groff to convert to postscript:
## NAME

Net::Telnet - interact with TELNET port or other TCP ports

## SYNOPSIS

C<use Net::Telnet ();>

see METHODS section below

## DESCRIPTION

Net::Telnet allows you to make client connections to a TCP port and do network I/O, especially to a port using the TELNET protocol. Simple I/O methods such as print, get, and getline are provided. More sophisticated interactive features are provided because connecting to a TELNET port ultimately means communicating with a program designed for human interaction. These interactive features include the ability to specify a time-out and to wait for patterns to appear in the input stream, such as the prompt from a shell.

Other reasons to use this module than strictly with a TELNET port are:

- You're not familiar with sockets and you want a simple way to make client connections to TCP services.
- You want to be able to specify your own time-out while connecting, reading, or writing.
- You're communicating with an interactive program at the other end of some socket or pipe and you want to wait for certain patterns to appear.

Here's an example that prints who's logged-on to the remote host sparky. In addition to a username and password, you must also know the user's shell prompt, which for this example is C<bash$>
use Net::Telnet ();
$t = new Net::Telnet (Timeout => 10,
    Prompt => '/bash\$ $/');
$t->open("sparky");
$t->login($username, $passwd);
@lines = $t->cmd("who");
print @lines;

More examples are in the B<EXAMPLES> section below.

Usage questions should be directed to the Usenet newsgroup
comp.lang.perl.modules.

Contact me, Jay Rogers <jay@rgrs.com>, if you find any bugs or have
suggestions for improvement.

=head2 What To Know Before Using

=over 2

=item *

All output is flushed while all input is buffered. Each object
contains its own input buffer.

=item *

The output record separator for C<print()> and C<cmd()> is set to
C<"\n"> by default, so that you don't have to append all your commands
with a newline. To avoid printing a trailing C<"\n"> use C<put()> or
set the I<output_record_separator> to C<"">.

=item *

The methods C<login()> and C<cmd()> use the I<prompt> setting in the
object to determine when a login or remote command is complete. Those
methods will fail with a time-out if you don't set the prompt
correctly.

=item *

Use a combination of C<print()> and C<waitfor()> as an alternative to
C<login()> or C<cmd()> when they don't do what you want.

=item *

Errors such as timing-out are handled according to the error mode
action. The default action is to print an error message to standard
error and have the program die. See the C<errmode()> method for more
information.

=item *

When constructing the match operator argument for C<prompt()> or
C<waitfor()>, always use single quotes instead of double quotes to
avoid unexpected backslash interpretation (e.g. C'</bash\$/>'). If
you're constructing a DOS like file path, you'll need to use four
backslashes to represent one (e.g. C'/c:\users\billIE<gt>$i/').

Of course don't forget about regexp metacharacters like C<>, C<{}>, or
C<$>. You'll only need a single backslash to quote them. The anchor
metacharacters C<^> and C<$> refer to positions in the input buffer.
To avoid matching characters read that look like a prompt, it's a good
idea to end your prompt pattern with the C<$> anchor. That way the
prompt will only match if it's the last thing read.

=item *

In the input stream, each sequence of I<carriage return> and I<line
feed> (i.e. C"\015\012") or CR LF) is converted to C"\n". In the
output stream, each occurrence of C"\n" is converted to a sequence
of CR LF. See C<binmode()> to change the behavior. TCP protocols
typically use the ASCII sequence, carriage return and line feed to
designate a newline.

=item *

Timing-out while making a connection is disabled for machines that
don't support the C<alarm()> function. Most notably these include
MS-Windows machines.

=item *

You'll need to be running at least Perl version 5.002 to use this
module. This module does not require any libraries that don't already
come with a standard Perl distribution.

If you have the IO:: libraries installed (they come standard with
perl5.004 and later) then IO::Socket::INET is used as a base class,
otherwise FileHandle is used.

=item *

Contact me, Jay Rogers <jay@rgrs.com>, if you find any bugs or have
suggestions for improvement.
=back

=head2 Debugging

The typical usage bug causes a time-out error because you've made incorrect assumptions about what the remote side actually sends. The easiest way to reconcile what the remote side sends with your expectations is to use C<input_log()> or C<dumpl_log()>. C<dumpl_log()> allows you to see the data being sent from the remote side before any translation is done, while C<input_log()> shows you the results after translation. The translation includes converting end of line characters, removing and responding to TELNET protocol commands in the data stream.

=head2 Style of Named Parameters

Two different styles of named parameters are supported. This document only shows the IO:: style:

Net::Telnet->new(Timeout => 20);

however the dash-option style is also allowed:

Net::Telnet->new(-timeout => 20);

=head2 Connecting to a Remote MS-Windows Machine

By default MS-Windows doesn't come with a TELNET server. However third party TELNET servers are available. Unfortunately many of these servers falsely claim to be a TELNET server. This is especially true of the so-called "Microsoft Telnet Server" that comes installed with some newer versions MS-Windows.

When a TELNET server first accepts a connection, it must use the ASCII control characters carriage-return and line-feed to start a new line (see RFC854). A server like the "Microsoft Telnet Server" that doesn't do this, isn't a TELNET server. These servers send ANSI terminal escape sequences to position to a column on a subsequent line and to even position while writing characters that are adjacent to each other. Worse, when sending output these servers resend previously sent command output in a misguided attempt to display an entire terminal screen.

Connecting Net::Telnet to one of these false TELNET servers makes your job of parsing command output very difficult. It's better to replace a false TELNET server with a real TELNET server. The better TELNET
servers for MS-Windows allow you to avoid the ANSI escapes by turning off something some of them call I<console mode>.

=head1 METHODS

In the calling sequences below, square brackets B<[]> represent optional parameters.

=over 4

=item B<new> - create a new Net::Telnet object

$obj = new Net::Telnet ([$host]);

    $obj = new Net::Telnet ([Binmode   => $mode,]
         [Cmd_remove_mode => $mode,]
         [Dump_Log      => $filename,]
         [Errmode       => $errmode,]
         [Fhopen        => $filehandle,]
         [Host          => $host,]
         [Input_log     => $file,]
         [Input_record_separator => $chars,]
         [Option_log    => $file,]
         [Ors           => $chars,]
         [Output_log    => $file,]
         [Output_record_separator => $chars,]
         [Port          => $port,]
         [Prompt        => $matchop,]
         [Rs            => $chars,]
         [Telnetmode    => $mode,]
         [Timeout       => $secs]);

This is the constructor for Net::Telnet objects. A new object is returned on success, the error mode action is performed on failure - see C<errmode()> . The optional arguments are short-cuts to methods of the same name.

If the I<$host> argument is given then the object is opened by connecting to TCP I<$port> on I<$host>. Also see C<open()> . The new object returned is given the following defaults in the absence of corresponding named parameters:

=over 4

=item

The default I<Host> is C"localhost"
The default I<Port> is C<23>.

The default I<Prompt> is C</[\$%#E<gt>] $/>.

The default I<Timeout> is C<10>.

The default I<Errmode> is C<"die">.

The default I<Output_record_separator> is C<"\n">. Note that I<Ors> is synonymous with I<Output_record_separator>.

The default I<Input_record_separator> is C<"\n">. Note that I<Rs> is synonymous with I<Input_record_separator>.

The default I<Binmode> is C<0>, which means do newline translation.

The default I<Telnetmode> is C<1>, which means respond to TELNET commands in the data stream.

The default I.Cmd_remove_mode> is C<"auto">.

The defaults for I<Dump_log>, I<Input_log>, I<Option_log>, and I<Output_log> are C<"">, which means that logging is turned-off.
=over 4

=item B<binmode> - toggle newline translation

$mode = $obj->binmode;

$prev = $obj->binmode($mode);

This method controls whether or not sequences of carriage returns and line feeds (CR LF or more specifically C<"\015\012">) are translated. By default they are translated (i.e. binmode is C<0>).

If no argument is given, the current mode is returned.

If I<$mode> is C<1> then binmode is I<on> and newline translation is not done.

If I<$mode> is C<0> then binmode is I<off> and newline translation is done. In the input stream, each sequence of CR LF is converted to C<"\n"> and in the output stream, each occurrence of C<"\n"> is converted to a sequence of CR LF.

Note that input is always buffered. Changing binmode doesn't effect what's already been read into the buffer. Output is not buffered and changing binmode will have an immediate effect.

=back

=over 4

=item B<break> - send TELNET break character

$ok = $obj->break;

This method sends the TELNET break character. This character is provided because it's a signal outside the ASCII character set which is currently given local meaning within many systems. It's intended to indicate that the Break Key or the Attention Key was hit.

This method returns C<1> on success, or performs the error mode action on failure.

=back
$ref = $obj->buffer;

This method returns a scalar reference to the input buffer for $obj. Data in the input buffer is data that has been read from the remote side but has yet to be read by the user. Modifications to the input buffer are returned by a subsequent read.

=back

$obj->buffer_empty;

This method removes all data in the input buffer for $obj.

=back

$ok = $obj->close;

This method closes the socket, file, or pipe associated with the object. It always returns a value of C<1>.

=back

 Sok = $obj->cmd($string);
 Sok = $obj->cmd(String => $string,
 [Output => $ref,]
 [Cmd_remove_mode => $mode,]
 [Errmode => $mode,]
 [Input_record_separator => $chars,]
 [Ors => $chars,]


This method sends the command \$string, and reads the characters sent back by the command up until and including the matching prompt. It's assumed that the program to which you're sending is some kind of command prompting interpreter such as a shell.

The command \$string is automatically appended with the output_record_separator, By default that's \"\n\". This is similar to someone typing a command and hitting the return key. Set the output_record_separator to change this behavior.

In a scalar context, the characters read from the remote side are discarded and \$true is returned on success. On time-out, eof, or other failures, the error mode action is performed. See \<errmode()>.

In a list context, just the output generated by the command is returned, one line per element. In other words, all the characters in between the echoed back command string and the prompt are returned. If the command happens to return no output, a list containing one element, the empty string is returned. This is so the list will indicate true in a boolean context. On time-out, eof, or other failures, the error mode action is performed. See \<errmode()>.

The characters that matched the prompt may be retrieved using \<last_prompt()>.

Many command interpreters echo back the command sent. In most situations, this method removes the first line returned from the remote side (i.e. the echoed back command). See \<cmd_remove_mode()> for more control over this feature.

Use \<dump_log()> to debug when this method keeps timing-out and you
don't think it should.

Consider using a combination of C<print()> and C<waitfor()> as an alternative to this method when it doesn't do what you want, e.g. the command you send prompts for input.

The I<Output> named parameter provides an alternative method of receiving command output. If you pass a scalar reference, all the output (even if it contains multiple lines) is returned in the referenced scalar. If you pass an array or hash reference, the lines of output are returned in the referenced array or hash. You can use C<input_record_separator()> to change the notion of what separates a line.

Optional named parameters are provided to override the current settings of cmd_remove_mode, errmode, input_record_separator, ors, output_record_separator, prompt, rs, and timeout. Rs is synonymous with input_record_separator and ors is synonymous with output_record_separator.

=back

=over 4

=item B<cmd_remove_mode> - toggle removal of echoed commands

$mode = $obj->cmd_remove_mode;

$prev = $obj->cmd_remove_mode($mode);

This method controls how to deal with echoed back commands in the output returned by cmd(). Typically, when you send a command to the remote side, the first line of output returned is the command echoed back. Use this mode to remove the first line of output normally returned by cmd().

If no argument is given, the current mode is returned.

If I<$mode> is C<0> then the command output returned from cmd() has no lines removed. If I<$mode> is a positive integer, then the first I<$mode> lines of command output are stripped.

By default, I<$mode> is set to C<"auto">. Auto means that whether or not the first line of command output is stripped, depends on whether or not the remote side offered to echo. By default, Net::Telnet always accepts an offer to echo by the remote side. You can change the default to reject such an offer using C<option_accept()>.
A warning is printed to STDERR when attempting to set this attribute to something that's not C<"auto"> or a non-negative integer.

=back

=over 4

=item B<dump_log> - log all I/O in dump format

$fh = $obj->dump_log;

$fh = $obj->dump_log($fh);

$fh = $obj->dump_log($filename);

This method starts or stops dump format logging of all the object's input and output. The dump format shows the blocks read and written in a hexadecimal and printable character format. This method is useful when debugging, however you might want to first try C<input_log()> as it's more readable.

If no argument is given, the current log filehandle is returned. An empty string indicates logging is off.

To stop logging, use an empty string as an argument.

If an open filehandle is given, it is used for logging and returned. Otherwise, the argument is assumed to be the name of a file, the file is opened and a filehandle to it is returned. If the file can't be opened for writing, the error mode action is performed.

=back

=over 4

=item B<eof> - end of file indicator

$eof = $obj->eof;

This method returns C<1> if end of file has been read, otherwise it returns an empty string. Because the input is buffered this isn't the same thing as I<$obj> has closed. In other words I<$obj> can be closed but there still can be stuff in the buffer to be read. Under this condition you can still read but you won't be able to write.
$mode = $obj->errmode;

$prev = $obj->errmode($mode);

This method gets or sets the action used when errors are encountered using the object. The first calling sequence returns the current error mode. The second calling sequence sets it to $mode and returns the previous mode. Valid values for $mode are "die" (the default), "return", a coderef, or an arrayref.

When mode is "die" and an error is encountered using the object, then an error message is printed to standard error and the program dies.

When mode is "return" then the method generating the error places an error message in the object and returns an undefined value in a scalar context and an empty list in list context. The error message may be obtained using errmsg().

When mode is a coderef, then when an error is encountered coderef is called with the error message as its first argument. Using this mode you may have your own subroutine handle errors. If coderef itself returns then the method generating the error returns undefined or an empty list depending on context.

When mode is an arrayref, the first element of the array must be a coderef. Any elements that follow are the arguments to coderef. When an error is encountered, the coderef is called with its arguments. Using this mode you may have your own subroutine handle errors. If the coderef itself returns then the method generating the error returns undefined or an empty list depending on context.

A warning is printed to STDERR when attempting to set this attribute to something that's not "die", "return", a coderef, or an arrayref whose first element isn't a coderef.
=item B<errmsg> - most recent error message

$err = $obj->errmsg;

prev = $obj->errmsg(@msgs);

The first calling sequence returns the error message associated with
the object. The empty string is returned if no error has been
encountered yet. The second calling sequence sets the error message
for the object to the concatenation of I<@msgs> and returns the
previous error message. Normally, error messages are set internally
by a method when an error is encountered.

=back

=over 4

=item B<error> - perform the error mode action

$obj->error(@msgs);

This method concatenates I<@msgs> into a string and places it in the
object as the error message. Also see C<errmsg()>. It then performs
the error mode action. Also see C<errmode()>.

If the error mode doesn't cause the program to die, then an undefined
value or an empty list is returned depending on the context.

This method is primarily used by this class or a sub-class to perform
the user requested action when an error is encountered.

=back

=over 4

=item B<fhopen> - use already open filehandle for I/O

$sok = $obj->fhopen($fh);

This method associates the open filehandle I<$fh> with I<$obj> for
further I/O. Filehandle I<$fh> must already be opened.

Suppose you want to use the features of this module to do I/O to
something other than a TCP port, for example STDIN or a filehandle
opened to read from a process. Instead of opening the object for I/O
to a TCP port by using C<open()> or C<new()> , call this method
instead.

The value C<1> is returned success, the error mode action is performed on failure.

=back

=over 4

=item B<get> - read block of data

    $data = $obj->get([Binmode    => $mode,]
                   [Errmode    => $errmode,]
                   [Telnetmode => $mode,]
                   [Timeout    => $secs,]);

This method reads a block of data from the object and returns it along with any buffered data. If no buffered data is available to return, it will wait for data to read using the timeout specified in the object. You can override that timeout using I<$secs>. Also see C<timeout()> . If buffered data is available to return, it also checks for a block of data that can be immediately read.

On eof an undefined value is returned. On time-out or other failures, the error mode action is performed. To distinguish between eof or an error occurring when the error mode is not set to C<"die">, use C<eof()>.

Optional named parameters are provided to override the current settings of binmode, errmode, telnetmode, and timeout.

=back

=over 4

=item B<getline> - read next line

    $line = $obj->getline([Binmode    => $mode,]
                         [Errmode    => $errmode,]
                         [Input_record_separator => $chars,]
                         [Rs         => $chars,]
                         [Telnetmode => $mode,]
                         [Timeout    => $secs,]);

This method reads and returns the next line of data from the object. You can use C<input_record_separator()> to change the notion of what
separates a line. The default is C<"\n">. If a line isn't immediately available, this method blocks waiting for a line or a time-out.

On eof an undefined value is returned. On time-out or other failures, the error mode action is performed. To distinguish between eof or an error occurring when the error mode is not set to C<"die">, use C<eof()>.

Optional named parameters are provided to override the current settings of binmode, errmode, input_record_separator, rs, telnetmode, and timeout. Rs is synonymous with input_record_separator.

=item B<getlines> - read next lines

@lines = $obj->getlines([Binmode    => $mode,
                        [Errmode    => $errmode,
                        [Input_record_separator => $chars,
                        [Rs         => $chars,
                        [Telnetmode => $mode,
                        [Timeout    => $secs,
                        [All        => $boolean,]);

This method reads and returns all the lines of data from the object until end of file is read. You can use C<input_record_separator()> to change the notion of what separates a line. The default is C<"\n">. A time-out error occurs if all the lines can't be read within the time-out interval. See C<timeout()>.

The behavior of this method was changed in version 3.03. Prior to version 3.03 this method returned just the lines available from the next read. To get that old behavior, use the optional named parameter I<All> and set I<$boolean> to C<""> or C<0>.

If only eof is read then an empty list is returned. On time-out or other failures, the error mode action is performed. Use C<eof()> to distinguish between reading only eof or an error occurring when the error mode is not set to C<"die">.

Optional named parameters are provided to override the current settings of binmode, errmode, input_record_separator, rs, telnetmode, and timeout. Rs is synonymous with input_record_separator.
=back

=over 4

=item B<host> - name of remote host

```perl
$host = $obj->host;

$prev = $obj->host($host);
```

This method designates the remote host for `open()`. With no argument it returns the current host name set in the object. With an argument it sets the current host name to `I<$host>` and returns the previous host name. You may indicate the remote host using either a hostname or an IP address.

The default value is C<"localhost">. It may also be set by C<open()> or C<new()>.

=back

=over 4

=item B<input_log> - log all input

```perl
$fh = $obj->input_log;

$fh = $obj->input_log($fh);

$fh = $obj->input_log($filename);
```

This method starts or stops logging of input. This is useful when debugging. Also see C<dump_log()>. Because most command interpreters echo back commands received, it's likely all your output will also be in this log. Note that input logging occurs after newline translation. See C<binmode()> for details on newline translation.

If no argument is given, the log filehandle is returned. An empty string indicates logging is off.

To stop logging, use an empty string as an argument.

If an open filehandle is given, it is used for logging and returned. Otherwise, the argument is assumed to be the name of a file, the file is opened for logging and a filehandle to it is returned. If the file can't be opened for writing, the error mode action is performed.
This method designates the line delimiter for input. It's used with C<getline()>, C<getlines()>, and C<cmd()> to determine lines in the input.

With no argument this method returns the current input record separator set in the object. With an argument it sets the input record separator to I<$chars> and returns the previous value. Note that I<$chars> must have length.

A warning is printed to STDERR when attempting to set this attribute to a string with no length.

With no argument this method returns the last prompt read by cmd() or login(). See C<prompt()> . With an argument it sets the last prompt read to I<$string> and returns the previous value. Normally, only internal methods set the last prompt.
$prev = $obj->lastline($line);

This method retrieves the last line read from the object. This may be a useful error message when the remote side abnormally closes the connection. Typically the remote side will print an error message before closing.

With no argument this method returns the last line read from the object. With an argument it sets the last line read to $line and returns the previous value. Normally, only internal methods set the last line.

=back

=over 4

=item B<login> - perform standard login

$ok = $obj->login($username, $password);

$ok = $obj->login(Name => $username,
    Password => $password,
    [Errmode => $mode,]
    [Prompt => $match,]
    [Timeout => $secs,]);

This method performs a standard login by waiting for a login prompt and responding with $username, then waiting for the password prompt and responding with $password, and then waiting for the command interpreter prompt. If any of those prompts sent by the remote side don't match what's expected, this method will time-out, unless timeout is turned off.

Login prompt must match either of these case insensitive patterns:

/login[: \]*$/i
/username[: \]*$/i

Password prompt must match this case insensitive pattern:

/password[: \]*$/i

The command interpreter prompt must match the current setting of prompt. See C<prompt()>.

Use C<dump_log()> to debug when this method keeps timing-out and you
Consider using a combination of \texttt{print()} and \texttt{waitfor()} as an alternative to this method when it doesn't do what you want, e.g. the remote host doesn't prompt for a username.

On success, \texttt{1} is returned. On timeout, \texttt{eof}, or other failures, the error mode action is performed. See \texttt{errmode()}.

Optional named parameters are provided to override the current settings of \texttt{errmode}, \texttt{prompt}, and \texttt{timeout}.

\begin{verbatim}
$len = $obj->max_buffer_length;
$prev = $obj->max_buffer_length($len);

This method designates the maximum size of the input buffer. An error is generated when a read causes the buffer to exceed this limit. The default value is 1,048,576 bytes (1MB). The input buffer can grow much larger than the block size when you continuously read using \texttt{getline()} or \texttt{waitfor()} and the data stream contains no newlines or matching waitfor patterns.

With no argument, this method returns the current maximum buffer length set in the object. With an argument it sets the maximum buffer length to I<$len> and returns the previous value. Values of I<$len> smaller than 512 will be adjusted to 512.

A warning is printed to STDERR when attempting to set this attribute to something that isn't a positive integer.
\end{verbatim}

\begin{verbatim}
$chars = $obj->ofs
$prev = $obj->ofs($chars);
\end{verbatim}
This method is synonymous with C<output_field_separator()>.

=back

=over 4

=item B<open> - connect to port on remote host

$ok = $obj->open($host);

$ok = $obj->open([Host => $host,]
    [Port => $port,]
    [Errmode => $mode,]
    [Timeout => $secs,]);

This method opens a TCP connection to I<$port> on I<$host>. If either argument is missing then the current value of C<host()> or C<port()> is used. Optional named parameters are provided to override the current setting of errmode and timeout.

On success C<1> is returned. On time-out or other connection failures, the error mode action is performed. See C<errmode()>.

Time-outs don't work for this method on machines that don't implement SIGALRM - most notably MS-Windows machines. For those machines, an error is returned when the system reaches its own time-out while trying to connect.

A side effect of this method is to reset the alarm interval associated with SIGALRM.

=back

=over 4

=item B<option_accept> - indicate willingness to accept a TELNET option

$fh = $obj->option_accept([Do => $telopt,]
    [Dont => $telopt,]
    [Will => $telopt,]
    [Wont => $telopt,]);

This method is used to indicate whether to accept or reject an offer to enable a TELNET option made by the remote side. If you're using I<Do> or I<Will> to indicate a willingness to enable, then a
notification callback must have already been defined by a prior call to \texttt{C\langle option\_callback\rangle}. See \texttt{C\langle option\_callback\rangle} for details on receiving enable/disable notification of a TELNET option.

You can give multiple \texttt{I\langle Do\rangle}, \texttt{I\langle Dont\rangle}, \texttt{I\langle Will\rangle}, or \texttt{I\langle Wont\rangle} arguments for different TELNET options in the same call to this method.

The following example describes the meaning of the named parameters. A TELNET option, such as \texttt{C\langle TELOPT\_ECHO\rangle} used below, is an integer constant that you can import from \texttt{Net::Telnet}. See the source in file \texttt{Telnet.pm} for the complete list.

\begin{verbatim}
=over 4
=item
I\langle Do\rangle => C\langle TELOPT\_ECHO\rangle
=over 4
=item
we'll accept an offer to enable the echo option on the local side
=back
=item
I\langle Dont\rangle => C\langle TELOPT\_ECHO\rangle
=over 4
=item
we'll reject an offer to enable the echo option on the local side
=back
=item
I\langle Will\rangle => C\langle TELOPT\_ECHO\rangle
=over 4
=item
we'll accept an offer to enable the echo option on the remote side
=back
=item
I\langle Wont\rangle => C\langle TELOPT\_ECHO\rangle
=over 4
=item
we'll reject an offer to enable the echo option on the remote side
=back
=item
\end{verbatim}
I<Wont> => C<TELOPT_ECHO>

we'll reject an offer to enable the echo option on the remote side

Use C<option_send()> to send a request to the remote side to enable or disable a particular TELNET option.

$coderef = $obj->option_callback;

$prev = $obj->option_callback($coderef);

This method defines the callback subroutine that's called when a TELNET option is enabled or disabled. Once defined, the I<option_callback> may not be undefined. However, calling this method with a different I<$coderef> changes it.

A warning is printed to STDERR when attempting to set this attribute to something that isn't a coderef.

Here are the circumstances that invoke I<$coderef>:

An option becomes enabled because the remote side requested an enable and C<option_accept()> had been used to arrange that it be accepted.
The remote side arbitrarily decides to disable an option that is currently enabled. Note that Net::Telnet always accepts a request to disable from the remote side.

C<\option_send()> was used to send a request to enable or disable an option and the response from the remote side has just been received. Note, that if a request to enable is rejected then I<$coderef> is still invoked even though the option didn't change.

Here are the arguments passed to I<&$coderef>:&$coderef($obj, $option, $is_remote, $is_enabled, $was_enabled, $buf_position);

1. I<$obj> is the Net::Telnet object

2. I<$option> is the TELNET option. Net::Telnet exports constants for the various TELNET options which just equate to an integer.

3. I<$is_remote> is a boolean indicating for which side the option applies.

4. I<$is_enabled> is a boolean indicating the option is enabled or disabled

5. I<$was_enabled> is a boolean indicating the option was previously enabled or disabled
6. I<$buf_position> is an integer indicating the position in the
object's input buffer where the option takes effect. See C<buffer()> to
access the object's input buffer.

=item

=back

=back

=over 4

=item B<option_log> - log all TELNET options sent or received

$fh = $obj->option_log;

$fh = $obj->option_log($fh);

$fh = $obj->option_log($filename);

This method starts or stops logging of all TELNET options being sent or received. This is useful for debugging when you send options via C<option_send()> or you arrange to accept option requests from the remote side via C<option_accept()> and C<dump_log()>.

If no argument is given, the log filehandle is returned. An empty string indicates logging is off.

To stop logging, use an empty string as an argument.

If an open filehandle is given, it is used for logging and returned.
Otherwise, the argument is assumed to be the name of a file, the file is opened for logging and a filehandle to it is returned. If the file can't be opened for writing, the error mode action is performed.

=back

=over 4

=item B<option_send> - send TELNET option negotiation request

 Sok = $obj->option_send([Do => $telopt,]
                      [Dont => $telopt,]
                      [Will => $telopt,]
                      [Wont => $telopt,]
This method is not yet implemented. Look for it in a future version.

=item B<option_state> - get current state of a TELNET option

$hashref = $obj->option_state($telopt);

This method returns a hashref containing a copy of the current state of TELNET option $telopt.

Here are the values returned in the hash:

=item

$I<$hashref>->{remote_enabled}

boolean that indicates if the option is enabled on the remote side.

=item

$I<$hashref>->{remote_enable_ok}

boolean that indicates if it's ok to accept an offer to enable this option on the remote side.

=item

$I<$hashref>->{remote_state}
string used to hold the internal state of option negotiation for this option on the remote side.

boolean that indicates if the option is enabled on the local side.

boolean that indicates if it's ok to accept an offer to enable this option on the local side.

string used to hold the internal state of option negotiation for this option on the local side.
$chars = $obj->ors;

$prev = $obj->ors($chars);

This method is synonymous with C<output_record_separator()>.

=item B<output_field_separator> - field separator for print

$chars = $obj->output_field_separator;

$prev = $obj->output_field_separator($chars);

This method designates the output field separator for C<print()>.
Ordinarily the print method simply prints out the comma separated fields you specify. Set this to specify what's printed between fields.

With no argument this method returns the current output field separator set in the object. With an argument it sets the output field separator to I<$chars> and returns the previous value.

By default it's set to an empty string.

=item B<output_log> - log all output

$fh = $obj->output_log;

$fh = $obj->output_log($fh);
$fh = $obj->output_log($filename);

This method starts or stops logging of output. This is useful when
dbogging. Also see C<dump_log()>. Because most command interpreters
echo back commands received, it's likely all your output would also be
in an input log. See C<input_log()>. Note that output logging occurs
before newline translation. See C<binmode()> for details on newline
translation.

If no argument is given, the log filehandle is returned. An empty
string indicates logging is off.

To stop logging, use an empty string as an argument.

If an open filehandle is given, it is used for logging and returned.
Otherwise, the argument is assumed to be the name of a file, the file
is opened for logging and a filehandle to it is returned. If the file
can't be opened for writing, the error mode action is performed.

=back

=over 4

=item B<output_record_separator> - output line delimiter

$chars = $obj->output_record_separator;

$prev = $obj->output_record_separator($chars);

This method designates the output line delimiter for C<print()> and
C<cmd()> . Set this to specify what's printed at the end of C<print()> and
C<cmd()>.

The output record separator is set to C<"\n"> by default, so there's
no need to append all your commands with a newline. To avoid printing
the output_record_separator use C<put()> or set the
output_record_separator to an empty string.

With no argument this method returns the current output record
separator set in the object. With an argument it sets the output
record separator to I<$chars> and returns the previous value.

=back

=over 4
=item B<port> - remote port

$port = $obj->port;

$prev = $obj->port($port);

This method designates the remote TCP port. With no argument this method returns the current port number. With an argument it sets the current port number to I<$port> and returns the previous port. If I<$port> is a TCP service name, then it's first converted to a port number using the perl function C<getservbyname()>.

The default value is C<23>. It may also be set by C<open()> or C<new()>.

A warning is printed to STDERR when attempting to set this attribute to something that's not a positive integer or a valid TCP service name.

=back

=over 4

=item B<print> - write to object

$ok = $obj->print(@list);

This method writes I<@list> followed by the I<output_record_separator> to the open object and returns C<1> if all data was successfully written. On time-out or other failures, the error mode action is performed. See C<errmode()>.

By default, the C<output_record_separator()> is set to C<"\n"> so all your commands automatically end with a newline. In most cases your output is being read by a command interpreter which won't accept a command until newline is read. This is similar to someone typing a command and hitting the return key. To avoid printing a trailing C<"\n"> use C<put()> instead or set the output_record_separator to an empty string.

On failure, it's possible that some data was written. If you choose to try and recover from a print timing-out, use C<print_length()> to determine how much was written before the error occurred.

You may also use the output field separator to print a string between the list elements. See C<output_field_separator()>.
=back

=over 4

=item B<print_length> - number of bytes written by print

    $num = $obj->print_length;

This returns the number of bytes successfully written by the most recent C<print()> or C<put()>.

=back

=over 4

=item B<prompt> - pattern to match a prompt

    $matchop = $obj->prompt;

    $prev = $obj->prompt($matchop);

This method sets the pattern used to find a prompt in the input stream. It must be a string representing a valid perl pattern match operator. The methods C<login()> and C<cmd()> try to read until matching the prompt. They will fail with a time-out error if the pattern you've chosen doesn't match what the remote side sends.

With no argument this method returns the prompt set in the object. With an argument it sets the prompt to I<$matchop> and returns the previous value.

The default prompt is C<'/[\$%#E<gt>] $'/>.

Always use single quotes, instead of double quotes, to construct I<$matchop> (e.g. C<'/bash\$ $'/>). If you're constructing a DOS like file path, you'll need to use four backslashes to represent one (e.g. C<'/c:\\users\\bill\\E<gt>$'/>).

Of course don't forget about regexp metacharacters like C<.>, C<[^]>, or C<$>. You'll only need a single backslash to quote them. The anchor metacharacters C<^> and C<$> refer to positions in the input buffer.

A warning is printed to STDERR when attempting to set this attribute with a match operator missing its opening delimiter.

=back
=over 4

=item B<put> - write to object

$ok = $obj->put($string);

$ok = $obj->put(String => $string,
              [Binmode => $mode,]
              [Errmode => $errmode,]
              [Telnetmode => $mode,]
              [Timeout => $secs,]);

This method writes \$string to the opened object and returns C<1> if all data was successfully written. This method is like C<print()> except that it doesn't write the trailing output_record_separator ("\n" by default). On time-out or other failures, the error mode action is performed. See C<errmode()>.

On failure, it's possible that some data was written. If you choose to try and recover from a put timing-out, use C<print_length()> to determine how much was written before the error occurred.

Optional named parameters are provided to override the current settings of binmode, errmode, telnetmode, and timeout.

=back

=over 4

=item B<rs> - input line delimiter

$chars = $obj->rs;

$prev = $obj->rs($chars);

This method is synonymous with C<input_record_separator()>.

=back

=over 4

=item B<telnetmode> - turn off/on telnet command interpretation

$mode = $obj->telnetmode;
This method controls whether or not TELNET commands in the data stream are recognized and handled. The TELNET protocol uses certain character sequences sent in the data stream to control the session. If the port you're connecting to isn't using the TELNET protocol, then you should turn this mode off. The default is I<on>.

If no argument is given, the current mode is returned.

If I<$mode$> is C<0> then telnet mode is off. If I<$mode$> is C<1> then telnet mode is on.

This method indicates if a previous read, write, or open method timed-out. Remember that timing-out is itself an error. To be able to invoke C<timed_out()> after a time-out error, you'd have to change the default error mode to something other than C<"die">. See C<errmode()>.

With no argument this method returns C<1> if the previous method timed-out. With an argument it sets the indicator. Normally, only internal methods set this indicator.

This method sets the timeout interval that's used when performing I/O or connecting to a port. When a method doesn't complete within the
timeout interval then it’s an error and the error mode action is performed.

A timeout may be expressed as a relative or absolute value. If \( I<\$\text{secs}> \) is greater than or equal to the time the program started, as determined by \( S^T \), then it’s an absolute time value for when time-out occurs. The perl function \( C<\text{time}()> \) may be used to obtain an absolute time value. For a relative time-out value less than \( S^T \), time-out happens \( I<\$\text{secs}> \) from when the method begins.

If \( I<\$\text{secs}> \) is \( C<0> \) then time-out occurs if the data cannot be immediately read or written. Use the undefined value to turn off timing-out completely.

With no argument this method returns the timeout set in the object. With an argument it sets the timeout to \( I<\$\text{secs}> \) and returns the previous value. The default timeout value is \( C<10> \) seconds.

A warning is printed to STDERR when attempting to set this attribute to something that’s not an \( C<\text{undef}> \) or a non-negative integer.

=back

=over 4

=item B<waitfor> - wait for pattern in the input

\[
\begin{align*}
$\text{ok} &= \text{obj->waitfor($matchop);} \\
$\text{ok} &= \text{obj->waitfor([Match => $matchop,] \\
& [String => $string,] \\
& [Binmode => $mode,] \\
& [Errmode => $errmode,] \\
& [Telnetmode => $mode,] \\
& [Timeout => $secs,]);}
\end{align*}
\]

\[
\begin{align*}
($\text{prematch}, $\text{match}) &= \text{obj->waitfor($matchop);} \\
($\text{prematch}, $\text{match}) &= \text{obj->waitfor([Match => $matchop,] \\
& [String => $string,] \\
& [Binmode => $mode,] \\
& [Errmode => $errmode,] \\
& [Telnetmode => $mode,] \\
& [Timeout => $secs,]);}
\end{align*}
\]

This method reads until a pattern match or string is found in the input stream. All the characters before and including the match are removed from the input stream.
In a list context the characters before the match and the matched characters are returned in \$prematch and \$match. In a scalar context, the matched characters and all characters before it are discarded and 1 is returned on success. On time-out, eof, or other failures, for both list and scalar context, the error mode action is performed. See \$errmode.

You can specify more than one pattern or string by simply providing multiple \$match and/or \$string named parameters. A \$matchop must be a string representing a valid Perl pattern match operator. The \$string is just a substring to find in the input stream.

Use \$dump_log to debug when this method keeps timing-out and you don't think it should.

An optional named parameter is provided to override the current setting of timeout.

To avoid unexpected backslash interpretation, always use single quotes instead of double quotes to construct a match operator argument for \$prompt and \$waitfor (e.g. '/bash/$/'). If you're constructing a DOS like file path, you'll need to use four backslashes to represent one (e.g. '/c:\\users\\billE\gt$/i').

Of course don't forget about regexp metacharacters like \<\, \>\, or \<$>. You'll only need a single backslash to quote them. The anchor metacharacters \<^> and \<$> refer to positions in the input buffer.

Optional named parameters are provided to override the current settings of binmode, errmode, telnetmode, and timeout.
This example gets the current weather forecast for Brainerd, Minnesota.

```perl
my ($forecast, $t);

use Net::Telnet ();
$t = new Net::Telnet;
$t->open("rainmaker.wunderground.com");

## Wait for first prompt and "hit return".
$t->waitfor('/continue:.*$/');
$t->print('');

## Wait for second prompt and respond with city code.
$t->waitfor('/city code.*$/');
$t->print("BRD");

## Read and print the first page of forecast.
($forecast) = $t->waitfor('/\[ \t\]+press return to continue/i');
print $forecast;
exit;
```

This example checks a POP server to see if you have mail.

```perl
my ($hostname, $line, $passwd, $pop, $username);

$hostname = "your_destination_host_here";
$username = "your_username_here";
$passwd = "your_password_here";

use Net::Telnet ();
$pop = new Net::Telnet (Telnetmode => 0);
$pop->open(Host => $hostname, Port => 110);
```
## Read connection message.
$line = $pop->getline;
die $line unless $line =~ /^\+OK/;
## Send user name.
$pop->print("user $username");
$line = $pop->getline;
die $line unless $line =~ /^\+OK/;
## Send password.
$pop->print("pass $passwd");
$line = $pop->getline;
die $line unless $line =~ /^\+OK/;
## Request status of messages.
$pop->print("list");
$line = $pop->getline;
print $line;
exit;

Here's an example that uses the ssh program to connect to a remote
host. Because the ssh program reads and writes to its controlling
terminal, the IO::Pty module is used to create a new pseudo terminal
for use by ssh. A new Net::Telnet object is then created to read and
write to that pseudo terminal. To use the code below, substitute
"changeme" with the actual host, user, password, and command prompt.
## Main program.
{
my ($pty, $ssh, @lines);
my $host = "changeme";
my $user = "changeme";
my $password = "changeme";
my $prompt = '/changeme:~> $/';
## Start ssh program.
$pty = &spawn("ssh", "-l", $user, $host); # spawn() defined below
## Create a Net::Telnet object to perform I/O on ssh's tty.
use Net::Telnet;
$ssh = new Net::Telnet (-fhopen => $pty,
-prompt => $prompt,
-telnetmode => 0,
-cmd_remove_mode => 1,
-output_record_separator => "\r");

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## Login to remote host.

```perl
$ssh->waitfor(-match => '/password: ?$/i,
               -errmode => "return")
    or die "problem connecting to host: ", $ssh->lastline;
$ssh->print($password);
$ssh->waitfor(-match => $ssh->prompt,
               -errmode => "return")
    or die "login failed: ", $ssh->lastline;
```

## Send command, get and print its output.

```perl
@lines = $ssh->cmd("who");
print @lines;
exit;
```

```perl
sub spawn {
    my(@cmd) = @_; 
    my($pid, $pty, $tty, $tty_fd);

    ## Create a new pseudo terminal.
    use IO::Pty ();
    $pty = new IO::Pty
    or die $!;

    ## Execute the program in another process.
    unless ($pid = fork) {  # child process
        die "problem spawning program: $!\n" unless defined $pid;

    ## Disassociate process from existing controlling terminal.
    use POSIX ();
    POSIX::setsid
        or die "setsid failed: $!";

    ## Associate process with a new controlling terminal.
    $tty = $pty->slave;
    $tty_fd = $tty->fileno;
    close $pty;

    ## Make stdio use the new controlling terminal.
    open STDIN, "<&$tty_fd" or die $!;
    open STDOUT, ">&$tty_fd" or die $!;
    open STDERR, ">&STDOUT" or die $!;
    close $tty;

    ## Execute requested program.
    exec @cmd
        or die "problem executing $cmd[0]";
```
Here's an example that changes a user's login password. Because the passwd program always prompts for passwords on its controlling terminal, the IO::Pty module is used to create a new pseudo terminal for use by passwd. A new Net::Telnet object is then created to read and write to that pseudo terminal. To use the code below, substitute "changeme" with the actual old and new passwords.

```perl
my ($pty, $passwd);
my $oldpw = "changeme";
my $newpw = "changeme";

## Start passwd program.
$pty = &spawn("passwd");  # spawn() defined above

## Create a Net::Telnet object to perform I/O on passwd's tty.
use Net::Telnet;
$passwd = new Net::Telnet (-fhopen => $pty,
    -timeout => 2,
    -output_record_separator => "\r",
    -telnetmode => 0,
    -cmd_remove_mode => 1);
$passwd->errmode("return");

## Send existing password.
$passwd->waitfor('/password: ?$/i')
    or die "no old password prompt: ", $passwd->lastline;
$passwd->print($oldpw);

## Send new password.
$passwd->waitfor('/new password: ?$/i')
    or die "bad old password: ", $passwd->lastline;
$passwd->print($newpw);

## Send new password verification.
$passwd->waitfor('/new password: ?$/i')
    or die "bad new password: ", $passwd->lastline;
$passwd->print($newpw);

## Display success or failure.
$passwd->waitfor('/changed/')
    or die "bad new password: ", $passwd->lastline;
print $passwd->lastline;
```
$passwd->close;
exit;

Here's an example you can use to down load a file of any type. The
file is read from the remote host's standard output using cat. To
prevent any output processing, the remote host's standard output is
put in raw mode using the Bourne shell. The Bourne shell is used
because some shells, notably tcsh, prevent changing tty modes. Upon
completion, FTP style statistics are printed to stderr.
my ($block, $filename, $host, $hostname, $k_per_sec, $line,
$num_read, $passwd, $prevblock, $prompt, $size, $size_bsd,
$size_sysv, $start_time, $total_time, $username);
$hostname = "your_destination_host_here";
$username = "your_username_here";
$passwd = "your_password_here";
$filename = "your_download_file_here";
## Connect and login.
use Net::Telnet ();
$host = new Net::Telnet (Timeout => 30,
Prompt => '/[%#>] $/');
$host->open($hostname);
$host->login($username, $passwd);
## Make sure prompt won't match anything in send data.
$prompt = "_funkyPrompt_";
$host->prompt("/$prompt\$/");
$host->cmd("set prompt = '$prompt'");
## Get size of file.
($line) = $host->cmd("/bin/ls -l $filename");
($size_bsd, $size_sysv) = (split ' ', $line)[3,4];
if ($size_sysv =~ /^\d+$/) {
$size = $size_sysv;
}
elsif ($size_bsd =~ /^\d+$/) {
$size = $size_bsd;
}
else {
die "$filename: no such file on $hostname";
}
## Start sending the file.
binmode STDOUT;

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$host->binmode(1);
$host->print("/bin/sh -c 'stty raw; cat $filename'");
$host->getline;  # discard echoed back line

## Read file a block at a time.
$num_read = 0;
$prevblock = "";
$start_time = time;
while (($block = $host->get) and ($block !~ /$prompt$/o)) {
    if (length $block >= length $prompt) {
        print $prevblock;
        $num_read += length $prevblock;
        $prevblock = $block;
    } else {
        $prevblock .= $block;
    }
} $host->close;

## Print last block without trailing prompt.
$prevblock .= $block;
$prevblock =~ s/$prompt$//;
print $prevblock;
$num_read += length $prevblock;
die "error: expected size $size, received size $num_read
" unless $num_read == $size;

## Print totals.
$total_time = (time - $start_time) || 1;
$k_per_sec = ($size / 1024) / $total_time;
$k_per_sec = sprintf "%3.1f", $k_per_sec;
warn("$num_read bytes received in $total_time seconds ",
   "($k_per_sec Kbytes/s)\n");
exit;

=head1 AUTHOR
Jay Rogers <jay@rgrs.com>

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Documentation
-------------

User documentation in POD format is contained within the module
source (i.e. the .pm file). Installing using "make install"
places this documentation in a man page in the perl library under
the directory "man/man3".

To nicely format the documentation for printing, you may use
"groff" to convert to postscript. Groff is available under
the GNU General Public License (GPL) and is installed on most
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    pod2man Net/Telnet.pm | groff -man -Tps > Net::Telnet.ps

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2.257 NetAddr::IP 4.075
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2.261 Nmap-Parser 1.19
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#Anthony G. Persaud
#nmap2sqlite.pl
#Description:
#It takes in a nmap xml file and stores it into a SQLite database using DBI for
# searching, storing and better reporting. This is just an example of how an
# IP network database can be created using Nmap-Parser and automation.
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2.262 Nmap-Parser/nmap2db subpart 1.19

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# BUT MODIFIED TO WORK WITH MYSQL DATABASES BY ROBIN BOWES.
# nmap2db.pl
# Description:
# It takes in a nmap xml file and stores it into a SQLite database using DBI for
# searching, storing and better reporting. This is just an example of how an
# IP network database can be created using Nmap-Parser and automation.
#
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2.264 NTP 4.2.8p8

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8. [9] Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
9. [10] Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
10. [11] Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
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14. [15] Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and
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17. [18] Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux
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28. [29] Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original
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1. [1] Takao Abe <takao_abe@xurb.jp> Clock driver for JJY receivers
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   controller
3. [3] Bernd Altmeier <altmeier@atlsoft.de> hopf Elektronik serial
   line and PCI-bus devices
   <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
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6. [7] Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
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
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20. [21]Dave Hart <davehart@davehart.com> General maintenance, Windows port interpolation rewrite
21. [22]Claas Hilbrecht <neoclock4x@linum.com> NeoClock4X clock driver
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32. [35]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
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38. 22, 36
39. [41]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
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47. [51]Nick Sayer <nrapple@quack.kfu.com> SunOS streams modules
48. [52]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
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http://physics.nist.gov/cuu/Units/binary.html

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version: 0.03
abstract: ~
author: []
license: unknown
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
build_requires:
  ExtUtils::MakeMaker: 0
requires:
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2.268 Object-MultiType 0.05

2.268.1 Available under license:

from MultiType.pm

<snip>

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from README

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# Object::MultiType #
########################################################################

Perl Objects as Hash, Array and Scalar at the same time.

########################################################################
# DESCRIPTION #
########################################################################

This module return an object that works like a Hash, Array and Scalar object at the same time.

** See POD for documentation.

########################################################################
# INSTALLATION #
########################################################################

To install this module type the following:

perl Makefile.PL
make
make test
make install

#############
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2.272 OpenSSL patch to 0.9.8 branch to add RFC5649 (key wrap with pad) 1.0

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* Modified by Attaullah Baig (abaig@paypal.com) to wrap/unwrap any
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*/
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 *
 */

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 * 5 March 1997
 *
 * Stuff stolen from pam_rootok and pam_listfile
 *
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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice
That's all there is to it!

2.275 pam_radius 1.3.17

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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.

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.

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That's all there is to it!
Pango is a library for layout and rendering of text, with an emphasis on internationalization. Pango can be used anywhere that text layout is needed; however, most of the work on Pango so far has been done using the GTK+ widget toolkit as a test platform. Pango forms the core of text and font handling for GTK+-2.x.

Pango is designed to be modular; the core Pango layout can be used with different font backends. There are three basic backends, with multiple options for rendering with each.

- Client side fonts using the FreeType and fontconfig libraries. Rendering can be with with Cairo or Xft libraries, or directly to an in-memory buffer with no additional libraries.

- Native fonts on Microsoft Windows using Uniscribe if available for complex script handling. Rendering can be done via Cairo or directly using the native Win32 API.

- Native fonts on MacOS X, rendering via Cairo.

The integration of Pango with Cairo (http://cairographics.org) provides a complete solution with high quality text handling and graphics rendering.

Dynamically loaded modules then handle text layout for particular combinations of script and font backend.

As well as the low level layout rendering routines, Pango includes PangoLayout, a high level driver for laying out entire blocks of text, and routines to assist in editing internationalized text.

For more information about Pango, see:

http://www.pango.org/

Dependencies
============

Pango depends on the GLib library; more information about GLib can be found at http://www.gtk.org/.
When using client side fonts, the fontconfig library (http://www.fontconfig.org) to look up fonts. At least version 2.0.9 of the FreeType font handling library (http://www.freetype.org) is also required.

Cairo support depends on the Cairo library (http://cairographics.org). The Cairo backend is the preferred backend to use Pango with and is subject of most of the development in the future. It has the advantage that the same code can be used for display and printing.

We suggest using Pango with Cairo as described above, but you can also do X-specific rendering using the Xft library. The Xft backend uses version 2 of the Xft library to manage client side fonts. Version 2 of Xft is available from http://xlibs.freedesktop.org/release/. You'll need the libXft package, and possibly the libXrender and renderext packages as well. You'll also need fontconfig (see below.)

Installation of Pango on Win32 is possible, but is not documented here. See http://www.gimp.org/~tml/gimp/win32/downloads.html

Notes
=====

- By default, Pango tries to build itself so that no explicit dependency on Xft or FreeType will be introduced in apps that link to Pango. This is to avoid compatibility problems with changes in the Xft or FreeType API's or ABI's. Specifying --enable-explicit-deps or --enable-static when configuring Pango will defeat this and should be avoided if possible.

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Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

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

That's all there is to it!
2.278 Parse-RecDescent 1.962.2

2.278.1 Available under license:

From README

<snip>

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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, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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program `Gnomovision' (a program to direct compilers to make passes
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<signature of Ty Coon>, 1 April 1989
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2.279 parted 3.2
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@c Local Variables:
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@c End:

2.280 Passwd-Linux 1.2
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The End
From: Eric Estabrooks <eric@urbanrage.com>
To: Mez <mez@alum.mit.edu>
Sent: Tuesday, February 24, 2015 1:08 PM
Subject: Re: Passwd-Linux licensing

On 02/24/2015 09:55 AM, Mez wrote:
> Hi Eric,
> I'm contacting you as author of Passwd-Linux to clarify the licensing on Passwd-Linux. Can you verify that it is under the perl Artistic License used in CPAN? Thanks!

Yes it is. I guess this means I forgot to include a license file in the tarball.
**2.281 patch 2.7.5**

**2.281.1 Available under license:**

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Version 3, 29 June 2007

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### 2.282 pciutils 3.0.1

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#
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#
# New data are always welcome, especially if accurate. If you have
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#
# Daily snapshot on Thu 2008-09-11 01:05:01
#
```

### 2.283 pcre 7.6
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Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

--------------------------------------------------------------------------
2.285 perl-ldap 0.39
perl-ldap - A Client interface to LDAP servers

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2.286 PerlMagick 6.58

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<snip>
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2.287 pika 0.10.0

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2.288 pixman 0.11.10

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2.289 pkgtools 9.0

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# # Refer to the XF86Config(4/5) man page for details about the format of
# # this file.
# #***************************************************************************
# This XF86Config file is designed for use with the Linux framebuffer console.
# This generic interface should work with nearly all video cards (although
# not every card will support every resolution). To use the Linux framebuffer
# console, you need to enable these kernel options:
# Using 'make menuconfig', in 'console drivers', enable:
# [*] VGA text console
# [*] Video mode selection support
# [*] Support for frame buffer devices (EXPERIMENTAL)
# [*] VESA VGA graphics console
# [*] Advanced low level driver options
```
# <<> 8 bpp packed pixels support
# <<> 16 bpp packed pixels support
# <<> 24 bpp packed pixels support
# <<> 32 bpp packed pixels support
# <<> VGA characters/attributes support
# [*] Select compiled-in fonts
# [*]   VGA 8x8 font
# [*]   VGA 8x16 font

# If you have a Matrox or ATI Mach64, you might try enabling the options having
# to do with those cards as well. However, if the card is VESA compliant, you
# don't really need to (and it might cause problems, possibly)
#
# Next, if this file is not already named /etc/X11/XF86Config, make a copy
# with that name. This file ships with the name XF86Config-fbdev to avoid
# overwriting an existing config file.
#
# To get the kernel to start in VESA framebuffer mode, you need to pass it
# a vga= init string at boot time. For example, if you use LILO you'll
# probably find a vga=normal string in your /etc/lilo.conf. If you edit that
# to one of the values in this table:
#
#  Colours   640x480 800x600 1024x768 1280x1024 1600x1200
#  --------+---------------------------------------------
#  256     |   769     771      773      775       796
#  32k     |   784     787      790      793       797
#  64k     |   785     788      791      794       798
#  16.8M   |   786     789      792      795       799
#
#  ...such as this for 1024x768x64k:
#  vga = 791
#  and then reinstall LILO by running 'lilo' as root, then at the next boot
#  Linux should start in a VESA framebuffer console mode.
#
# For more information on how to activate the Linux frame buffer, see
# /usr/src/linux/Documentation/fb/vesafb.txt.
#
# Enjoy! :)
# -- volkerdi@slackware.com
#

# *******************************************
# Module section -- this section is used to specify
# which dynamically loadable modules to load.
# *******************************************

# This loads the DBE extension module.
Load "dbe" # Double buffer extension

# This loads the miscellaneous extensions module, and disables
# initialisation of the XFree86-DGA extension within that module.
SubSection "extmod"
  Option "omit xfree86-dga" # don't initialise the DGA extension
EndSubSection

# This loads the font modules
Load "type1"
Load "freetype"
Load "speedo"

# This loads the GLX module
Load "glx"

EndSection

# **********************************************************************
# Files section. This allows default font and rgb paths to be set
# **********************************************************************
Section "Files"

# The location of the RGB database. Note, this is the name of the
# file minus the extension (like ".txt" or ".db"). There is normally
# no need to change the default.

RgbPath /usr/X11R6/lib/X11/rgb

# Multiple FontPath entries are allowed (which are concatenated together),
# as well as specifying multiple comma-separated entries in one FontPath
# command (or a combination of both methods)
#
# If you don't have a floating point coprocessor and emacs, Mosaic or other
# programs take long to start up, try moving the Type1 and Speedo directory
# to the end of this list (or comment them out).
#
FontPath /usr/X11R6/lib/X11/fonts/local/
FontPath /usr/X11R6/lib/X11/fonts/misc/
FontPath /usr/X11R6/lib/X11/fonts/75dpi/unscaled
FontPath /usr/X11R6/lib/X11/fonts/100dpi/unscaled
FontPath /usr/X11R6/lib/X11/fonts/Type1/
FontPath /usr/X11R6/lib/X11/fonts/CID/
FontPath /usr/X11R6/lib/X11/fonts/Speedo/
FontPath /usr/X11R6/lib/X11/fonts/75dpi/
FontPath "/usr/X11R6/lib/X11/fonts/100dpi/"
FontPath "/usr/X11R6/lib/X11/fonts/cyrillic/"

# ModulePath can be used to set a search path for the X server modules.
# The default path is shown here.

# ModulePath "/usr/X11R6/lib/modules"

EndSection

# Server flags section.

Section "ServerFlags"

# Uncomment this to cause a core dump at the spot where a signal is
# received. This may leave the console in an unusable state, but may
# provide a better stack trace in the core dump to aid in debugging

# Option "NoTrapSignals"

# Uncomment this to disable the <Crtl><Alt><Fn> VT switch sequence
# (where n is 1 through 12). This allows clients to receive these key
# events.

# Option "DontVTSwitch"

# Uncomment this to disable the <Crtl><Alt><BS> server abort sequence
# This allows clients to receive this key event.

# Option "DontZap"

# Uncomment this to disable the <Crtl><Alt><KP_+>/<KP->_> mode switching
# sequences. This allows clients to receive these key events.

# Option "DontZoom"

# Uncomment this to disable tuning with the xvidtune client. With
# it the client can still run and fetch card and monitor attributes,
# but it will not be allowed to change them. If it tries it will
# receive a protocol error.

# Option "DisableVidModeExtension"

# Uncomment this to enable the use of a non-local xvidtune client.

# Option "AllowNonLocalXvidtune"
# Uncomment this to disable dynamically modifying the input device
# (mouse and keyboard) settings.

# Option  "DisableModInDev"

# Uncomment this to enable the use of a non-local client to
# change the keyboard or mouse settings (currently only xset).

# Option  "AllowNonLocalModInDev"

# Set the basic blanking screen saver timeout.

# Option  "blank time"  "10"  # 10 minutes

# Set the DPMS timeouts. These are set here because they are global
# rather than screen-specific. These settings alone don't enable DPMS.
# It is enabled per-screen (or per-monitor), and even then only when
# the driver supports it.

# Option  "standby time"  "20"
# Option  "suspend time"  "30"
# Option  "off time"  "60"

# On some platform the server needs to estimate the sizes of PCI
# memory and pio ranges. This is done by assuming that PCI ranges
# don't overlap. Some broken BIOSes tend to set ranges of inactive
# devices wrong. Here one can adjust how aggressive the assumptions
# should be. Default is 0.

# Option  "EstimateSizesAggresively"  "0"

EndSection

# ******************************************************************************
# Input devices
# ******************************************************************************

# ******************************************************************************
# Core keyboard's InputDevice section
# ******************************************************************************

Section "InputDevice"

Identifier"Keyboard1"
Driver"Keyboard"

# For most OSs the protocol can omitted (it defaults to "Standard").
# When using XQUEUE (only for SVR3 and SVR4, but not Solaris),
# uncomment the following line.

# Option  "Protocol"  "Xqueue"

# Set the keyboard auto repeat parameters. Not all platforms implement this.

# Option  "AutoRepeat"  "500 5"

# Specify which keyboard LEDs can be user-controlled (eg, with xset(1)).

# Option  "Xleds"  "1 2 3"

# To disable the XKEYBOARD extension, uncomment XkbDisable.

# Option  "XkbDisable"

# To customise the XKB settings to suit your keyboard, modify the lines below (which are the defaults). For example, for a European keyboard, you will probably want to use one of:

# Option  "XkbModel"  "pc102"
# Option  "XkbModel"  "pc105"
#
# If you have a Microsoft Natural keyboard, you can use:

# Option  "XkbModel"  "microsoft"
#
# If you have a US "windows" keyboard you will want:

# Option  "XkbModel"  "pc104"
#
# Then to change the language, change the Layout setting. For example, a german layout can be obtained with:

# Option  "XkbLayout"  "de"
#
# or:

# Option  "XkbLayout"  "de"
# Option  "XkbVariant"  "nodeadkeys"
#
# If you'd like to switch the positions of your capslock and control keys, use:

# Option  "XkbOptions"  "ctrl:swapcaps"
These are the default XKB settings for XFree86

# Option "XkbRules" "xfree86"
# Option "XkbModel" "pc101"
# Option "XkbLayout" "us"
# Option "XkbVariant" ""
# Option "XkbOptions" ""

EndSection

# **********************************************************************
# Core Pointer's InputDevice section
# **********************************************************************

Section "InputDevice"

# Identifier and driver

Identifier "Mouse1"
Driver "mouse"

# On platforms where PnP mouse detection is supported the following
# protocol setting can be used when using a newer PnP mouse:

# Option "Protocol" "Auto"

# The available mouse protocols types that you can set below are:
# Auto BusMouse GlidePoint GlidePointPS/2 IntelliMouse IMPS/2
# Logitech Microsoft MMHitTab MMSeries Mouseman MouseManPlusPS/2
# MouseSystems NetMousePS/2 NetScrollPS/2 OSMouse PS/2 SysMouse
# THINKINGMouse THINKINGMousePS/2 Xqueue
# Option "Protocol" "PS/2"

# The mouse device. The device is normally set to /dev/mouse,
# which is usually a symbolic link to the real device.

Option "Device" "/dev/mouse"
# Option "Device" "/dev/psaux"
# Option "Device" "/dev/ttyS0"
# Option "Device" "/dev/ttyS1"

# When using XQUEUE, comment out the above two lines, and uncomment
# the following line.

# Option "Protocol" "Xqueue"

# Baudrate and SampleRate are only for some Logitech mice. In
# almost every case these lines should be omitted.

# Option "BaudRate" "9600"
# Option "SampleRate" "150"

# Emulate3Buttons is an option for 2-button Microsoft mice
# Emulate3Timeout is the timeout in milliseconds (default is 50ms)

# Option "Emulate3Buttons"
# Option "Emulate3Timeout" "50"

# ChordMiddle is an option for some 3-button Logitech mice

# Option "ChordMiddle"

EndSection

# Some examples of extended input devices

# Section "InputDevice"
# Identifier "spaceball"
# Driver "magellan"
# Option "Device" "/dev/cua0"
# EndSection
#
# Section "InputDevice"
# Identifier "spaceball2"
# Driver "spaceorb"
# Option "Device" "/dev/cua0"
# EndSection
#
# Section "InputDevice"
# Identifier "touchscreen0"
# Driver "microtouch"
# Option "Device" "/dev/ttyS0"
# Option "MinX" "1412"
# Option "MaxX" "15184"
# Option "MinY" "15372"
# Option "MaxY" "1230"
# Option "ScreenNumber" "0"
# Option "ReportingMode" "Scaled"
# Option "ButtonNumber" "1"
# Option "SendCoreEvents"
# EndSection
#
# Section "InputDevice"
# Identifier "touchscreen1"
# Driver "elo2300"
# Option "Device"  "/dev/ttyS0"
# Option "MinX"  "231"
# Option "MaxX"  "3868"
# Option "MinY"  "3858"
# Option "MaxY"  "272"
# Option "ScreenNumber"  "0"
# Option "ReportingMode"  "Scaled"
# Option "ButtonThreshold"  "17"
# Option "ButtonNumber"  "1"
# Option "SendCoreEvents"
# EndSection

# **********************************************************
# Monitor section
# **********************************************************

# Any number of monitor sections may be present

Section "Monitor"

  Identifier  "My Monitor"

  # HorizSync is in kHz unless units are specified.
  # HorizSync may be a comma separated list of discrete values, or a
  # comma separated list of ranges of values.
  # NOTE: THE VALUES HERE ARE EXAMPLES ONLY. REFER TO YOUR MONITOR'S
  # USER MANUAL FOR THE CORRECT NUMBERS.

  HorizSync  31.5 - 50.0
  # HorizSync30-64  # multisync
  # HorizSync31.5, 35.2  # multiple fixed sync frequencies
  # HorizSync15-25, 30-50  # multiple ranges of sync frequencies

  # VertRefresh is in Hz unless units are specified.
  # VertRefresh may be a comma separated list of discrete values, or a
  # comma separated list of ranges of values.
  # NOTE: THE VALUES HERE ARE EXAMPLES ONLY. REFER TO YOUR MONITOR'S
  # USER MANUAL FOR THE CORRECT NUMBERS.

  VertRefresh 40-90

EndSection

# **********************************************************
# Graphics device section
# **********************************************************
Any number of graphics device sections may be present

Section "Device"
   Identifier  "VESA Framebuffer"
   Driver      "fbdev"
#VideoRam    4096
   # Insert Clocks lines here if appropriate
EndSection

# Screen sections

# Any number of screen sections may be present. Each describes
# the configuration of a single screen. A single specific screen section
# may be specified from the X server command line with the "-screen"
# option.
Section "Screen"
   Identifier  "Screen 1"
   Device      "VESA Framebuffer"
   Monitor     "My Monitor"

   # You shouldn't need to set a default depth as the server will use
   # whatever the framebuffer is set to. If you insist on setting it, make
   # sure it matches the setting for your framebuffer.
   # DefaultDepth 8

   Subsection "Display"
      Depth     8
   EndSubsection
   Subsection "Display"
      Depth     16
   EndSubsection
   Subsection "Display"
      Depth     24
   EndSubsection
   Subsection "Display"
      Depth     32
   EndSubsection
EndSection

# ServerLayout sections.

# Any number of ServerLayout sections may be present. Each describes
Section "ServerLayout"

# The Identifier line must be present
Identifier "Simple Layout"

# Each Screen line specifies a Screen section name, and optionally
# the relative position of other screens. The four names after
# primary screen name are the screens to the top, bottom, left and right
# of the primary screen. In this example, screen 2 is located to the
# right of screen 1.

Screen "Screen 1"

# Each InputDevice line specifies an InputDevice section name and
# optionally some options to specify the way the device is to be
# used. Those options include "CorePointer", "CoreKeyboard" and
# "SendCoreEvents".

InputDevice "Mouse1" "CorePointer"
InputDevice "Keyboard1" "CoreKeyboard"

EndSection

Taken from installpkg script

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#
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#!/bin/sh

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# WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
# OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
# ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#

echo "WARNING: pkgtools are unstable with tar > 1.13."
echo "You should provide a \"tar-1.13\" in your $PATH."
sleep 5
fi

make_install_script() {
  COUNT=1
  LINE=""$sed -n "$COUNT p" "$1"
  while [ ! "$LINE" = "" ]; do
    LINKGOESIN=""$echo "$LINE" | cut -f 1 -d " ""
    LINKGOESIN=""$dirname $LINKGOESIN"
    LINKNAMEIS=""$basename "$LINKNAMEIS""
    LINKPOINTSTO=""$echo "$LINE" | cut -f 3 -d " ""
    echo "$( cd "$LINKGOESIN" ; rm -rf "$LINKNAMEIS" )"
    echo "$( cd "$LINKGOESIN" ; ln -sf "$LINKPOINTSTO" "$LINKNAMEIS" )"
    COUNT=$( expr $COUNT + 1 )
  done
}
LINE=""sed -n "$COUNT p" "$1"

done

}

usage() {
  cat << EOF

Usage: makepkg package_name.tgz

Makes a Slackware compatible "*.tgz" package containing the contents of the
current and all subdirectories. If symbolic links exist, they will be removed
and an installation script will be made to recreate them later. This script
will be called "install/doinst.sh". You may add any of your own ash-compatible
shell scripts to this file and rebuild the package if you wish.

options:  -l, --linkadd y|n (moves symlinks into doinst.sh: recommended)
          -c, --chown y|n (resets all permissions to root:root 755
          - not generally recommended)

If these options are not set, makepkg will prompt as appropriate.
EOF

}

TMP=/tmp # This can be a hole, but I'm going to be careful about file
# creation in there, so don't panic. :^)

# Parse options
while [ 0 ]; do
  if [ "$1" = "--linkadd" -o "$1" = "-l" ]; then
    if [ "$2" = "y" ]; then
      LINKADD=y
    elif [ "$2" = "n" ]; then
      LINKADD=n
    else
      usage
      exit 2
    fi
    shift 2
  elif [ "$1" = "--chown" -o "$1" = "-c" ]; then
    if [ "$2" = "y" ]; then
      CHOWN=y
    elif [ "$2" = "n" ]; then
      CHOWN=n
    else
      usage
      exit 2
    fi
    shift 2
  fi
elif [ "$1" = "-h" -o "$1" = "-H" -o "$1" = "--help" -o $# = 0 ]; then
  usage
  exit 0
else
  break
fi
done

echo $Slackware package maker, version 2.0.
PACKAGE_NAME=$1
TARGET_NAME="dirname $PACKAGE_NAME"
PACKAGE_NAME="basename $PACKAGE_NAME"
TAR_NAME="basename $PACKAGE_NAME .tgz"

# Get rid of possible pre-existing trouble:
INST='mktemp $TMP/makepkg.XXXXXX'
find . -type l -exec ls -l {} \;
| while read foo ; do echo $foo ; done | cut -f 9- -d ' ' | cut -b3- | tee $INST
if [ ! "cat $INST" = "" ]; then
  echo "Making symbolic link creation script:"
  make_install_script $INST | tee doinst.sh
fi

echo if [ ! "cat $INST" = "" ]; then
  if [ -r install/doinst.sh ]; then
    echo "Unless your existing installation script already contains the code"
    echo "to create these links, you should append these lines to your existing"
    echo "install script. Now's your chance. :^)"
  fi
  echo "Would you like to add this stuff to the existing install script and"
  echo -n "remove the symbolic links ([y]es, [n]o)? ">
else
  echo "It is recommended that you make these lines your new installation script."
  echo "Would you like to make this stuff the install script for this package"
  echo -n "and remove the symbolic links ([y]es, [n]o)? ">
fi
if [ ! "$LINKADD" ]; then
  read LINKADD;
  echo
else
  echo $LINKADD
  echo
fi
if [ "$LINKADD" = "y" ]; then
  if [ -r install/doinst.sh ]; then
    read LINKADD;
    echo
  else
    echo $LINKADD
    echo
  fi
if [ "$LINKADD" = "n" ]; then
  if [ -r install/doinst.sh ]; then
    read LINKADD;
    echo
  else
    echo $LINKADD
    echo
  fi

UPDATE="t"
cat doinst.sh >> install/doinst.sh
else
  mkdir install
cat doinst.sh > install/doinst.sh
fi
echo
echo "Removing symbolic links:"
find . -type l -exec rm -v {} \;
echo
if [ "$UPDATE" = "t" ]; then
  echo "Updating your ./install/doinst.sh..."
else
  echo "Creating your new ./install/doinst.sh..."
fi
fi
else
echo "No symbolic links were found, so we won't make an installation script."
echo "You can make your own later in ./install/doinst.sh and rebuild the"
echo "package if you like."
fi
rm -f doinst.sh $INST
echo
echo "This next step is optional - you can set the directories in your package"
echo "to some sane permissions. If any of the directories in your package have"
echo "special permissions, then DO NOT reset them here!"
else
echo "Would you like to reset all directory permissions to 755 (drwxr-xr-x) and"
echo "directory ownerships to root.root ([y]es, [n]o)? ", "
if [ ! "$CHOWN" ]; then
  read CHOWN;
echo
else
  echo $CHOWN
fi
if [ "$CHOWN" = "y" ]; then
  find . -type d -exec chmod -v 755 {} \;
  find . -type d -exec chown -v root.root {} \;
fi
else
  echo "Creating tar file $TAR_NAME.tar..."
else
  echo "$TAR_NAME" cvf $TAR_NAME.tar .
# Warn of zero-length files:
find . -type f -size 0c | while read file ; do
  echo "WARNING: zero length file $file"
done
find . -type f -name '*.gz' -size 20c | while read file ; do
    echo "WARNING: possible empty gzipped file $file"
done
echo
echo "Gzipping $TAR_NAME.tar..."
gzip -9 $TAR_NAME.tar
echo
echo "Renaming $TAR_NAME.tar.gz to $PACKAGE_NAME..."
mv $TAR_NAME.tar.gz $PACKAGE_NAME
if [ ! "$TARGET_NAME" = "." ]; then
echo
    echo "Moving $PACKAGE_NAME to TARGET_NAME..."
    mv $PACKAGE_NAME $TARGET_NAME
fi
echo
echo "Package creation complete."
echo
#!/bin/sh
#
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#
# Wed, 27 Apr 1994 00:06:50 -0700 (PDT)
# Optimization by David Hinds.

SOURCE_DIR=/var/log/mount
ASK="tagfiles"
if [ -L /bin/chmod -a -L /bin/chown ]; then # probably on the bootdisk using busybox
TARGET_DIR=/mnt
TMP=/mnt/var/log/setup/tmp
if mount | grep "on /mnt" 1> /dev/null 2>&1 ; then # good
  true
else # bad
  echo
  echo "You can't run pkgtool from the rootdisk until you've mounted your Linux" 
  echo "partitions beneath /mnt. Here are some examples of this:"
  echo
  echo "If your root partition is /dev/hda1, and is using ext2fs, you would type;"
  echo "mount /dev/hda1 /mnt -t ext2"
  echo
  echo "Then, supposing your /usr partition is /dev/hda2, you must do this;"
  echo "mount /dev/hda2 /mnt/usr -t ext2"
  echo
  echo "Please mount your Linux partitions and then run pkgtool again."
  echo
  exit
fi
else
  TARGET_DIR=/
  TMP=/var/log/setup/tmp
fi
if [ ! -d $TMP ]; then
  mkdir -p $TMP
  chmod 700 $TMP
fi
ADM_DIR=$TARGET_DIR/var/log
LOG=$TMP/PKGTOOL.REMOVED
  # remove whitespace
  crunch() {
    while read FOO ; do
      echo $FOO
    done
  }

  package_name() {
    STRING='basename $1 .tgz'
    # Check for old style package name with one segment:
    if [ "" == "" ]; then
      echo $STRING
    else # has more than one dash delimited segment
      # Count number of segments:
      INDEX=1
      while [ ! "" ]; do
        INDEX=`expr $INDEX + 1`
      done
    fi
  }

Open Source Used In Firepower System Version 6.2
4251
INDEX='expr $INDEX - 1' # don't include the null value
# If we don't have four segments, return the old-style (or out of spec) package name:
if [ "$INDEX" = "2" -o "$INDEX" = "3" ]; then
  echo $STRING
else # we have four or more segments, so we'll consider this a new-style name:
  NAME='expr $INDEX - 3'
  NAME="'echo $STRING | cut -f 1-$NAME -d -'"
  echo $NAME
  # cruft for later ;)
  #VER='expr $INDEX - 2'
  #VER="'echo $STRING | cut -f $VER -d -'"
  #ARCH='expr $INDEX - 1'
  #ARCH="'echo $STRING | cut -f $ARCH -d -'"
  #BUILD="'echo $STRING | cut -f $INDEX -d -'"
  fi
fi
fi

remove_packages() {
  for pkg_name in $*
  do
    if [ -r $ADM_DIR/packages/$pkg_name ]; then
      dialog --title "PACKAGE REMOVAL IN PROGRESS" --cr-wrap --infobox
      "Removing package $pkg_name.

      Since each file must be checked against the contents of every other installed package to avoid wiping out areas of overlap, this process can take quite some time. If you'd like to watch the progress, flip over to another virtual console and type:

      tail -f $TMP/PKGTOOL.REMOVED"
      export ROOT=$TARGET_DIR
      removepkg $pkg_name >> $LOG 2> /dev/null
    else
      echo "No such package: $pkg_name. Can't remove." >> $LOG
    fi
  done
}

# Here, we read the list of arguments passed to the pkgtool script.
if [ $# -gt 0 ]; then # there are arguments to the command
  while [ $# -gt 0 ]; do
    case "$1" in
      "-sets")
      DISK_SETS='echo $2 | tr "[A-Z]" "[a-z]" ; shift 2 ;;
      "-source_mounted")
      SOURCE_MOUNTED="always" ; shift 1 ;;
"-ignore_tagfiles")
ASK="never" ; shift 1 ::
"-tagfile")
USETAG=$2 ; shift 2 ::
"-source_dir")
SOURCE_DIR=$2 ; shift 2 ::
"-target_dir")
TARGET_DIR=$2
ADM_DIR=$TARGET_DIR/var/log
shift 2 ::
"-source_device")
SOURCE_DEVICE=$2 ; shift 2 ::
esac
done
ever
# there were no arguments, so we'll get the needed information from the
# user and then go on.
CMD_START="true"
rm -f $TMP/SeT*
while [ 0 ]; do
dialog --title "Slackware Package Tool (pkgtool version 9.0.0)"
  --menu "nWelcome to the Slackware package tool.n\n\nWhich option would you like?n" 17 75 7
  "Current" "Install packages from the current directory"
  "Other" "Install packages from some other directory"
  "Floppy" "Install packages from floppy disks"
  "Remove" "Remove packages that are currently installed"
  "View" "View the list of files contained in a package"
  "Setup" "Choose Slackware installation scripts to run again"
  "Exit" "Exit Pkgtool"
  2> $TMP/reply
if [ ! $? = 0 ]; then
  rm -f $TMP/reply
dialog --clear
  exit
fi
REPLY="'cat $TMP/reply"
rm -f $TMP/reply
if [ "$REPLY" = "Exit" ]; then
dialog --clear
  exit
fi
if [ "$REPLY" = "Setup" ]; then
echo 'dialog --title "SELECT SYSTEM SETUP SCRIPTS" --item-help --checklist
  "Please use the spacebar to select the setup scripts to run. Hit enter when you \n  are done selecting to run the scripts." 17 70 9
  > $TMP/setupscr
  for script in $ADM_DIR/setup/setup.* ; do
    BLURB='grep '#BLURB' $script | cut -b8-
    if [ "$BLURB" = "" ]; then
      BLURB="\\"
  done
fi
echo " \"'basename $script | cut -f2- -d .'\" $BLURB \"no\" $BLURB \\" >> $TMP/setupscr
done
echo "2> $TMP/return" >> $TMP/setupscr
. $TMP/setupscr
if [ ! "'cat $TMP/return'" = "" ]; then
# Run each script:
for script in 'cat $TMP/return' ; do
scrpath=$ADM_DIR/setup/setup.'echo $script | tr -d \"'
rootdevice="'mount | head -1 | cut -f 1 -d ' ''"
( COLOR=on ; cd $TARGET_DIR ; . $scrpath / $rootdevice )
done
fi
rm -f $TMP/return $TMP/setupscr
continue
fi # end Setup
if [ "$REPLY" = "View" ]; then
DEFITEM=""
export DEFITEM
dialog --title "SCANNING" --infobox "Please wait while \
Pkgtool scans your system to determine which packages you have \
installed and prepares a list for you." 0 0
echo 'dialog $DEFITEM --item-help --menu "Please select the package you wish to view." 17 68 10 \' >
$TMP/viewscr
for name in 'ls $ADM_DIR/packages' ; do
pkg_name='package_name $name'
BLURB="'sed -n \"/$pkg_name:/{s/\\"//g;p;q;}\" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
# Let's have some backward compatibility with the interim beta (for now):
if [ "$BLURB" = "" ]; then
BLURB="'sed -n \"/$name:/{s/\\"//g;p;q;}\" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
fi
echo " \"$name\" \"$BLURB\" \"View information about package $name\" \\" >> $TMP/viewscr
done
echo "2> $TMP/return" >> $TMP/viewscr
while [ 0 ]; do
. $TMP/viewscr
if [ ! "'cat $TMP/return'" = "" ]; then
DEFITEM="--default-item 'cat $TMP/return'"
dialog --title "CONTENTS OF PACKAGE: 'cat $TMP/return'" --no-shadow --textbox "$ADM_DIR/packages/'cat
$TMP/return'" \
0 0 2> /dev/null
else
break
fi
done
rm -f $TMP/return $TMP/viewscr $TMP/tmpmsg
# This will clean up after most defective packages:
chmod 755 /

Open Source Used In Firepower System Version 6.2
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chmod 1777 /tmp
continue
fi
if [ "$SREPLY" = "Remove" ]; then
dialog --title "SCANNING" --infobox "Please wait while Pkgtool scans your system to determine which packages you have installed and prepares a list for you." 0 0
# end section
cat << EOF > $TMP/rmscript
dialog --title "SELECT PACKAGES TO REMOVE" --item-help --checklist "Please select the packages you wish to Remove. Use the "
spacebar to select packages to delete, and the UP/DOWN arrow keys to "
scroll up and down through the entire list." 20 75 11
EOF
for name in 'ls $ADM_DIR/packages'; do
  pkg_name='package_name $name'
  BLURB="'sed -n "/$pkg_name:/s/\"/\"/g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch"
  # Let's have some backward compatibility with the interim beta (for now):
  if [ "$BLURB" = "" ]; then
    BLURB="'sed -n "/$name:/s/\"/\"/g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch"
  fi
  echo " "$name" "$BLURB" off "Select/Unselect removing package $name" \" >> $TMP/rmscript
done
echo "2> $TMP/return" >> $TMP/rmscript
if [ -L $LOG -o -r $LOG ]; then
  rm -f $LOG
fi
cat /dev/null > $LOG
chmod 600 $LOG
chmod 700 $TMP/rmscript
export ADM_DIR;
$TMP/rmscript
remove_packages 'cat $TMP/return | tr -d "\042"'
if [ "'cat $TMP/PKGTOOL.REMOVED" = "" ]; then
  rm -f $TMP/PKGTOOL.REMOVED
dialog --title "NO PACKAGES REMOVED" --msgbox "Hit OK to return to the main menu." 5 40
else
dialog --title "PACKAGE REMOVAL COMPLETE" --msgbox "The packages have been removed. A complete log of the files that were removed has been created in $TMP: PKGTOOL.REMOVED." 0 0
fi
rm -f $TMP/rmscript $TMP/return $TMP/tmpmsg $TMP/SeT*
chmod 755 /
chmod 1777 /tmp
# No, return to the main menu:
# exit
elif [ "$REPLY" = "Floppy" ]; then
dialog --title "$SELECT FLOPPY DRIVE" --menu "Which floppy drive would you like to install from?"
11 70 4
"/dev/fd0u1440" "1.44 MB first floppy drive"
"/dev/fd1u1440" "1.44 MB second floppy drive"
"/dev/fd0h1200" "1.2 MB first floppy drive"
"/dev/fd1h1200" "1.2 MB second floppy drive" 2> $TMP/wdrive
if [ $? = 1 ]; then
dialog --clear
exit
fi
SOURCE_DEVICE="cat $TMP/wdrive"
rm -f $TMP/wdrive
cat << EOF > $TMP/tmpmsg
Enter the names of any disk sets you would like to install.
Separate the sets with a space, like this: a b oi x

To install packages from one disk, hit [enter] without typing anything.

EOF
dialog --title "SOFTWARE SELECTION" --inputbox "cat $TMP/tmpmsg" 13 70 2> $TMP/sets
DISK_SETS="cat $TMP/sets"
rm -f $TMP/sets
if [ "$DISK_SETS" = "" ]; then
  DISK_SETS="disk"
else
  DISK_SETS=`echo $DISK_SETS | sed 's/ /#/g'`
  DISK_SETS="#$DISK_SETS"
fi
break;
elif [ "$REPLY" = "Other" ]; then
dialog --title "$SELECT SOURCE DIRECTORY" --inputbox "Please enter the name of the directory that you wish to install packages from:" 10 50 2> $TMP/pkgdir
if [ $? = 1 ]; then
  rm -f $TMP/pkgdir $TMP/SeT*
dialog --clear
  exit
fi
SOURCE_DIR="cat $TMP/pkgdir"
SOURCE_MOUNTED="always"
DISK_SETS="disk"
chmod 755 $TARGET_DIR
chmod 1777 $TARGET_DIR/tmp
rm -f $TMP/pkgdir
if [ ! -d $SOURCE_DIR ]; then
dialog --title "DIRECTORY NOT FOUND" --msgbox "The directory you want to \ninstall from ($SOURCE_DIR) \ndoes not seem to exist. Please check the directory and then try again." \n10 50
dialog --clear
fi
else # installing from current directory
SOURCE_MOUNTED="always"
SOURCE_DIR="$PWD"
DISK_SETS="disk"
chmod 755 $TARGET_DIR
chmod 1777 $TARGET_DIR/tmp
break;
fi
done
fi
if [ "$DISK_SETS" = "disk" ]; then
ASK="always"
fi

mount_the_source() {
# is the source supposed to be mounted already?
if [ "$SOURCE_MOUNTED" = "always" ]; then
# The source should already be mounted, so we test it
if [ ! -d $SOURCE_DIR ]; then # the directory is missing
cat << EOF > $TMP/tmpmsg
Your source device cannot be accessed properly.
Please be sure that it is mounted on $SOURCE_DIR,
and that the Slackware disks are found in subdirectories
of $SOURCE_DIR like specified.
EOF
dialog --title "MOUNT ERROR" --msgbox "cat $TMP/tmpmsg" 11 67
rm -f $TMP/tmpmsg
exit 1;
fi
return 0;
fi
dialog --title "INSERT DISK" --menu "Please insert disk $1 and \npress ENTER to continue." \n11 50 3 \n"Continue" "Continue with the installation" \n"Skip" "Skip the current disk series" \
"Quit" "Abort the installation process" 2> $TMP/reply
if [ ! $? = 0 ]; then
  REPLY="Quit"
else
  REPLY="cat $TMP/reply"
fi
rm -f $TMP/reply
if [ "$REPLY" = "Skip" ]; then
  return 1;
fi
if [ "$REPLY" = "Quit" ]; then
dialog --title "ABORTING" --msgbox "Aborting software installation." 5 50
  chmod 755 $TARGET_DIR
  chmod 1777 $TARGET_DIR/tmp
  exit 1;
fi;
# Old line:
# mount -r -t msdos $SOURCE_DEVICE $SOURCE_DIR
# New ones: (thanks to Andy Schwierskott!)
go_on=y
not_successfull_mounted=1
while [ "$go_on" = y -a "$not_successfull_mounted" = 1 ]; do
  mount -r -t msdos $SOURCE_DEVICE $SOURCE_DIR
  not_successfull_mounted=$?
  if [ "$not_successfull_mounted" = 1 ]; then
    mount_answer=x
    while [ "$mount_answer" != "y" -a "$mount_answer" != "q" ] ; do
      dialog --title "MOUNT PROBLEM" --menu "Media was not successfully mounted! Do you want to \retry, or quit?" 10 60 2 \"Yes\" "Try to mount the disk again\" \"No\" "No, abort.\" 2> $TMP/mntans
      mount_answer="cat $TMP/mntans"
      rm -f $TMP/mntans
      if [ "$mount_answer" = "Yes" ]; then
        mount_answer="y"
      else
        mount_answer="q"
      fi
done
  fi
go_on=$mount_answer
done
done
test $not_successfull_mounted = 0
}

umount_the_source() {
if [ ! "$SOURCE_MOUNTED" = "always" ]; then

umount $SOURCE_DEVICE 1> /dev/null 2>&1
fi;
}

install_disk() {
  mount_the_source $1
  if [ $? = 1 ]; then
    umount_the_source;
    return 1;
  fi
  CURRENT_DISK_NAME="$1"
  PACKAGE_DIR=$SOURCE_DIR
  if [ "$SOURCE_MOUNTED" = "always" -a ! "$DISK_SETS" = "disk" ]; then
    PACKAGE_DIR=PACKAGE_DIR/$1
  fi

  # If this directory is missing or contains no *.tgz files, bail.
  if [ ! -d $PACKAGE_DIR ]; then
    return 1
  fi
  if ls $PACKAGE_DIR/*.tgz 1> /dev/null 2> /dev/null ; then
    true
  else
    return 1
  fi

  # look for tagfile for this series and copy into $TMP/tagfile
  touch $TMP/tagfile
  if [ ! "$DISK_SETS" = "disk" ]; then
    if [ -r $TMP/SeTtagext ]; then
      if [ -r $PACKAGE_DIR/tagfile ]; then
        cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
      else
        if [ -r $PACKAGE_DIR/tagfile ]; then
          cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
        fi
      fi
    elif [ -r $TMP/SeTtagpath ]; then
      custom_path='cat $TMP/SeTtagpath'
      short_path='basename $PACKAGE_DIR'
      if [ -r $PACKAGE_DIR/tagfile ]; then
        cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
      fi
    fi
  fi

  # Do we need to follow a custom path to the tagfiles?
  if [ -r $TMP/SeTtagpath ]; then
    custom_path='cat $TMP/SeTtagpath'
    short_path='basename $PACKAGE_DIR'
    # If tagfile exists at the specified custom path, copy it over.
if [ -r $custom_path/$short_path/tagfile ]; then
cat $custom_path/$short_path/tagfile >> $TMP/tagfile
else # well, I guess we'll use the default one then.
  if [ -r $PACKAGE_DIR/tagfile ]; then
    cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
  fi
fi

# We seem to be testing for this too often... maybe this code should
# be optimized a little...
#
elif [ -r $PACKAGE_DIR/tagfile ]; then
  cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
fi

# Execute menus if in QUICK mode:
#
if [ -r $TMP/SeTQUICK -a -r $PACKAGE_DIR/maketag ]; then
  if [ ! "$MAKETAG" = "" -a -r $PACKAGE_DIR/$MAKETAG ]; then # use alternate maketag
    sh $PACKAGE_DIR/$MAKETAG
  else
    sh $PACKAGE_DIR/maketag
  fi
  if [ -r $TMP/SeTnewtag ]; then
    mv $TMP/SeTnewtag $TMP/tagfile
  fi
fi

# Protect tagfile from hacker attack:
#
if [ -r $TMP/tagfile ]; then
  chmod 600 $TMP/tagfile
fi

fi # ! "$DISK_SETS" = "disk"

# It's possible that the tagfile was specified on the command line. If that's
# the case, then we'll just override whatever we figured out up above.
if [ ! "$USETAG" = "" ]; then
  cat $USETAG > $TMP/tagfile
fi

# If there's a catalog file present, use it to check for missing files.
# If not, forget about that and install whatever's there.
if [ "$1" = "single_disk" -o -r $PACKAGE_DIR/disk$1 -o -r $PACKAGE_DIR/package-list.txt ]; then
if [-r $PACKAGE_DIR/package-list.txt ]; then
CATALOG_FILE=$PACKAGE_DIR/package-list.txt
else
CATALOG_FILE=`basename $PACKAGE_DIR/disk*`; fi
if [-r $PACKAGE_DIR/$CATALOG_FILE -a ! -d $PACKAGE_DIR/$CATALOG_FILE ]; then
if grep CONTENTS: $PACKAGE_DIR/$CATALOG_FILE 1> /dev/null 2>&1 ; then
# First we check for missing packages...
for PKGTEST in `grep "^CONTENTS:" $PACKAGE_DIR/$CATALOG_FILE | cut -f2- -d : 2> /dev/null` ; do
# This is not a perfect test. (say emacs is missing but emacs-nox is not)
if ls $PACKAGE_DIR/$PKGTEST*.tgz 1> /dev/null 2> /dev/null ; then # found something like it
true
else
cat << EOF > $TMP/tmpmsg
WARNING!!!
While looking through your index file ($CATALOG_FILE),
I noticed that you might be missing a package:

$PKGTEST-*-*-*.*.tgz

that is supposed to be on this disk (disk $1). You may go
on with the installation if you wish, but if this is a
crucial file I'm making no promises that your machine will
boot.

EOF
dialog --title "FILE MISSING FROM YOUR DISK" --msgbox "cat $TMP/tmpmsg"
fi
done # checking for missing packages
# Now we test for extra packages:
ALLOWED=`grep CONTENTS: $PACKAGE_DIR/$CATALOG_FILE | cut -b10- 2> /dev/null` for PACKAGE_FILENAME in $PACKAGE_DIR/*.tgz; do
BASE=`basename $PACKAGE_FILENAME .tgz`
BASE=`package_name $BASE`
if echo $ALLOWED | grep $BASE 1> /dev/null 2>&1 ; then
true
else
cat << EOF > $TMP/tmpmsg
WARNING!!!
While looking through your index file ($CATALOG_FILE),
I noticed that you have this extra package:

($BASE.tgz)

EOF
dialog --title "FILE EXTRAS FROM YOUR DISK" --msgbox "cat $TMP/tmpmsg"
fi
done # checking for extra packages:
that I don't recognize. Please be sure this package is
really supposed to be here, and is not left over from an
old version of Slackware. Sometimes this can happen at the
archive sites.

EOF

dialog --title "EXTRA FILE FOUND ON YOUR DISK"
--msgbox "cat $TMP/tmpmsg" 17 67
   rm -f $TMP/tmpmsg
fi
done
fi
fi
fi # check for missing/extra packages

# Install the packages:
for PACKAGE_FILENAME in $PACKAGE_DIR/*.tgz; do
    if [ "$PACKAGE_FILENAME" = "$PACKAGE_DIR/*.tgz" ]; then
        continue;
    fi
    if [ "$ASK" = "never" ]; then # install the package
        installpkg -root $TARGET_DIR -infobox -tagfile $TMP/tagfile $PACKAGE_FILENAME
        ERROR=$?
    elif [ "$ASK" = "tagfiles" ]; then
        installpkg -root $TARGET_DIR -menu -tagfile $TMP/tagfile $PACKAGE_FILENAME
        ERROR=$?
    else # ASK should be = always here, and that's how we'll treat it
        installpkg -root $TARGET_DIR -menu -ask -tagfile $TMP/tagfile $PACKAGE_FILENAME
        ERROR=$?
    fi
fi

# Check for abort:
if [ "$ERROR" = "99" ]; then
    umount_the_source;
    chmod 755 $TARGET_DIR
    chmod 1777 $TARGET_DIR/tmp
    exit 1;
fi
done
OUTTAHERE="false"
if [ -r $PACKAGE_DIR/install.end ]; then
    OUTTAHERE="true"
fi
umount_the_source;
if [ "$OUTTAHERE" = "true" ]; then
    return 1;
fi
}
install_disk_set() { # accepts one argument: the series name in lowercase.
SERIES_NAME=$1
CURRENT_DISK_NUMBER="1";
while [ 0 ]; do
# Don't start numbering the directories until 2:
if [ $CURRENT_DISK_NUMBER = 1 ]; then
  DISKTOINSTALL=$SERIES_NAME
else
  DISKTOINSTALL=$SERIES_NAME$CURRENT_DISK_NUMBER
fi
install_disk $DISKTOINSTALL
if [ ! $? = 0 ]; then # install.end was found, or the user chose
  # to quit installing packages.
  return 0;
fi
CURRENT_DISK_NUMBER=`expr $CURRENT_DISK_NUMBER + 1`
done;
}

/* main() */
if [ "$DISK_SETS" = "disk" ]; then
  install_disk single_disk;
  ASK="always"
else
  touch $TMP/tagfile
  chmod 600 $TMP/tagfile
  if echo $DISK_SETS | grep "#a#" 1> /dev/null 2>&1; then
    A_IS_NEEDED="true"
  else
    A_IS_NEEDED="false"
  fi
  while [ 0 ]; do
    while [ 0 ]; # strip leading '#'
      do
        if [ "echo $DISK_SETS | cut -b1" = "#" ]; then
          DISK_SETS="echo $DISK_SETS | cut -b2-"
        else
          break;
        fi
      done
    if [ "$A_IS_NEEDED" = "true" ]; then
      cat << EOF > $TMP/tmpmsg
--- Installing package series ==>a<==
EOF
--- Installing package series ==a==
EOF
dialog --infobox ""cat $TMP/tmpmsg"" 5 45
sleep 1
rm -f $TMP/tmpmsg
install_disk_set a;
A_IS_NEEDED="false"
fi
count="1"
if [ "echo $DISK_SETS | cut -b$count" = "" ]; then
  break; # we be done here :^)
else
count="2"
while [ 0 ]; do
  if [ "echo $DISK_SETS | cut -b$count" = "" -o "echo $DISK_SETS | cut -b$count" = ";" ]; then
    count="expr $count - 1"
  break;
  else
    count="expr $count + 1"
  fi
done
fi
diskset="echo $DISK_SETS | cut -b1-$count"
count="expr $count + 1"
DISK_SETS="echo $DISK_SETS | cut -b$count"
if [ "$diskset" = "a" ]; then
  continue; # we expect this to be done elsewhere
fi
cat << EOF > $TMP/tmpmsg
Installing package series ==>$diskset<==
EOF
dialog --infobox ""cat $TMP/tmpmsg"" 5 45
sleep 1
rm -f $TMP/tmpmsg
install_disk_set $diskset;
done
fi

if [ "$DISK_SETS" = "disk" -o "$CMD_START" = "true" ]; then
  if [-r $TMP/tagfile ]; then
    rm $TMP/tagfile
  fi
dialog --clear
fi
chmod 755 TARGET_DIR TARGET_DIR/var TARGET_DIR/usr
cchmod 1777 TARGET_DIR/tmp
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# ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
TAR=tar-1.13
$TAR --help 1> /dev/null 2> /dev/null
if [ ! $? = 0 ]; then
    TAR=tar
fi
if [ ! "LC_MESSAGES=C $TAR --version" = "tar (GNU tar) 1.13"

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warranty; not even for MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

Written by John Gilmore and Jay Fenlason." ]; then
echo "WARNING: pkgtools are unstable with tar > 1.13."
echo "         You should provide a 'tar-1.13' in your $PATH."
sleep 5
fi

if [ $# = 0 ]; then
cat << EOF
Usage: explodepkg package_name [package_name2, ...]

Explodes a Slackware compatible software package (or any tar+gzip archive) in the current directory. Equivalent to (for each package listed):

( umask 000 ; tar xzvf package_name )

Note: This should only be used for debugging or examining packages, not for installing them. It doesn't execute installation scripts or update the package indexes in /var/log/packages/scripts.

EOF
fi
for PKG in $* ; do
echo "Exploding package $PKG in current directory:"
( umask 000 ; $TAR xzvf $PKG 2> /dev/null )
if [ -r install/doinst.sh ]; then
echo "An installation script was detected in ./install/doinst.sh, but"
echo "was not executed."
fi
done
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TAR=\texttt{tar-1.13}
$\text{TAR}\ --\text{-help}\ 1> /dev/null\ 2> /dev/null$
if [ ! $? = 0 ]; then
  TAR=\texttt{tar}
fi
if [ ! "\text{"LC_MESSAGES=C $\text{TAR}\ --version}" = "\text{tar (GNU tar) 1.13}\]

\text{Written by John Gilmore and Jay Fenlason.}; then
  echo "\text{WARNING: pkgtools are unstable with tar > 1.13.}"
  echo "You should provide a \\text{"tar-1.13\}" in your \text{"$\text{PATH.}\"
  sleep 5
fi

\text{make\_install\_script()}
  \text{COUNT=1}
  \text{LINE=}"\text{\"sed\ -n \"$\text{COUNT}\ p\" $1\"}
  \text{while [ ! "$\text{LINE}\ =\ \"\"] ]; do
    \text{LINKGOESIN=}"\text{echo \"$\text{LINE}\ |\ cut\ -f\ 1\ -d\ \"}"
    \text{LINKGOESIN=}"\text{dirname \$\text{LINKGOESIN}}"
    \text{LINKNAMEIS=}"\text{echo \"$\text{LINE}\ |\ cut\ -f\ 1\ -d\ '}"
    \text{LINKNAMEIS=}"\text{basename \$\text{LINKNAMEIS}}"
    \text{LINKPOINTSTO=}"\text{echo \"$\text{LINE}\ |\ cut\ -f\ 3\ -d\ '}"
    \text{echo \"( cd \$\text{LINKGOESIN} ;\ rm\ -rf \$\text{LINKNAMEIS})\"
    \text{echo \"( cd \$\text{LINKGOESIN} ;\ ln\ -sf \$\text{LINKPOINTSTO} \$\text{LINKNAMEIS})\"
    \text{COUNT=}\text{expr $\text{COUNT} + 1\'}
    \text{LINE=}"\text{\"sed\ -n \"$\text{COUNT}\ p\" $1\"
  \text{done}

\text{usage()}
  \text{cat << EO}

Usage: \text{makepkg package\_name.tgz}

\text{Makes a Slackware compatible \\"*.tgz\" package containing the contents of the current and all subdirectories. If symbolic links exist, they will be removed and an installation script will be made to recreate them later. This script will be called \"install/doinst.sh\". You may add any of your own ash-compatible shell scripts to this file and rebuild the package if you wish.}
options:    -l, --linkadd y|n (moves symlinks into doinst.sh: recommended)
            -c, --chown y|n (resets all permissions to root:root 755
               - not generally recommended)

If these options are not set, makepkg will prompt as appropriate.
EOF

TMP=/tmp # This can be a hole, but I'm going to be careful about file
       # creation in there, so don't panic. :^)

# Parse options
while [ 0 ]; do
    if [ "$1" = "--linkadd" -o "$1" = "-l" ]; then
        if [ "$2" = "y" ]; then
            LINKADD=y
        elif [ "$2" = "n" ]; then
            LINKADD=n
        else
            usage
            exit 2
        fi
        shift 2
    elif [ "$1" = "--chown" -o "$1" = "-c" ]; then
        if [ "$2" = "y" ]; then
            CHOWN=y
        elif [ "$2" = "n" ]; then
            CHOWN=n
        else
            usage
            exit 2
        fi
        shift 2
    elif [ "$1" = "-h" -o "$1" = "-H" -o "$1" = "--help" -o $# = 0 ]; then
        usage
        exit 0
    else
        break
    fi
done

echo
echo "Slackware package maker, version 2.0."
PACKAGE_NAME=$1
TARGET_NAME="dirname $PACKAGE_NAME"
PACKAGE_NAME="basename $PACKAGE_NAME"
TAR_NAME="basename $PACKAGE_NAME.tgz"
echo
echo "Searching for symbolic links:"
# Get rid of possible pre-existing trouble:
INST='mktemp $TMP/makepkg.XXXXXX'
find . -type l -exec ls -l {} \; | while read foo ; do echo $foo ; done | cut -f 9- -d ' ' | cut -b3- | tee $INST
if [ ! "cat $INST" = "" ]; then
    echo
    echo "Making symbolic link creation script:"
    make_install_script $INST | tee doinst.sh
    fi
    echo
    if [ ! "cat $INST" = "" ]; then
        if [ -r install/doinst.sh ]; then
            echo "Unless your existing installation script already contains the code"
            echo "to create these links, you should append these lines to your existing"
            echo "install script. Now's your chance. :^)"
            echo
            echo "Would you like to add this stuff to the existing install script and"
            echo -n "remove the symbolic links ([y]es, [n]o)? "
        else
            echo "It is recommended that you make these lines your new installation script."
            echo
            echo "Would you like to make this stuff the install script for this package"
            echo -n "and remove the symbolic links ([y]es, [n]o)? "
        fi
        if [ ! "$LINKADD" ]; then
            read LINKADD;
            echo
        else
            echo $LINKADD
            echo
        fi
        if [ "$LINKADD" = "y" ]; then
            if [ -r install/doinst.sh ]; then
                UPDATE="t"
                cat doinst.sh >> install/doinst.sh
            else
                mkdir install
                cat doinst.sh > install/doinst.sh
            fi
            echo
            echo "Removing symbolic links:"
            find . -type l -exec rm -v {} \;
            echo
            if [ "$UPDATE" = "t" ]; then
                echo "Updating your ./install/doinst.sh..."
            else
                echo "Creating your new ./install/doinst.sh..."
el

echo "No symbolic links were found, so we won't make an installation script."
echo "You can make your own later in ./install/doinst.sh and rebuild the"
echo "package if you like."

fi
rm -f doinst.sh $INST

fi

echo "This next step is optional - you can set the directories in your package"
echo "to some sane permissions. If any of the directories in your package have"
echo "special permissions, then DO NOT reset them here!"

echo "Would you like to reset all directory permissions to 755 (drwxr-xr-x) and"

if [ ! "$CHOWN" ]; then
read CHOWN;

else

echo $CHOWN

fi

if [ "$CHOWN" = "y" ]; then

find . -type d -exec chmod -v 755 {} \;

find . -type d -exec chown -v root.root {} \;

fi

echo "Creating tar file $STAR_NAME.tar..."

$STAR cvf $STAR_NAME.tar

# Warn of zero-length files:

find . -type f -size 0c | while read file ; do

echo "WARNING: zero length file $file"

done

find . -type f -name '*.gz' -size 20c | while read file ; do

echo "WARNING: possible empty gzipped file $file"

done

echo "Gzipping $STAR_NAME.tar..."

gzip -9 $STAR_NAME.tar

echo "Renaming $STAR_NAME.tar.gz to $PACKAGE_NAME..."

mv $STAR_NAME.tar.gz $PACKAGE_NAME

if [ ! "$TARGET_NAME" = "." ]; then

echo "Moving $PACKAGE_NAME to $TARGET_NAME..."

mv $PACKAGE_NAME $TARGET_NAME

fi
echo
echo "Package creation complete."

echo
#!/bin/sh
#
# 1998, 1999 Patrick Volkerding, Moorhead, MN USA
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# ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
# Wed, 27 Apr 1994 00:06:50 -0700 (PDT)
# Optimization by David Hinds.

SOURCE_DIR=/var/log/mount
ASK="tagfiles"
if [-L /bin/chmod -a -L /bin/chown ]; then # probably on the bootdisk using busybox
TARGET_DIR=/mnt
TMP=/mnt/var/log/setup/tmp
if mount | grep "on /mnt" 1> /dev/null 2>&1 ; then # good
true
else # bad
echo
echo "You can't run pkgtool from the rootdisk until you've mounted your Linux"
echo "partitions beneath /mnt. Here are some examples of this;"
echo
echo "If your root partition is /dev/hda1, and is using ext2fs, you would type;"
echo "mount /dev/hda1 /mnt -t ext2"
echo
echo "Then, supposing your /usr partition is /dev/hda2, you must do this;"
echo "mount /dev/hda2 /mnt/usr -t ext2"

echo "Please mount your Linux partitions and then run pkgtool again."

echo
exit
fi
else

TARGET_DIR=/
TMP=/var/log/setup/tmp
fi
if [ ! -d $TMP ]; then
mkdir -p $TMP
chmod 700 $TMP
fi
ADM_DIR=$TARGET_DIR/var/log
LOG=$TMP/PKGTOOL.REMOVED

# remove whitespace
crunch() {
while read FOO ; do
  echo $FOO
done
}

package_name() {
  STRING=`basename $1 .tgz`
  # Check for old style package name with one segment:
  if [ ""`echo $STRING | cut -f 1 -d -""` = ""`echo $STRING | cut -f 2 -d -""` ]; then
    echo $STRING
  else # has more than one dash delimited segment
    # Count number of segments:
    INDEX=1
    while [ ! ""`echo $STRING | cut -f $INDEX -d -""` = "" ]; do
      INDEX='expr $INDEX + 1'
done
    INDEX='expr $INDEX - 1' # don't include the null value
    # If we don't have four segments, return the old-style (or out of spec) package name:
    if [ "$INDEX" = "2" -o "$INDEX" = "3" ]; then
      echo $STRING
    else # we have four or more segments, so we'll consider this a new-style name:
      NAME=`expr $INDEX - 3`
      NAME=`echo $STRING | cut -f 1-$NAME -d -`
      echo $NAME
      # cruft for later :)
      #VER=`expr $INDEX - 2`
      #VER=`echo $STRING | cut -f $VER -d -`
      #ARCH=`expr $INDEX - 1`
      #ARCH=`echo $STRING | cut -f $ARCH -d -`
remove_packages() {
for pkg_name in $*
  do
    if [ -r $ADM_DIR/packages/$pkg_name ]; then
      dialog --title "PACKAGE REMOVAL IN PROGRESS" --cr-wrap --infobox \\
"Removing package $pkg_name.
\nSince each file must be checked \nagainst the contents of every other installed package to avoid wiping out \nareas of overlap, this process can take quite some time. If you'd like to \nwatch the progress, flip over to another virtual console and type:\n\ntail -f $TMP/PKGTOOL.REMOVED\n" 13 60
    fi
  done
}

declare -a DISK_SETS=${DISK_SETS:-}

declare -a SOURCE_MOUNTED=${SOURCE_MOUNTED:-}

declare -a ASK=${ASK:-}

declare -a USETAG=${USETAG:-}

declare -a SOURCE_DIR=${SOURCE_DIR:-}

declare -a TARGET_DIR=${TARGET_DIR:-}

declare -a ADM_DIR=${ADM_DIR:-}/var/log

declare -a SOURCE_DEVICE=${SOURCE_DEVICE:-}

declare -a TARGET_DEVICE=${TARGET_DEVICE:-}

declare -a USEDEVICE=${USEDEVICE:-}

declare -a USEPKTAG=${USEPKTAG:-}

# Here, we read the list of arguments passed to the pkgtool script.
if [ $# -gt 0 ]; then # there are arguments to the command
  while [ $# -gt 0 ]; do
    case "$1" in
      "-sets")
        DISK_SETS="echo $2 | tr "[A-Z]" "[a-z]"" ; shift 2 ;;
      "-source_mounted")
        SOURCE_MOUNTED="always" ; shift 1 ;;
      "-ignore_tagfiles")
        ASK="never" ; shift 1 ;;
      "-tagfile")
        USETAG=$2 ; shift 2 ;;
      "-source_dir")
        SOURCE_DIR=$2 ; shift 2 ;;
      "-target_dir")
        TARGET_DIR=$2 ;;
      "-adm_dir")
        ADM_DIR=$2 ;;
      esac
    done
fi

open source used in firepower system version 6.2
4274
else # there were no arguments, so we'll get the needed information from the
# user and then go on.
CMD_START="true"
rm -f $TMP/SeT*
while [ 0 ]; do
    dialog --title "Slackware Package Tool (pkgtool version 9.0.0)" \
    --menu "\nWelcome to the Slackware package tool.\n\nWhich option would you like?\n" 17 75 7 \
"Current" "Install packages from the current directory" \
"Other" "Install packages from some other directory" \
"Floppy" "Install packages from floppy disks" \
"Remove" "Remove packages that are currently installed" \
"View" "View the list of files contained in a package" \
"Setup" "Choose Slackware installation scripts to run again" \
"Exit" "Exit Pkgtool" 2> $TMP/reply
    if [ ! $? = 0 ]; then
        rm -f $TMP/reply
        dialog --clear
        exit
    fi
    REPLY="'cat $TMP/reply"
    rm -f $TMP/reply
    if [ "$REPLY" = "Exit" ]; then
        dialog --clear
        exit
    fi
    if [ "$REPLY" = "Setup" ]; then
        echo 'dialog --title "SELECT SYSTEM SETUP SCRIPTS" --item-help --checklist \
"Please use the spacebar to select the setup scripts to run. Hit enter when you \
are done selecting to run the scripts." 17 70 9 > $TMP/setupscr
        for script in $ADM_DIR/setup/setup.* ; do
            BLURB='grep '#BLURB' $script | cut -b8-'
            if [ "$BLURB" = "" ]; then
                BLURB="""
            fi
            echo " "'basename $script | cut -f2- -d ." $BLURB \"no\" $BLURB \"" \
2> $TMP/return" >> $TMP/setupscr
        done
        echo "2> $TMP/return" >> $TMP/setupscr
        . $TMP/setupscr
        if [ ! "'cat $TMP/return"" = "" ]; then
            # Run each script:
            for script in 'cat $TMP/return'; do
                scrpath=$ADM_DIR/setup/setup.'echo $script | tr -d "'
                rootdevice='mount | head -1 | cut -f 1 -d ' '\'
                ( COLOR=on ; cd $TARGET_DIR ; . $scrpath / $rootdevice )
            done
        fi
    fi
    rm -f $TMP/return $TMP/setupscr
continue
fi # end Setup
if [ "$SREPLY" = "View" ]; then
  DEFINITE=""
  export DEFINITE
  dialog --title "SCANNING" --infobox "Please wait while Pkgtool scans your system to determine which packages you have installed and prepares a list for you." 0 0
  echo "dialog $DEFITEM --item-help --menu "Please select the package you wish to view." 17 68 10 > $TMP/viewscr
  for name in 'ls $ADM_DIR/packages'; do
    pkg_name='package_name $name'
    BLURB="'sed -n "/pkg_name:/{s/\"//g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
    # Let's have some backward compatibility with the interim beta (for now):
    if [ "$BLURB" = "" ]; then
      BLURB="'sed -n "/$name:/{s/\"//g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
    fi
    echo "$name "$BLURB" "View information about package $name"" >> $TMP/viewscr
  done
  echo "2> $TMP/return" >> $TMP/viewscr
  while [ 0 ]; do
    . $TMP/viewscr
    if [ ! "cat $TMP/return" = "" ]; then
      DEFINITE="--default-item 'cat $TMP/return"
      dialog --title "CONTENTS OF PACKAGE: 'cat $TMP/return" --no-shadow --textbox "$ADM_DIR/packages/'cat $TMP/return"
      0 0 2> /dev/null
    else
      break
    fi
  done
  rm -f $TMP/return $TMP/viewscr $TMP/tmpmsg
  # This will clean up after most defective packages:
  chmod 755 /
  chmod 1777 /tmp
  continue
fi
if [ "$SREPLY" = "Remove" ]; then
  dialog --title "SCANNING" --infobox "Please wait while Pkgtool scans your system to determine which packages you have installed and prepares a list for you." 0 0
  # end section
  cat << EOF > $TMP/rmscript
  dialog --title "SELECT PACKAGES TO REMOVE" --item-help --checklist "Please select the packages you wish to Remove. Use the spacebar to select packages to delete, and the UP/DOWN arrow keys to scroll up and down through the entire list." 20 75 11
EOF
for name in 'ls $ADM_DIR/packages' ; do
pkg_name='package_name $name'
BLURB="'sed -n "/$pkg_name:/{s/"//g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
# Let's have some backward compatibility with the interim beta (for now):
if [ "$BLURB" = "" ]; then
    BLURB="'sed -n "/$name:/{s/"//g;p;q;}" $ADM_DIR/packages/$name | cut -f 2- -d : | crunch'"
fi
    echo " "$name" "$BLURB" off "Select/Unselect removing package $name" " >> $TMP/rmscript
done
    echo "2> $TMP/return" >> $TMP/rmscript
    if [ -L $LOG -o -r $LOG ]; then
        rm -f $LOG
    fi
    cat /dev/null > $LOG
    chmod 600 $LOG
    chmod 700 $TMP/rmscript
    export ADM_DIR;
    $TMP/rmscript
    remove_packages 'cat $TMP/return | tr -d "\042"
    if [ "'cat $TMP/PKGTOOL.REMOVED" = "" ]; then
        rm -f $TMP/PKGTOOL.REMOVED
        dialog --title "NO PACKAGES REMOVED" --msgbox "Hit OK to return to the main menu." 5 40
        else
            dialog --title "PACKAGE REMOVAL COMPLETE" --msgbox "The packages have been removed. A complete log of the files that were removed has been created in $TMP: PKGTOOL.REMOVED." 0 0
        fi
        rm -f $TMP/rmscript $TMP/return $TMP/tmpmsg $TMP/SeT*
        chmod 755 /
        chmod 1777 /tmp
    # No, return to the main menu:
    # exit
    elif [ "$REPLY" = "Floppy" ]; then
        dialog --title "SELECT FLOPPY DRIVE" --menu "Which floppy drive would you like to install from?" \
        11 70 4 \
        "/dev/fd0u1440" "1.44 MB first floppy drive" \
        "/dev/fd1u1440" "1.44 MB second floppy drive" \
        "/dev/fd0h1200" "1.2 MB first floppy drive" \
        "/dev/fd1h1200" "1.2 MB second floppy drive" 2> $TMP/wdrive
        if [ "$? = 1" ]; then
            dialog --clear
            exit
        fi
        SOURCE_DEVICE="'cat $TMP/wdrive"
        rm -f $TMP/wdrive
cat << EOF > $TMP/tmpmsg

Enter the names of any disk sets you would like to install.
Separate the sets with a space, like this: a b oi x

To install packages from one disk, hit [enter] without typing anything.

EOF
dialog --title "SOFTWARE SELECTION" --inputbox "cat $TMP/tmpmsg" 13 70 2> $TMP/sets
DISK_SETS="cat $TMP/sets"
rm -f $TMP/sets
if [ "$DISK_SETS" = "" ]; then
  DISK_SETS="disk"
else
  DISK_SETS='echo $DISK_SETS | sed 's/ /#/g''
  DISK_SETS="#$DISK_SETS"
fi
break;
elif [ "$REPLY" = "Other" ]; then
dialog --title "SELECT SOURCE DIRECTORY" --inputbox "Please enter the name of the directory that you wish to install packages from:" 10 50 2> $TMP/pkgdir
if [ $? = 1 ]; then
  rm -f $TMP/pkgdir $TMP/SeT*
  dialog --clear
  exit
fi
SOURCE_DIR="cat $TMP/pkgdir"
SOURCE_MOUNTED="always"
DISK_SETS="disk"
chmod 755 $TARGET_DIR
chmod 1777 $TARGET_DIR/tmp
rm -f $TMP/pkgdir
if [ ! -d $SOURCE_DIR ]; then
dialog --title "DIRECTORY NOT FOUND" --msgbox "The directory you want to install from ($SOURCE_DIR) does not seem to exist. Please check the directory and then try again."
10 50
dialog --clear
exit
fi
break;
else # installing from current directory
SOURCE_MOUNTED="always"
SOURCE_DIR="$PWD"
DISK_SETS="disk"
chmod 755 $TARGET_DIR
chmod 1777 $TARGET_DIR/tmp
break;
fi
done
fi
if [ "$DISK_SETS" = "disk" ]; then
  ASK="always"
fi

mount_the_source() {
  # is the source supposed to be mounted already?
  if [ "$SOURCE_MOUNTED" = "always" ]; then
    # The source should already be mounted, so we test it
    if [ ! -d $SOURCE_DIR ]; then # the directory is missing
      cat << EOF > $TMP/tmpmsg
      Your source device cannot be accessed properly.
      Please be sure that it is mounted on $SOURCE_DIR,
      and that the Slackware disks are found in subdirectories
      of $SOURCE_DIR like specified.
      EOF
      dialog --title "MOUNT ERROR" --msgbox "cat $TMP/tmpmsg" 11 67
      rm -f $TMP/tmpmsg
      exit 1;
    fi
    return 0;
  fi
  dialog --title "INSERT DISK" --menu "Please insert disk $1 and \
  press ENTER to continue." \n  1 50 3 \n  "Continue" "Continue with the installation" \n  "Skip" "Skip the current disk series" \n  "Quit" "Abort the installation process" 2> $TMP/reply
  if [ ! $? = 0 ]; then
    REPLY="Quit"
  else
    REPLY="cat $TMP/reply"
  fi
  rm -f $TMP/reply
  if [ "$REPLY" = "Skip" ]; then
    return 1;
  fi
  if [ "$REPLY" = "Quit" ]; then
    dialog --title "ABORTING" --msgbox "Aborting software installation." 5 50
    chmod 755 $TARGET_DIR
    chmod 1777 $TARGET_DIR/tmp
  fi
}
exit 1;
fi;
# Old line:
# mount -r -t msdos $SOURCE_DEVICE $SOURCE_DIR
# New ones: (thanks to Andy Schwierskott!)
go_on=y
not_successfull_mounted=1
while [ "$go_on" = y -a "$not_successfull_mounted" = 1 ]; do
    mount -r -t msdos $SOURCE_DEVICE $SOURCE_DIR
    not_successfull_mounted=$?
if [ "$not_successfull_mounted" = 1 ]; then
    mount_answer=x
    while [ "$mount_answer" != "y" -a "$mount_answer" != "q" ] ; do
        dialog --title "MOUNT PROBLEM" --menu "Media was not successfully mounted! Do you want to:
retry, or quit?" 10 60 2 "Yes" "Try to mount the disk again"
"No" "No, abort."
        mount_answer=""cat $TMP/mntans"
        rm -f $TMP/mntans
        if [ "$mount_answer" = "Yes" ]; then
            mount_answer="y"
        else
            mount_answer="q"
        fi
    done
    go_on=$mount_answer
fi
done
test $not_successfull_mounted = 0 
}

umount_the_source() {
    if [ ! "$SOURCE_MOUNTED" = "always" ]; then
        umount $SOURCE_DEVICE 1> /dev/null 2>&1
    fi;
}

install_disk() {
    mount_the_source $1
    if [ $? = 1 ]; then
        umount_the_source;
        return 1;
    fi
    CURRENT_DISK_NAME="$1"
    PACKAGE_DIR=$SOURCE_DIR
    if [ "$SOURCE_MOUNTED" = "always" -a "$DISK_SETS" = "disk" ]; then
        PACKAGE_DIR=$PACKAGE_DIR/$1
# If this directory is missing or contains no *.tgz files, bail.
if [ ! -d $PACKAGE_DIR ]; then
  return 1
fi
if ls $PACKAGE_DIR/*.tgz 1> /dev/null 2> /dev/null ; then
  true
else
  return 1
fi

# look for tagfile for this series and copy into $TMP/tagfile
# touch $TMP/tagfile
if [ ! "$DISK_SETS" = "disk" ]; then
  if [ -r $TMP/SeTtagext ]; then
    if [ -r $PACKAGE_DIR/tagfile'cat $TMP/SeTtagext' ]; then
      cat $PACKAGE_DIR/tagfile'cat $TMP/SeTtagext' >> $TMP/tagfile
    else
      if [ -r $PACKAGE_DIR/tagfile ]; then
        cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
      fi
    fi
  fi
else
  if [ -r $PACKAGE_DIR/tagfile ]; then
    cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
  fi
fi

# Do we need to follow a custom path to the tagfiles?
#
elif [ -r $TMP/SeTtagpath ]; then
  custom_path='cat $TMP/SeTtagpath'
  short_path='basename $PACKAGE_DIR'
  # If tagfile exists at the specified custom path, copy it over.
  if [ -r $custom_path/$short_path/tagfile ]; then
    cat $custom_path/$short_path/tagfile >> $TMP/tagfile
  else
    # well, I guess we'll use the default one then.
    if [ -r $PACKAGE_DIR/tagfile ]; then
      cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
    fi
  fi
  #
# We seem to be testing for this too often... maybe this code should
# be optimized a little...  
#
elif [ -r $PACKAGE_DIR/tagfile ]; then
  cat $PACKAGE_DIR/tagfile >> $TMP/tagfile
if [ -r $TMP/SeTQUICK -a -r $PACKAGE_DIR/maketag ]; then
if [ ! "$MAKETAG" = "" -a -r $PACKAGE_DIR/$MAKETAG ]; then # use alternate maketag
    sh $PACKAGE_DIR/$MAKETAG
else
    sh $PACKAGE_DIR/maketag
fi
if [ -r $TMP/SeTnewtag ]; then
    mv $TMP/SeTnewtag $TMP/tagfile
fi
fi

# Protect tagfile from hacker attack:
#
if [ -r $TMP/tagfile ]; then
    chmod 600 $TMP/tagfile
fi
fi # ! "$DISK_SETS" = "disk"

# It's possible that the tagfile was specified on the command line. If that's
# the case, then we'll just override whatever we figured out up above.
if [ ! "$USETAG" = "" ]; then
    cat $USETAG > $TMP/tagfile
fi

# If there's a catalog file present, use it to check for missing files.
# If not, forget about that and install whatever's there.
if [ "$1" = "single_disk" -o -r $PACKAGE_DIR/disk$1 -o -r $PACKAGE_DIR/package-list.txt ]; then
    if [ -r $PACKAGE_DIR/package-list.txt ]; then
        CATALOG_FILE=$PACKAGE_DIR/package-list.txt
    else
        CATALOG_FILE='basename $PACKAGE_DIR/disk*';
    fi
    if [ -r $PACKAGE_DIR/$CATALOG_FILE -a ! -d $PACKAGE_DIR/$CATALOG_FILE ]; then
        if grep CONTENTS: $PACKAGE_DIR/$CATALOG_FILE 1> /dev/null 2>&1 ; then
            # First we check for missing packages...
            for PKGTEST in `grep "^CONTENTS:" $PACKAGE_DIR/$CATALOG_FILE | cut -f2- -d : 2> /dev/null` ; do
                # This is not a perfect test. (say emacs is missing but emacs-nox is not)
                if ls $PACKAGE_DIR/$PKGTEST*.tgz 1> /dev/null 2> /dev/null ; then # found something like it
                    true
                else
                    cat << EOF > $TMP/tmpmsg
                    fi
                    fi
    fi
    fi
fi
WARNING!!!

While looking through your index file ($CATALOG_FILE), I noticed that you might be missing a package:

$PKGTEST-\*-\*-\*.tgz

that is supposed to be on this disk (disk $1). You may go on with the installation if you wish, but if this is a crucial file I'm making no promises that your machine will boot.

EOF

    dialog --title "FILE MISSING FROM YOUR DISK" --msgbox \ 
    "'cat $TMP/tmpmsg'" 17 67
    fi
done # checking for missing packages
# Now we test for extra packages:
ALLOWED="'grep CONTENTS: $PACKAGE_DIR/$CATALOG_FILE | cut -b10- 2> /dev/null'"
for PACKAGE_FILENAME in $PACKAGE_DIR/*.tgz; do
    BASE="'basename $PACKAGE_FILENAME .tgz'"
    BASE="'package_name $BASE'"
    if echo $ALLOWED | grep $BASE 1> /dev/null 2>&1 ; then
        true
    else
        cat << EOF > $TMP/tmpmsg
            WARNING!!!
            While looking through your index file ($CATALOG_FILE),
            I noticed that you have this extra package:

            ($BASE.tgz)

            that I don't recognize. Please be sure this package is really supposed to be here, and is not left over from an old version of Slackware. Sometimes this can happen at the archive sites.

            EOF
        
        dialog --title "EXTRA FILE FOUND ON YOUR DISK" \ 
        --msgbox "'cat $TMP/tmpmsg'" 17 67
        rm -f $TMP/tmpmsg
        fi
    fi
#!/bin/bash

# Check for missing/extra packages
for PACKAGE_FILENAME in $PACKAGE_DIR/*.tgz; do
  if [ "PACKAGE_FILENAME" = "$PACKAGE_DIR/*.tgz" ]; then
    continue;
  fi
  if [ "$ASK" = "never" ]; then # install the package
    installpkg -root $TARGET_DIR -infobox -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  elif [ "$ASK" = "tagfiles" ]; then
    installpkg -root $TARGET_DIR -menu -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  else # ASK should be = always here, and that's how we'll treat it
    installpkg -root $TARGET_DIR -menu -ask -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  fi
  # Check for abort:
  if [ "$ERROR" = "99" ]; then
    umount_the_source;
    chmod 755 $TARGET_DIR
    chmod 1777 $TARGET_DIR/tmp
    exit 1;
  fi
done
OUTTAHERE="false"
if [ -r $PACKAGE_DIR/install.end ]; then
  OUTTAHERE="true"
fi
umount_the_source;
if [ "$OUTTAHERE" = "true" ]; then
  return 1;
fi

install_disk_set() { # accepts one argument: the series name in lowercase.
  SERIES_NAME=$1
  CURRENT_DISK_NUMBER="1";
  while [ 0 ]; do
    # Don't start numbering the directories until 2:
    if [ $CURRENT_DISK_NUMBER = 1 ]; then
      DISKTOINSTALL=$SERIES_NAME
    else
      DISKTOINSTALL=$SERIES_NAME$CURRENT_DISK_NUMBER
    fi
    install_disk $DISKTOINSTALL
    if [ ! $? = 0 ]; then # install.end was found, or the user chose
      # to quit installing packages.
    fi
  done
}

# Install the packages:
for PACKAGE_FILENAME in $PACKAGE_DIR/*.tgz; do
  if [ "PACKAGE_FILENAME" = "$PACKAGE_DIR/*.tgz" ]; then
    continue;
  fi
  if [ "$ASK" = "never" ]; then # install the package
    installpkg -root $TARGET_DIR -infobox -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  elif [ "$ASK" = "tagfiles" ]; then
    installpkg -root $TARGET_DIR -menu -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  else # ASK should be = always here, and that's how we'll treat it
    installpkg -root $TARGET_DIR -menu -ask -tagfile $TMP/tagfile $PACKAGE_FILENAME
    ERROR=$?
  fi
  # Check for abort:
  if [ "$ERROR" = "99" ]; then
    umount_the_source;
    chmod 755 $TARGET_DIR
    chmod 1777 $TARGET_DIR/tmp
    exit 1;
  fi
done
OUTTAHERE="false"
if [ -r $PACKAGE_DIR/install.end ]; then
  OUTTAHERE="true"
fi
umount_the_source;
if [ "$OUTTAHERE" = "true" ]; then
  return 1;
fi

install_disk_set() { # accepts one argument: the series name in lowercase.
  SERIES_NAME=$1
  CURRENT_DISK_NUMBER="1";
  while [ 0 ]; do
    # Don't start numbering the directories until 2:
    if [ $CURRENT_DISK_NUMBER = 1 ]; then
      DISKTOINSTALL=$SERIES_NAME
    else
      DISKTOINSTALL=$SERIES_NAME$CURRENT_DISK_NUMBER
    fi
    install_disk $DISKTOINSTALL
    if [ ! $? = 0 ]; then # install.end was found, or the user chose
      # to quit installing packages.
    fi
  done
}
return 0;
fi

CURRENT_DISK_NUMBER=`expr $CURRENT_DISK_NUMBER + 1`
done;

# /* main() */ ;)
if [ "$DISK_SETS" = "disk" ]; then
  install_disk single_disk;
  ASK="always"
else
touch $TMP/tagfile
  chmod 600 $TMP/tagfile
if echo $DISK_SETS | grep "#a#" | sed "1> /dev/null 2>&1"; then
  A_IS_NEEDED="true"
else
  A_IS_NEEDED="false"
fi
while [ 0 ];
do
  while [ 0 ]; # strip leading '#'s
do
    if [ "$DISK_SETS | cut -b1" = "#" ]; then
      DISK_SETS="$DISK_SETS | cut -b2-
    else
      break;
    fi
done
  if [ "$A_IS_NEEDED" = "true" ]; then
    cat << EOF > $TMP/tmpmsg
      --- Installing package series ==a==
EOF
    dialog --infobox "$cat $TMP/tmpmsg" 5 45
    sleep 1
    rm -f $TMP/tagfile
    install_disk_set a;
    A_IS_NEEDED="false"
  fi
  count="1"
  if [ ""$DISK_SETS | cut -b$count"" = "" ]; then
    break; # we be done here :^)
  else
    count="2"
  fi
while [ 0 ]; do
  if [ "$DISK_SETS | cut -b$count" = "" ]; then
    count=`expr $count - 1`
  fi
EOF
  dialog --infobox "$cat $TMP/tmpmsg" 5 45
  sleep 1
  rm -f $TMP/tagfile
  install_disk_set a;
  A_IS_NEEDED="false"
fi
count="1"
if [ "$DISK_SETS | cut -b$count" = "" ]; then
  break; # we be done here :^)
else
count="2"
fi
while [ 0 ]; do
  if [ "$DISK_SETS | cut -b$count" = "" ]; then
    count=`expr $count - 1`
  fi
EOF
  dialog --infobox "$cat $TMP/tmpmsg" 5 45
  sleep 1
  rm -f $TMP/tagfile
  install_disk_set a;
  A_IS_NEEDED="false"
fi
break;
else
    count="expr $count + 1"
fi
done
fi
diskset=""echo $DISK_SETS | cut -b1-$count"
count="expr $count + 1"
DISK_SETS=""echo $DISK_SETS | cut -b$count-"
if [ "$diskset" = "a" ]; then
    continue; # we expect this to be done elsewhere
fi
cat << EOF > $TMP/tmpmsg
Installing package series ==>$diskset<==
EOF
dialog --infobox "cat $TMP/tmpmsg" 5 45
sleep 1
rm -f $TMP/tmpmsg
install_disk_set $diskset;
done
fi

if [ "$DISK_SETS" = "disk" -o "$CMD_START" = "true" ]; then
    if -r $TMP/tagfile ]; then
        rm $TMP/tagfile
    fi
dialog --clear
    fi
chmod 755 $TARGET_DIR $TARGET_DIR/var $TARGET_DIR/usr
chmod 1777 $TARGET_DIR/tmp
#!/bin/sh
# Slackware remove package script
#
# Revision 1.8 Thu Nov 22 14:00:13 PST 2001 volkerding Rel $ 
# - Move $TMP underneath $ROOT
# - Understand the idea of a base package name, so that packages
# can be removed with any of these notations:
#   removepkg foo-1.0-i386-1.tgz
#   removepkg foo-1.0-i386-1
#   removepkg foo.tgz
#   removepkg foo
#
# Revision 1.7 2001/03/30 12:36:28 volkerding
# - Strip extra ".tgz" from input names.
#
# Revision 1.6 1999/03/25 18:26:41 volkerding
# - Use external $ROOT variable, like installpkg.
#
# Revision 1.5.1 1998/03/18 15:37:28 volkerding
# - Since removepkg is always run by root, the temp directory has been
#   moved from /tmp to a private directory to avoid symlink attacks from
#   malicious users.
#
# Revision 1.5 1997/06/26 12:09:53 franke
# - Fixed old bug in TRIGGER regex setting
# - -preserve/-copy options now preserve non-unique files
#   and empty directories also
#
# Revision 1.4 1997/06/09 13:21:36 franke
# - Package file preserve (-preserve, -copy) added.
# - Don't execute "rm -rf" lines from doinst.sh, removing links explicit.
# - Warning on no longer existing files added.
# - Warning on files changed after package installation added.
# - Intermediate file preserve (-keep) added.
# - Check for required files/links now done on a combined list.
# - Write access to /var/log/[packages,scripts] no longer necessary for -warn.
#
# Revision 1.3 1997/06/08 13:03:05 franke
# Merged with revision 1.1.1.1
#
# Revision 1.2 1996/06/01 20:04:26 franke
# Delete empty directories & formatted manual pages added
#
# Revision 1.1.1.1 1995/12/18 21:20:42 volkerding
# Original Version from Slackware 3.1
#
# Revision 1.1 1995/06/05 22:49:11 volkerding
# Original Version from Slackware 3.0
#
#
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# WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
# EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
# Make sure there's a proper temp directory:
TMP=${ROOT}/var/log/setup/tmp
# If the $TMP directory doesn't exist, create it:
if [ ! -d $TMP ]; then
    rm -rf $TMP # make sure it's not a symlink or something stupid
    mkdir -p $TMP
    chmod 700 $TMP # no need to leave it open
fi
ADM_DIR=${ROOT}/var/log
PRES_DIR=${TMP}/preserved_packages

cat_except() {
    ( cd "$1" & & cat 'ls * | sed "/^$2\$/d"' )
}

extract_links() {
    sed -n 's,^( *cd \([^ ;\]\[^ ;\]*\) *; *rm -rf \([^ )\]\[^ )\]*\) *) *$,$1\A2,p'
}

preserve_file() {
    if [ "$PRESERVE" = "true" ]; then
        F='basename "$1"'
        D='dirname "$1"'
        if [ ! -d "$PRES_DIR/$PKGNAME/$D" ]; then
            mkdir -p "$PRES_DIR/$PKGNAME/$D" || return 1
        fi
        cp -p "$ROOT/$D/$F" "$PRES_DIR/$PKGNAME/$D" || return 1
    fi
    return 0
}

preserve_dir() {
    if [ "$PRESERVE" = "true" ]; then
        if [ ! -d "$PRES_DIR/$PKGNAME/$1" ]; then
            mkdir -p "$PRES_DIR/$PKGNAME/$1" || return 1
        fi
    fi
    return 0
}
keep_files() {
    while read FILE ; do
        if [ ! -d "$ROOT/$FILE" ]; then
            if [ ! -r "$ROOT/$FILE" ]; then
                echo "  --> $ROOT/$FILE was found in another package. Skipping."
                preserve_file "$FILE"
            else
                if [ "echo $FILE | cut -b1-8" != "install/" ]; then
                    echo "WARNING: Nonexistent $ROOT/$FILE was found in another package. Skipping."
                    fi
                fi
            else
                preserve_dir "$FILE"
            fi
        done
    }
}

keep_links() {
    while read LINK ; do
        if [ -L "$ROOT/$LINK" ]; then
            echo "  --> $ROOT/$LINK (symlink) was found in another package. Skipping."
        else
            echo "WARNING: Nonexistent $ROOT/$LINK (symlink) was found in another package. Skipping."
            fi
        done
    }
}

delete_files() {
    while read FILE ; do
        if [ ! -d "$ROOT/$FILE" ]; then
            if [ ! -r "$ROOT/$FILE" ]; then
                if [ "$ROOT/$FILE" -nt "$ADM_DIR/packages/$PKGNAME" ]; then
                    echo "WARNING: $ROOT/$FILE changed after package installation."
                    fi
                if [ ![ "$WARN" = "true" ]; then
                    echo "  --> Deleting $ROOT/$FILE"
                    preserve_file "$FILE" & rm -f "$ROOT/$FILE"
                else
                    echo "  --> $ROOT/$FILE would be deleted"
                    preserve_file "$FILE"
                fi
            else
                echo "  --> $ROOT/$FILE no longer exists. Skipping."
                fi
            else
                preserve_dir "$FILE"
            fi
        done
    }
}
delete_links() {
    while read LINK ; do
        if [ -L "$ROOT/$LINK" ]; then
            if [ ! "$WARN" = "true" ]; then
                echo "  --> Deleting symlink $ROOT/$LINK"
                rm -f $ROOT/$LINK
            else
                echo "  --> $ROOT/$LINK (symlink) would be deleted"
            fi
        else
            echo "  --> $ROOT/$LINK (symlink) no longer exists. Skipping."
        fi
    done
}

delete_dirs() {
    sort -r | \ 
    while read DIR ; do
        if [ -d "$ROOT/$DIR" ]; then
            if [ ! "$WARN" = "true" ]; then
                if [ 'ls -a "$ROOT/$DIR" | wc -l' -eq 2 ]; then
                    echo "  --> Deleting empty directory $ROOT/$DIR"
                    rmdir $ROOT/$DIR
                else
                    echo "WARNING: Unique directory $ROOT/$DIR contains new files"
                fi
            else
                echo "  --> $ROOT/$DIR (dir) would be deleted if empty"
            fi
        fi
    done
}

delete_cats() {
    sed -n 's,/man\([/\^]*\)/cat\1.p' | \ 
    while read FILE ; do
        if [ -f "$ROOT/$FILE" ]; then
            if [ ! "$WARN" = "true" ]; then
                echo "  --> Deleting $ROOT/$FILE (fmt man page)"
                rm -f $ROOT/$FILE
            else
                echo "  --> $ROOT/$FILE (fmt man page) would be deleted"
            fi
        fi
    done
}
package_name() {

STRING='basename $1 .tgz'

# Check for old style package name with one segment:
if [ ""echo $STRING | cut -f 1 -d -"" = ""echo $STRING | cut -f 2 -d -"" ]; then
  echo $STRING
else # has more than one dash delimited segment
  # Count number of segments:
  INDEX=1
  while [ ! ""echo $STRING | cut -f $INDEX -d -"" = "" ]; do
    INDEX='expr $INDEX + 1'
    done
  INDEX='expr $INDEX - 1' # don't include the null value
  # If we don't have four segments, return the old-style (or out of spec) package name:
  if [ "$INDEX" = "2" -o "$INDEX" = "3" ]; then
    echo $STRING
  else # we have four or more segments, so we'll consider this a new-style name:
    NAME='expr $INDEX - 3'
    NAME=""echo $STRING | cut -f 1-$NAME -d -"
    echo $NAME
    # cruft for later :)
    #VER="expr $INDEX - 2"
    #VER=""echo $STRING | cut -f $VER -d -"
    #ARCH="expr $INDEX - 1"
    #ARCH=""echo $STRING | cut -f $ARCH -d -"
    #BUILD=""echo $STRING | cut -f $INDEX -d -"
    fi
  fi

# Conversion to 'comm' utility by Mark Wisdom.
# is pretty nifty! :^)
remove_packages() {
  for PKGLIST in $*
  do
    PKGNAME='basename $PKGLIST .tgz'
    echo
    # If we don't have a package match here, then we will attempt to find
    # a package using the long name format (name-version-arch-build) for
    # which the base package name was given. On a properly-managed machine,
    # there should only be one package installed with a given basename, but
    # we don't enforce this policy. If there's more than one, only one will
    # be removed. If you want to remove them all, you'll need to run
    # removepkg again until it removes all the same-named packages.
    if [ ! -e $ADM_DIR/packages/$PKGNAME ]; then
      SHORT=""package_name $PKGNAME"
      for long_package in $ADM_DIR/packages/$PKGNAME* ; do
        if [ ""package_name $PKGNAME"" = ""package_name $long_package"" ]; then
          echo $long_package
        fi
      done
      echo
    fi
  done
}
PKGNAME="basename $long_package"
fi
done
fi
if [-r $ADM_DIR/packages/$PKGNAME ]; then
  if [ ! "$WARN" = true ]; then
    echo "Removing package $ADM_DIR/packages/$PKGNAME..."
  fi
  if fgrep "./" $ADM_DIR/packages/$PKGNAME 1> /dev/null 2>&1; then
    TRIGGER="^./\n"
  else
    TRIGGER="FILE LIST:"
  fi
  if [ ! "$WARN" = true ]; then
    echo "Removing files:"
  fi
  sed -n "/$TRIGGER/,/^$/p" < $ADM_DIR/packages/$PKGNAME | 
  fgrep -v "FILE LIST:" | sort -u > $TMP/delete_list$$
  # Pat's new-new & improved pre-removal routine.
cat_except $ADM_DIR/packages $PKGNAME | sort -u > $TMP/required_list$$
if [-r $ADM_DIR/scripts/$PKGNAME ]; then
  extract_links < $ADM_DIR/scripts/$PKGNAME | sort -u > $TMP/del_link_list$$
cat_except $ADM_DIR/scripts $PKGNAME | extract_links |
  sort -u > $TMP/required_links$$
  mv $TMP/required_list$$ $TMP/required_files$$
  sort -u $TMP/required_links$$ $TMP/required_files$$ > $TMP/required_list$$
fi
if [ -r $ADM_DIR/scripts/$PKGNAME ]; then
  if [ ! -d "$PRES_DIR/$PKGNAME/install" ]; then
    mkdir -p "$PRES_DIR/$PKGNAME/install"
  fi
  comm -12 $TMP/delete_list$$ $TMP/required_list$$ | keep_files
  comm -23 $TMP/delete_list$$ $TMP/required_list$$ | delete_links
else
  cat $ADM_DIR/scripts/* | extract_links |
  sort -u > $TMP/required_links$$
  mv $TMP/required_list$$ $TMP/required_files$$
  sort -u $TMP/required_links$$ $TMP/required_files$$ > $TMP/required_list$$
fi
else
  comm -12 $TMP/delete_list$$ $TMP/required_list$$ | keep_files
  comm -23 $TMP/delete_list$$ $TMP/required_list$$ | delete_links
  delete_dirs < $TMP/uniq_list$$
  delete_cats < $TMP/uniq_list$$
  if [ ! "$KEEP" = "true" ]; then
    rm -f $TMP/delete_list$$ $TMP/required_files$$ $TMP/uniq_list$$
    rm -f $TMP/del_link_list$$ $TMP/required_links$$ $TMP/required_list$$
  fi
  if [ "$PRESERVE" = "true" ]; then
    if [-r $ADM_DIR/scripts/$PKGNAME ]; then
      if [ ! "$PRES_DIR/$PKGNAME/install" ]; then
        mkdir -p "$PRES_DIR/$PKGNAME/install"
      fi
fi
if [ ! "$WARN" = "true" ]; then
  for DIR in $ADM_DIR/removed_packages $ADM_DIR/removed_scripts ; do
    if [ ! -d $DIR ] ; then mkdir -p $DIR ; chmod 755 $DIR ; fi
done
  mv $ADM_DIR/packages/$PKGNAME $ADM_DIR/removed_packages
  if [ -r $ADM_DIR/scripts/$PKGNAME ]; then
    mv $ADM_DIR/scripts/$PKGNAME $ADM_DIR/removed_scripts
  fi
fi
else
  echo "No such package: $ADM_DIR/packages/$PKGNAME. Can't remove."
fi
done

if [ "$#" = "0" ]; then
  echo "Usage: 'basename $0' [-copy] [-keep] [-preserve] [-warn] packagename ..."; exit 1
fi

while : ; do
  case "$1" in
    -copy) WARN=true; PRESERVE=true; shift;;
    -keep) KEEP=true; shift;;
    -preserve) PRESERVE=true; shift;;
    -warn) WARN=true; shift;;
    -*) echo "Usage: 'basename $0' [-copy] [-keep] [-preserve] [-warn] packagename ..."; exit 1;;
  esac
  break
done

if [ "$WARN" = "true" ]; then
  echo "Only warning... not actually removing any files."
fi

if [ "$PRESERVE" = "true" ]; then
  echo "Package contents is copied to $PRES_DIR."
fi

echo "Here's what would be removed (and left behind) if you"

if [ "$PRESERVE" = "true" ]; then
  echo "Package contents is copied to $PRES_DIR."
fi

remove_packages $*

#!/bin/sh
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# WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
# OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
# ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
# Modified to handle either old 8.3 or new package-version-arch-build.tgz
# packages, Sat Nov 17 14:25:58 PST 2001 volkerdi
#
# Rewritten to clean out _all_ old packages of a given basename, not just
# the first one found, Thu Apr  4 01:01:05 PST 2002 volkerdi
#
# Added --install-new and --reinstall, Fri May 31 14:11:14 PDT 2002 volkerdi

usage() { cat << EOF
Usage: upgradepkg newpackage [newpackage2 ... ]
       upgradepkg oldpackage%newpackage [oldpackage2%newpackage2 ... ]

Upgradepkg upgrades a Slackware .tgz package from an older version to a
newer one. It does this by INSTALLING the new package onto the system, and
then REMOVING any files from the old package that aren't in the new package.
If the old and new packages have the same name, a single argument is all that
is required. If the packages have different names, supply the name of the
old package followed by a percent symbol (%), then the name of the new package.
Do not add any extra whitespace between pairs of old/new package names.

Before upgrading a package, save any configuration files (such as in /etc)
that you wish to keep. Sometimes these will be preserved, but it depends on
the package structure. If you want to force new versions of the config files
to be installed, remove the old ones manually prior to running upgradepkg.

To upgrade in a directory other than / (such as /mnt):

    ROOT=/mnt upgradepkg package.tgz

EOF

# Make sure there's a proper temp directory:
TMP=/var/log/setup/tmp
# If the $TMP directory doesn't exist, create it:
if [ ! -d $TMP ]; then
    rm -rf $TMP # make sure it's not a symlink or something stupid
    mkdir $TMP
    chmod 700 $TMP # no need to leave it open
fi

# $ROOT defined?
if [ -d "$ROOT" ]; then
    export ROOT
fi

# --help or no args?
if [ "$1" = "" -o "$1" = "--help" -o "$1" = "-?" ]; then
    usage;
    exit 1;
fi

# Arg processing loop.  These must come before any packages are listed.
while [ 0 ]; do
    if [ "$1" = "--no-paranoia" ]; then
        # Enable --no-paranoia mode.  This is so not-recommended that we're
        # not even going to document it. ;)  If a file used to be directly
        # managed and now is moved into place, using --no-paranoia will cause
        # it to improperly disappear.  It does slightly speed things up, though.
        # Don't use it.
        NOT_PARANOID="true"
        shift 1
    elif [ "$1" = "--install-new" ]; then
        # Install packages that do not already have an installed version.
        # The usual default is to skip them.
        INSTALL_NEW="yes"
        shift 1
    elif [ "$1" = "--reinstall" ]; then
        # Reinstall packages even if the installed one is the same version.
        REINSTALL="true"
        shift 1
elif [ "$1" = "--verbose" -o "$1" = "-v" ]; then
  # We're adding a --verbose mode that doesn't filter removepkg as much
  VERBOSE="verbose"
  shift 1
else # no more args
  break;
fi
done # processing args

ERRCODE=0

# Main processing loop:
while [ ! "$1" = "" ]; do

# Figure out the names of the old and new packages:
OLD="echo $1 | cut -f 1 -d '%'
NEW="echo $1 | cut -f 2 -d '%'
INCOMINGDIR='dirname $NEW'
OLD="basename $OLD .tgz'
NEW="basename $NEW .tgz'

# Here's a function to figure out the package name from one of those
# new long filenames. We'll need this to double check the name of the
# old package.

package_name() { STRING='basename $1 .tgz'
  # Check for old style package name with one segment:
  if [ ""'echo $STRING | cut -f 1 -d -'" = ""'echo $STRING | cut -f 2 -d -'" ]; then
    echo $STRING
  else # has more than one dash delimited segment
    # Count number of segments:
    INDEX=1
    while [ ! "'echo $STRING | cut -f $INDEX -d -'" = "" ]; do
      INDEX='expr $INDEX + 1'
    done
    INDEX='expr $INDEX - 1' # don't include the null value
    # If we don't have four segments, return the old-style (or out of spec) package name:
    if [ "$INDEX" = "2" -o "$INDEX" = "3" ]; then
      echo $STRING
    else # we have four or more segments, so we'll consider this a new-style name:
      NAME='expr $INDEX - 3'
      NAME="'echo $STRING | cut -f 1-$NAME -d -'"
      echo $NAME
      # cruft for later ;)
      #VER='expr $INDEX - 2'
      #VER="'echo $STRING | cut -f $VER -d -'"
      #ARCH='expr $INDEX - 1'

  done
}

#ARCH="'echo $STRING | cut -f $ARCH -d .'"
#BUILD="'echo $STRING | cut -f $INDEX -d .'"
fi
fi
}

# Check and fix the old package name:
if [ ! -r $ROOT/var/log/packages/$OLD ]; then
SHORT="'package_name $OLD'"
if ls $ROOT/var/log/packages/$SHORT* 1> /dev/null 2> /dev/null ; then
for installed_package in $ROOT/var/log/packages/$SHORT* ; do
if [ "'package_name $installed_package'" = "$SHORT" ]; then # found one
OLD="'basename $installed_package'"
break
fi
done
fi
fi

# Test to see if both the old and new packages are where we expect them
# to be -- skip to the next package (or package pair) if anything's wrong:

if [ ! -r $ROOT/var/log/packages/$OLD ]; then
if [ ! "$INSTALL_NEW" = "yes" ]; then
echo
echo "Error: there is no installed package named SOLD."
echo " (looking for $ROOT/var/log/packages/$OLD)"
echo
ERRCODE=1
else # --install-new was given, so install the new package:
cat << EOF
+==============================================================================
| Installing new package $INCOMINGDIR/$NEW.tgz
+==============================================================================
EOF
installpkg $INCOMINGDIR/$NEW.tgz
fi
shift 1
continue;
eelif [ ! -r "$INCOMINGDIR/$NEW.tgz" ]; then
echo
echo "Error: incoming package $INCOMINGDIR/$NEW.tgz not found."
echo
shift 1
ERRCODE=1
continue;
# Unless --reinstall was given, compare the package names
# and skip any exact matches:
if [ ! "$REINSTALL" = "true" ]; then
  if [ "$OLD" = "$NEW" ]; then
    cat << EOF
    +==============================================================================
    | Skipping package $NEW (already installed)
    +==============================================================================
    EOF
  fi
fi
fi

# Showtime. Let's do the upgrade. First, we will rename all the
# installed packages with this basename to make them easy to remove later:

TIMESTAMP='date +%Y-%m-%d,%T'
SHORT="package_name $OLD"
for installed_package in $ROOT/var/log/packages/$SHORT* ; do
  if [ "package_name $installed_package" = "$SHORT" ]; then
    mv $installed_package ${installed_package}-upgraded-$TIMESTAMP
  fi
done
for installed_script in $ROOT/var/log/scripts/$SHORT* ; do
  if [ "package_name $installed_script" = "$SHORT" ]; then
    if [ -r $installed_script ]; then
      mv $installed_script ${installed_script}-upgraded-$TIMESTAMP
    fi
  fi
fi
done

# Print a banner for the current upgrade:
cat << EOF
    +==============================================================================
    | Upgrading $OLD package using $INCOMINGDIR/$NEW.tgz
    +==============================================================================
    EOF

# Next, the new package is pre-installed:
if [ "$VERBOSE" = "verbose" ]; then
  installpkg $INCOMINGDIR/$NEW.tgz
fi
else
echo "Pre-installing package $NEW..."
installpkg $INCOMINGDIR/$NEW.tgz 1> /dev/null
fi

# Now, the leftovers from the old package(s) can go. Pretty simple, huh? :)
if [-d "$ROOT" ]; then
  ( cd $ROOT/var/log/packages
     for rempkg in *-$TIMESTAMP ; do
       if [ "$VERBOSE" = "verbose" ]; then
         ROOT=$ROOT removepkg $rempkg
       else
         ROOT=$ROOT removepkg $rempkg | grep -v "Skipping\." | grep -v "Removing files:"
       fi
done
  )
else
  ( cd /var/log/packages
     for rempkg in *-$TIMESTAMP ; do
       if [ "$VERBOSE" = "verbose" ]; then
         removepkg $rempkg
       else
         removepkg $rempkg | grep -v "Skipping\." | grep -v "Removing files:"
       fi
done
  )
fi
echo

# Again! Again!
# Seriously, the reinstalling of a package can be crucial if any files
# shift location, so we should always reinstall as the final step:
if [ ! "$NOT_PARANOID" = "true" ]; then
  installpkg $INCOMINGDIR/$NEW.tgz
fi

echo "Package $OLD upgraded with new package $INCOMINGDIR/$NEW.tgz."
ERRCODE=0

# Process next parameter:
shift 1
done

echo
exit $ERRCODE
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#
#!/bin/sh
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Written by John Gilmore and Jay Fenlason
2.290 Pod-Simple 3.28

2.290.1 Available under license:

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"license" : [
  "perl_5"
]

2.291 POE 1.35

2.291.1 Available under license:

from POE.pm

# Copyrights and documentation are after __END__.

<snip>

=head1 AUTHORS & COPYRIGHT

POE is the combined effort of quite a lot of people. This is an incomplete list of some early contributors. A more complete list can be found in POE's change log.
=over 2

=item Ann Barcomb

Ann Barcomb is <kudra@domaintje.com>, aka C<kudra>. Ann contributed large portions of POE::Simple and the code that became the ReadWrite support in POE::Component::Server::TCP. Her ideas also inspired Client::TCP component, introduced in version 0.1702.

=item Artur Bergman

Artur Bergman is <sky@cpan.org>. He contributed many hours' work into POE and quite a lot of ideas. Years later, I decide he's right and actually implement them.

Artur is the author of Filter::HTTPD and Filter::Reference, as well as bits and pieces throughout POE. His feedback, testing, design and inspiration have been instrumental in making POE what it is today.

Artur is investing his time heavily into perl 5's iThreads and PONIE at the moment. This project has far-reaching implications for POE's future.

=item Jos Boumans

Jos Boumans is <kane@cpan.org>, aka C<kane>. Jos is a major driving force behind the POE::Simple movement and has helped inspire the POE::Components for TCP clients and servers.

=item Matt Cashner

Matt Cashner is <sungo@pobox.com>, aka C<sungo>. Matt is one of POE's core developers. He's spearheaded the movement to simplify POE for new users, flattening the learning curve and making the system more accessible to everyone. He uses the system in mission critical applications, folding feedback and features back into the distribution for everyone's enjoyment.

=item Andrew Chen

Andrew Chen is <achen-poe@micropixel.com>. Andrew is the resident POE/Windows guru. He contributes much needed testing for Solaris on the SPARC and Windows on various Intel platforms.

=item Douglas Couch

Douglas Couch is <dscouch@purdue.edu>. Douglas helped port and maintain POE for Windows early on.
=item Jeffrey Goff

Jeffrey Goff is <jgoff@blackboard.com>. Jeffrey is the author of several POE modules, including a tokenizing filter and a component for managing user information, PoCo::UserBase. He's also co-author of "A Beginner's Introduction to POE" at www.perl.com.

=item Philip Gwyn

Philip Gwyn is <gwynp@artware.qc.ca>. He extended the Wheels I/O abstraction to support hot-swappable filters, and he eventually convinced Rocco that unique session and kernel IDs were a good thing.

Philip also enhanced L<POE::Filter::Reference|POE::Filter::Reference> to support different serialization methods. He has also improved POE's quality by finding and fixing several bugs. He provided POE a much needed code review around version 0.06.

Lately, Philip tracked down the race condition in signal handling and fixed it with the signal pipe.

=item Arnar M. Hrafnkelsson

Arnar is <addi@umich.edu>. Addi tested POE and L<POE::Component::IRC|POE::Component::IRC> on Windows, finding bugs and testing fixes. He appears throughout the Changes file. He has also written "cpoe", which is a POE-like library for C.

=item Dave Paris

Dave Paris is <dparis@w3works.com>. Dave tested and benchmarked POE around version 0.05, discovering some subtle (and not so subtle) timing problems. The pre-forking server sample was his idea. Versions 0.06 and later scaled to higher loads because of his work. He has contributed a lot of testing and feedback, much of which is tagged in the Changes file as a-mused. The man is scarily good at testing and troubleshooting.

=item Dieter Pearcey

Dieter Pearcey is <dieter@bullfrog.perlhacker.org>. He goes by several Japanese nicknames. Dieter's current area of expertise is in Wheels and Filters. He greatly improved L<POE::Wheel::FollowTail|POE::Wheel::FollowTail>, and his Filter contributions include the basic Block filter, as well as Stackable, RecordBlock, Grep and Map.

=item Plixer International
Plixer International is at L<http://plixer.com/>. Their sponsorship has helped POE 1.300 and beyond be significantly more robust using iThreads, especially when using fork() in Windows.

=item Robert Seifer

Robert Seifer is <e-mail unknown>. He rotates IRC nicknames regularly.

Robert contributed entirely too much time, both his own and his computers, towards the detection and eradication of a memory corruption bug that POE tickled in earlier Perl versions. In the end, his work produced a simple compile-time hack that worked around a problem relating to anonymous subs, scope and @{} processing.

=item Matt Sergeant

Matt contributed C<POE::Kernel::Poll>, a more efficient way to watch multiple files than select(). It's since been moved to L<POE::Loop::IO_Poll>.

=item Richard Soderberg

Richard Soderberg is <poe@crystalflame.net>, aka C<coral>. Richard is a collaborator on several side projects involving POE. His work provides valuable testing and feedback from a user's point of view.

=item Dennis Taylor

Dennis Taylor is <dennis@funkplanet.com>. Dennis has been testing, debugging and patching bits here and there, such as Filter::Line which he improved by leaps in 0.1102. He's also the author of L<POE::Component::IRC> and the widely popular POE-based successor to his wildly popular L<Net::IRC> library.

=item David Davis

David Davis, aka Xantus is <xantus@cpan.org>. David contributed patches to the HTTPD filter, and added CALLER_STATE to L<POE::Session>. He is the author of L<Sprocket>, a networking framework built on POE.

=item Others?

Please contact the author if you've been forgotten and would like to be included here.

Z<TODO - This section has fallen into disrepair. A POE historian needs to cull the CHANGES for the names of major contributors.>
Rocco Caputo is <rcaputo@cpan.org>. POE is his brainchild. He wishes to thank you for your interest, and he has more thanks than he can count for all the people who have contributed. POE would not be nearly as cool without you.

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Thank you for reading!

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# Generate a nice looking change log from the subversion logs for a Perl project. The log is also easy for machines to parse.

---
abstract: 'Portable, event-loop agnostic eventy networking and multitasking.'
author:
  - 'Rocco Caputo <rcaputo@cpan.org>'
build_requires:
POE::Test::Loops: 1.350
configure_requires:
  Module::Build: 0.36
POE::Test::Loops: 1.350
generated_by: 'Module::Build version 0.3607'
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: POE
no_index:
directory:
  - mylib
  - t
provides:
POE:
  file: lib/POE.pm
  version: 1.350
POE::Component:
  file: lib/POE/Component.pm
  version: 1.350
POE::Component::Client::TCP:
  file: lib/POE/Component/Client/TCP.pm
  version: 1.350
POE::Component::Server::TCP:
  file: lib/POE/Component/Server/TCP.pm
  version: 1.350
POE::Driver:
  file: lib/POE/Driver.pm
  version: 1.350
POE::Driver::SysRW:
  file: lib/POE/Driver/SysRW.pm
  version: 1.350
POE::Filter:
  file: lib/POE/Filter.pm
  version: 1.350
POE::Filter::Block:
  file: lib/POE/Filter/Block.pm
  version: 1.350
POE::Filter::Grep:
  file: lib/POE/Filter/Grep.pm
  version: 1.350
POE::Filter::HTTPD:
  file: lib/POE/Filter/HTTPD.pm
  version: 1.350
POE::Filter::Line:
  file: lib/POE/Filter/Line.pm
  version: 1.350
POE::Filter::Map:
  file: lib/POE/Filter/Map.pm
  version: 1.350
POE::Filter::RecordBlock:
  file: lib/POE/Filter/RecordBlock.pm
  version: 1.350
POE::Filter::Reference:
  file: lib/POE/Filter/Reference.pm
  version: 1.350
POE::Filter::Stackable:
  file: lib/POE/Filter/Stackable.pm
  version: 1.350
POE::Filter::Stream:
  file: lib/POE/Filter/Stream.pm
  version: 1.350
POE::Kernel:
  file: lib/POE/Kernel.pm
  version: 1.350
POE::Loop:
  file: lib/POE/Loop.pm
  version: 1.350
POE::Loop::IO_Poll:
  file: lib/POE/Loop/IO_Poll.pm
  version: 1.350
POE::Loop::PerlSignals:
  file: lib/POE/Loop/PerlSignals.pm
  version: 1.350
POE::Loop::Select:
  file: lib/POE/Loop/Select.pm
  version: 1.350
POE::NFA:
  file: lib/POE/NFA.pm
  version: 1.350
POE::Pipe:
  file: lib/POE/Pipe.pm
  version: 1.350
POE::Pipe::OneWay:
  file: lib/POE/Pipe/OneWay.pm
  version: 1.350
POE::Pipe::TwoWay:
  file: lib/POE/Pipe/TwoWay.pm
  version: 1.350
POE::Queue:
  file: lib/POE/Queue.pm
  version: 1.350
POE::Queue::Array:
  file: lib/POE/Queue/Array.pm
  version: 1.350
POE::Resource:
  file: lib/POE/Resource.pm
  version: 1.350

POE::Resource::Aliases:
  file: lib/POE/Resource/Aliases.pm
  version: 1.350

POE::Resource::Events:
  file: lib/POE/Resource/Events.pm
  version: 1.350

POE::Resource::Extrefs:
  file: lib/POE/Resource/Extrefs.pm
  version: 1.350

POE::Resource::FileHandles:
  file: lib/POE/Resource/FileHandles.pm
  version: 1.350

POE::Resource::SIDs:
  file: lib/POE/Resource/SIDs.pm
  version: 1.350

POE::Resource::Sessions:
  file: lib/POE/Resource/Sessions.pm
  version: 1.350

POE::Resource::Signals:
  file: lib/POE/Resource/Signals.pm
  version: 1.350

POE::Resources:
  file: lib/POE/Resources.pm
  version: 1.350

POE::Session:
  file: lib/POE/Session.pm
  version: 1.350

POE::Wheel:
  file: lib/POE/Wheel.pm
  version: 1.350

POE::Wheel::Curses:
  file: lib/POE/Wheel/Curses.pm
  version: 1.350

POE::Wheel::FollowTail:
  file: lib/POE/Wheel/FollowTail.pm
  version: 1.350

POE::Wheel::ListenAccept:
  file: lib/POE/Wheel/ListenAccept.pm
  version: 1.350

POE::Wheel::ReadLine:
  file: lib/POE/Wheel/ReadLine.pm
  version: 1.350

POE::Wheel::ReadWrite:
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2.292 POE-Test-Loops 1.35
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2.293 POE-XS-Queue-Array 0.0060

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from Array.pm

<snip>

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=head1 AUTHOR

Tony Cook <tonyc@cpan.org>

=cut

From META.yml

--- #YAML:1.0
name:        POE-XS-Queue-Array
version:     0.006
abstract:    XS version of POE::Queue::Array
license:     perl
author:
  - Tony Cook <tonyc@cpan.org>
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<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

That's all there is to it!

2.294 portmap 6.0
2.294.1 Available under license:
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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:

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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.

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.

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Version 2, June 1991
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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.
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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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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
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distribute the source code, even though third parties are not
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5. A program that contains no derivative of any portion of 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.)

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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
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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
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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
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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
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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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2.296 protobuf 2.4.1
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This file contains a list of people who have made large contributions
to the public version of Protocol Buffers.

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* Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.
* Clean up some Java warnings.
* Fix bug with permanent callbacks that delete themselves when run.
Michael Kucharski <m.kucharski@gmail.com>
* Added CodedInputStream.getTotalBytesRead().
Kacper Kowalik <xarthisius.kk@gmail.com>
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# This file contains a list of people who've made non-trivial
# contribution to the Google C++ Testing Framework project. People
# who commit code to the project are encouraged to add their names
# here. Please keep the list sorted by first names.

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2.298 pyOpenSSL 0.13.1

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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
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<table>
<thead>
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2.302 readline 5.2

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2.304 Return-Value 1.666001

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That's all there is to it!
2.305 rpm 4.2.1

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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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"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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2.307 rpm/lib 4.2.1

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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.

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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
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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
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facilities. This must be distributed under the terms of the
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b) Give prominent notice with the combined library of the fact
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END OF TERMS AND CONDITIONS

Appendix: 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).

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

That's all there is to it!

2.308 rrdtool 1.4.9
2.308.1 Available under 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.

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.

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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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 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.

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, 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.

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
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b) Give prominent notice with the combined library of the fact
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Alan Lichty <alan_lichty with eli.net>
Alan Milligan <alan.milligan@last-bastion.net> Python bindings
Alex van den Bogaerdt <alex with ergens.op.het.net> (rrd_resize.c and more)
Amos Shapiro <amos with gezernet.co.il>
Andreas Kroomaa <andre with ml.ee>
Andrew Turner <turner with mint.net> (LAST consolidator)
Benny Baumann <benbe with geshi.org> rrd_dump with callback support
Bernard Fischer <bfischer with syslog.ch> 64bit stuff, --alt-autoscale-max
Bernhard Fischer <rep dot dot dot nop with gmail.com> MMAP rewrite
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Henrik Storner <henrik with hswn.dk> functions for min/max values of data in graph
Hermann Hueni <hueni with glue.ch> (SunOS porting)
Jakob Ilves <jlives with se.oracle.com> HPUX 11
Jeff R. Allen <jeff.allen with acm.org> (autoconfigure, portability)
Jeremy Fischer <Jeremy with pobox.com> (Makefile changes & RPM builds)
Jess Couto Fando
Joel Becker <jlbec with raleigh.ibm.com> AIX
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Kai Siering <kai.siering with mediaways.net>
Kevin Brintnall <kbrint with rufus.net> bugfixes in and additions to rrdcached, including journaling support
Larry Leszcynski <larryl with furph.com>
Mark Plaksin <happy@usg.edu> rrd_graph_v
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Oleg Cherevko <olwi with icyb.kiev.ua>
Otmar Lendl <O.Lendl with Austria.EU.net> (lots of bugfixes)
Pablo Sanchez <pablo at blueoakdb.com> (CDEF vs VDEF)
Patrick Cherry <patrick with bytemark.co.uk>
Paul Joslin <Paul.Joslin with sdrc.com>
Peter Speck <speck with vitality.dk> eps/svg/pdf file format code in rrdtool-1.1.x
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Philippe.Simonet <Philippe.Simonet with swisscom.com> (NT porting)
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2.310 run-parts 1.0

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

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school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

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

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2.311 Safe 2.33
2.311.1 Available under license:

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This distribution is a replacement for the builtin distribution.

This package contains a selection of subroutines that people have expressed would be nice to have in the perl core, but the usage would not really be high enough to warrant the use of a keyword, and the size so small such that being individual extensions would be wasteful.

After unpacking the distribution, to install this module type

```
perl Makefile.PL
make
make test
make install
```

**KNOWN BUGS**

There is a bug in perl5.6.0 with UV's that are >= 1<<31. This will show up as tests 8 and 9 of dualvar.t failing

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

That's all there is to it!

2.313 Schedule-Cron 0.99

2.313.1 Available under license :
from /lib/Schedule/Cron.pm

<snip>

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=head1 AUTHOR

... roland

=cut
From META.yml

---
name: Schedule-Cron
version: 0.99
author:
  - Roland Huss (roland@cpan.org)
abstract: cron-like scheduler for Perl subroutines
license: perl
resources:
  license: http://dev.perl.org/licenses/
build_requires:
  Test: 0
  Test::More: 0
requires:
  Data::Dumper: 0
  Time::ParseDate: 99.00
recommends:
  Module::Build: 0
  ioctl.ph: 0
  sys::ioctl.ph: 0
configure_requires:
  Module::Build: 0.34
provides:
  Schedule::Cron:
    file: lib/Schedule/Cron.pm
    version: 0.99
generated_by: Module::Build version 0.34
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
From README

<pre>&lt;snip&gt;</pre>

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    <signature of Ty Coon>, 1 April 1989
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That's all there is to it!
2.314 scrub 2.2

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2.315 sed 4.1.5
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2.316 Set-Crontab 1.02
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From Crontab.pm

<snip>

=head1 AUTHOR

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<snip>

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2.318 Set-Scalar 1.26
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=cut

1;
From META.yml

---
abstract: unknown
author:
- 'Jarkko Hietaniemi <jhi@iki.fi>'
build_requires:
  ExtUtils::MakeMaker: 0
configure_requires:
  ExtUtils::MakeMaker: 0
dynamic_config: 1
generated_by: 'ExtUtils::MakeMaker version 6.6302, CPAN::Meta::Converter version 2.120630'
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: Set-Scalar
no_index:
directory:
  - t
  - inc
requires: {}
version: 1.26
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2.319 setuptools 19.6.2
2.319.1 Available under license :
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2.320 shadow 4.1.4.2
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2.326 Socket6 0.23

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Socket6.pm and Socket6.xs are based on perl5.005_55-v6-19990721 written by KAME Project.

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============

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2.328 sshfs-fuse 2.5

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2.329 Storable 2.21
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from README
==============

Storable 2.14
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========================================================================
The Storable extension brings persistency to your data.

You may recursively store to disk any data structure, no matter how complex and circular it is, provided it contains only SCALAR, ARRAY, HASH (possibly tied) and references (possibly blessed) to those items.

At a later stage, or in another program, you may retrieve data from the stored file and recreate the same hierarchy in memory. If you had blessed references, the retrieved references are blessed into the same package, so you must make sure you have access to the same perl class than the one used to create the relevant objects.

There is also a dclone() routine which performs an optimized mirroring of any data structure, preserving its topology.

Objects (blessed references) may also redefine the way storage and retrieval is performed, and/or what deep cloning should do on those objects.

To compile this extension, run:

    perl Makefile.PL [PERL_SRC=...where you put perl sources...]  
    make  
    make install

There is an embedded POD manual page in Storable.pm.

Storable was written by Raphael Manfredi <Raphael_Manfredi@pobox.com>  
Maintenaince is now done by the perl5-porters <perl5-porters@perl.org>

Please e-mail us with problems, bug fixes, comments and complaints, although if you have complements you should send them to Raphael. Please don't e-mail Raphael with problems, as he no longer works on Storable, and your message will be delayed while he forwards it to us.

------------------------------------------------------------------------
Thanks to (in chronological order):

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Justin Banks <justinb@wamnet.com>
Jarkko Hietaniemi <jhi@iki.fi> (AGAIN, as perl 5.7.0 Pumpkin!)

for their contributions.

A Japanese translation of this man page is available at the Japanized Perl Resources Project <https://sourceforge.jp/projects/perldocjp/>.

The perl5-porters would like to thank

Raphael Manfredi <Raphael_Manfredi@pobox.com>

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If I've missed you out, please accept my apologies, and e-mail your patch to perl5-porters@perl.org.
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2.337 Sys-Hwloc/examples subpart 0.1

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2.338 Sys-Syslog 0.32

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---
abstract: 'Perl interface to the UNIX syslog(3) calls'
author:
  - 'Sebastien Aperghis-Tramoni <sebastien@aperghis.net>'
buildRequires:
  ExtUtils::MakeMaker: 0
configureRequires:
  ExtUtils::MakeMaker: 0
dynamic_config: 1
generated_by: 'ExtUtils::MakeMaker version 6.62, CPAN::Meta::Converter version 2.112150'
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: Sys-Syslog
no_index:
directory:
  - t
  - inc
requires:
  Carp: 0
  Fcntl: 0
  File::Basename: 0
  File::Spec: 0
  POSIX: 0
  Socket: 0
  Test::More: 0
  XSLoader: 0
resources:
  repository: https://github.com/maddingue/Sys-Syslog.git
version: 0.32

NAME

Sys::Syslog - Perl interface to the UNIX syslog(3) calls

DESCRIPTION

Sys::Syslog is an interface to the UNIX syslog(3) program. Call syslog() with a string priority and a list of printf() args just like syslog(3).

INSTALLATION

To install this module, run the following commands:

$ perl Makefile.PL
$ make
$ make test
$ make install

An ANSI-compliant compiler is required to compile the extension.

Sys::Syslog should work on any Perl since 5.6.0. This module is regularly compiled and tested by the CPAN Testers on various combinations of Perl and operating systems.

See also the corresponding CPAN Testers page:
http://testers.cpan.org/show/Sys-Syslog.html

SUPPORT AND DOCUMENTATION

After installing, you can find documentation for this module with the perldoc command.

perldoc Sys::Syslog

You can also look for information at:

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from Syslog.pm

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2.339 sysfsutils 2.1.0

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The of the start-stop-daemon

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* in C (faster - it is executed many times during system startup).
* Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,
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2.344 tar 1.27.1

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**2.347 Task-Weaken 1.03**

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2.348 tcp_wrappers 7.6

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"
.Dd February 3, 1994
.Dt TELNET 1
.Os
.Sh NAME
.Nm telnet
.Nd user interface to the
.Tn TELNET
.protocol
.Sh SYNOPSIS
.Nm telnet
.Op Fl 8EFLacdfx
.Op Fl X Ar authtype
.Op Fl b Ar hostalias
.Op Fl e Ar escapechar
.Op Fl k Ar realm
.Op Fl l Ar user
.Op Fl n Ar tracefile
.Oo
.Ar host
.Op Ar port
.Oc
.Sh DESCRIPTION
The
.Nm
.command
is used to communicate with another host using the
.Tn TELNET
.protocol.
If
 .Nm
is invoked without the
 .Ar host
argument, it enters command mode,
.indicated by its prompt
 .Pq Nm telnet\&> .
.In this mode, it accepts and executes the commands listed below.
If it is invoked with arguments, it performs an
 .Ic open
.command with those arguments.
 .Pp
The options are as follows:

.Bl -tag -width Ds
.It Fl 8
Specifies an 8-bit data path.
This causes an attempt to negotiate the
.Di TELNET BINARY
option on both input and output.
.It Fl E
 Stops any character from being recognized as an escape character.
.It Fl F
If Kerberos 5 authentication is being used, the
 .Fl F
option allows the local credentials to be forwarded
to the remote system, including any credentials that
have already been forwarded into the local environment.
 .It Fl K
 Specifies no automatic login to the remote system.
 .It Fl L
 Specifies an 8-bit data path on output.
This causes the BINARY option to be negotiated on output.
 .It Fl X Ar atype
Disables the
 .Ar atype
type of authentication.
 .It Fl a
 Attempt automatic login.
Currently, this sends the user name via the
 .Ev USER
variable
of the
 .Ev ENVIRON
option if supported by the remote system.
The name used is that of the current user as returned by
.Xr getlogin 2
if it agrees with the current user ID,
otherwise it is the name associated with the user ID.
 .It Fl b Ar hostalias
Uses
.Xr bind 2
on the local socket to bind it to an aliased address (see
.Xr ifconfig 8
and the "alias" specifier) or to the address of
another interface than the one naturally chosen by
.Xr connect 2 .
This can be useful when connecting to services which use IP addresses
for authentication and reconfiguration of the server is undesirable (or
impossible).
 .It Fl c
Disables the reading of the user's .Pa \.&.telnetrc file.
(See the .Ic toggle skiprc command on this man page.)
.
Sets the initial value of the .Ic debug toggle to .Dv TRUE .
.
Sets the initial .Nm escape character to .Ar escapechar Ns .
If .Ar escapechar is omitted, then there will be no escape character.
.
If Kerberos 5 authentication is being used, the .Fl f option allows the local credentials to be forwarded to the remote system.
.
If Kerberos authentication is being used, the .Fl k .Ar realm option requests that .Nm obtain tickets for the remote host in realm .Ar realm instead of the remote host's realm, as determined by .Xr krb_realmofhost 3 .
.
When connecting to the remote system, if the remote system understands the .Ev ENVIRON option, then .Ar user will be sent to the remote system as the value for the variable USER.
This option implies the .Fl a option.
This option may also be used with the .Ic open command.
It Fl n Ar tracefile
Opens
Ar tracefile
for recording trace information.
See the
Jc set tracefile
command below.
It Fl r
Specifies a user interface similar to
.Xr rlogin 1 .
In this
mode, the escape character is set to the tilde (~) character,
unless modified by the
.Fl e
option.
.It Fl x
Turns on encryption of the data stream if Kerberos is used.
.It Ar host
Indicates the official name, an alias, or the Internet address
of a remote host.
.It Ar port
Indicates a port number (address of an application).
If a number is not specified, the default
.Nm
port is used.
.El
.Pp
When in rlogin mode, a line of the form ~.
disconnects from the
remote host; ~ is the telnet escape character.
Similarly, the line ~^Z suspends the telnet session.
The line ~^[ escapes to the normal telnet escape prompt.
.Pp
Once a connection has been opened,
.Nm
will attempt to enable the
.Dv TELNET LINEMODE
option.
If this fails,
.Nm
will revert to one of two input modes:
either "character at a time"
or "old line by line"
depending on what the remote system supports.
.Pp
When
.Dv LINEMODE
is enabled, character processing is done on the
local system, under the control of the remote system.
When input
editing or character echoing is to be disabled, the remote system
will relay that information.
The remote system will also relay
changes to any special characters that happen on the remote
system, so that they can take effect on the local system.
.Pp
In "character at a time" mode, most
text typed is immediately sent to the remote host for processing.
.Pp
In "old line by line" mode, all text is echoed locally,
and (normally) only completed lines are sent to the remote host.
The "local echo character" (initially "^E") may be used
to turn off and on the local echo
(this would mostly be used to enter passwords
without the password being echoed).
.Pp
If the
.Dv LINEMODE
option is enabled, or if the
.Jc localchars
toggle is
.Dv TRUE
(the default for "old line by line"; see below),
the user's
.Jc quit ,
.Jc intr ,
and
.Jc flush
characters are trapped locally, and sent as
.Tn TELNET
protocol sequences to the remote side.
If
.Dv LINEMODE
has ever been enabled, then the user's
.Jc susp
and
.Jc eof
are also sent as
.Tn TELNET
protocol sequences,
and
.Jc quit
is sent as a
.Dv TELNET ABORT
instead of
.Dv BREAK .
There are options (see .lc toggle .lc autoflush and .lc toggle .lc autosynch below) which cause this action to flush subsequent output to the terminal (until the remote host acknowledges the .tn TELNET sequence) and flush previous terminal input (in the case of .lc quit and .lc intr ).

While connected to a remote host, .ln command mode may be entered by typing the "escape character" (initially \]\)

When in command mode, the normal terminal editing conventions are available. Note that the escape character will return to the command mode of the initial invocation of .ln that has the controlling terminal. Use the .cm send escape command to switch to command mode in subsequent .ln processes on remote hosts.

The following .ln commands are available.

Only enough of each command to uniquely identify it need be typed (this is also true for arguments to the .lc mode , .lc set , .lc toggle , .lc unset , .lc slc , .lc environ , and .lc display commands).

.Bl-tag -width "mode type"
.
It lc auth Ar argument Op Ar ...
The .IC auth command manipulates the information sent through the .DV TELNET AUTHENTICATE option.

Valid arguments for the .IC auth command are as follows:

- .BL -tag -width "disable type"
  .It IC disable Ar type
  Disables the specified .Ar type of authentication.

To obtain a list of available types, use the .IC auth disable &? command.

- .It IC enable Ar type
  Enables the specified .Ar type of authentication.

To obtain a list of available types, use the .IC auth enable &? command.

- .It IC status
  Lists the current status of the various types of authentication.

- .El

- .It IC close
  Close a .Te TELNET session and return to command mode.

- .It IC display Ar argument Op Ar ...
  Displays all, or some, of the .IC set and .IC toggle values (see below).

- .It IC encrypt Ar argument Op Ar ...
  The .IC encrypt command manipulates the information sent through the .DV TELNET ENCRYPT option that's available when Kerberos is used.

Valid arguments for the encrypt command are as follows:

- .BL -tag -width Ar
  .It IC disable Ar type IC [input|output]
  Disables the specified
.Ar type
of encryption.
If you omit
.ic input
and
.ic output,
both input and output
are disabled.
To obtain a list of available types, use the
.ic encrypt disable &&?
command.
.it ic enable Ar type ic [input|output]
Enables the specified
.Ar type
of encryption.
If you omit
.ic input
and
.ic output,
both input and output are
enabled.
To obtain a list of available types, use the
.ic encrypt enable &&?
command.
.it ic input
This is the same as the
.ic encrypt start input
command.
.it ic -input
This is the same as the
.ic encrypt stop input
command.
.it ic output
This is the same as the
.ic encrypt start output
command.
.it ic -output
This is the same as the
.ic encrypt stop output
command.
.it ic start ic [input|output]
Attempts to start encryption.
If you omit
.ic input
and
.ic output,
both input and output are enabled.
To obtain a list of available types, use the
.Ic encrypt enable '&&?
command.
.Ic status
Lists the current status of encryption.
.Ic stop Ic [input|output]
Stops encryption.
If you omit
.Ic input
and
.Ic output ,
ciphering is on both input and output.
.Ic type Ar type
Sets the default type of encryption to be used
with later
.Ic encrypt start
or
.Ic encrypt stop
commands.
.El
.Ic environ Ar arguments Op Ar ...
The
.Ic environ
command is used to manipulate the
variables that may be sent through the
.Dv TELNET ENVIRON
option.
The initial set of variables is taken from the users
environment, with only the
.Ev DISPLAY
and
.Ev PRINTER
variables being exported by default.
The
.Ev USER
variable is also exported if the
.Fl a
or
.Fl l
options are used.
.br
Valid arguments for the
.Ic environ
command are:
.Bl -tag -width Fl
.Ic define Ar variable value
Define the variable
.Ar variable
to have a value of
Any variables defined by this command are automatically exported.
The `.Ar` value may be enclosed in single or double quotes so that tabs and spaces may be included.
`.It l c undefine Ar variable
Remove `.Ar` variable from the list of environment variables.
`.It l c export Ar variable
Mark the variable `.Ar` to be exported to the remote side.
`.It l c unexport Ar variable
Mark the variable `.Ar` to not be exported unless explicitly asked for by the remote side.
`.It l c list
List the current set of environment variables. Those marked with a `.Cm *` will be sent automatically, other variables will only be sent if explicitly requested.
`.It l c \\&? Prints out help information for the `.l c environ command.
.El `.It l c logout Sends the `.Dv TELNET LOGOUT option to the remote side. This command is similar to a `.l c close command; however, if the remote side does not support the `.Dv LOGOUT option, nothing happens. If, however, the remote side does support the `.Dv LOGOUT option, this command should cause the remote side to close the `.Tn TELNET connection. If the remote side also supports the concept of suspending a user's session for later reattachment, the logout argument indicates that you should terminate the session immediately.
.It ic mode Ar type
.Ar type
is one of several options, depending on the state of the
.Tn TELNET
session.
The remote host is asked for permission to go into the requested mode.
If the remote host is capable of entering that mode, the requested
mode will be entered.
.Bl -tag -width Ar
.It ic character
Disable the.
.Dv TELNET LINEMODE
option, or, if the remote side does not understand the
.Dv LINEMODE
option, then enter "character at a time" mode.
.It ic line
Enable the.
.Dv TELNET LINEMODE
option, or, if the remote side does not understand the
.Dv LINEMODE
option, then attempt to enter "old-line-by-line" mode.
.It ic isig Pq ic \-isig
Attempt to enable (disable) the
.Dv TRAPSIG
mode of the
.Dv LINEMODE
option.
This requires that the
.Dv LINEMODE
option be enabled.
.It ic edit Pq ic \-edit
Attempt to enable (disable) the
.Dv EDIT
mode of the
.Dv LINEMODE
option.
This requires that the
.Dv LINEMODE
option be enabled.
.It ic softtabs Pq ic \-softtabs
Attempt to enable (disable) the
.Dv SOFT_TAB
mode of the
.Dv LINEMODE
option.
This requires that the
.Dv LINEMODE
option be enabled.
.It Ic litecho Pq Ic \\litecho
Attempt to enable (disable) the
.Dv LIT_ECHO
mode of the
.Dv LINEMODE
option.
This requires that the
.Dv LINEMODE
option be enabled.
.It Ic \&?
Prints out help information for the
.Ic mode
command.
.El
.It Xo
.Ic open Ar host
.Op Fl l Ar user
.Ob Op Fl
.Ar port Oc
.Xc
Open a connection to the named host.
If no port number
is specified,
.Nm
will attempt to contact a
.Tn TELNET
server at the default port.
The host specification may be either a host name (see
.Xr hosts 5 )
or an Internet address specified in the "dot notation" (see
.Xr inet 3 ) .
The
.Fl l
option may be used to specify the user name
to be passed to the remote system via the
.Ev ENVIRON
option.
When connecting to a non-standard port,
.Nm
omits any automatic initiation of
.Tn TELNET
options.
When the port number is preceded by a minus sign,
the initial option negotiation is done.
After establishing a connection, the file
.Pa \.&.telnetrc
in the
user's home directory is opened.
Lines beginning with a "#" are comment lines.
Blank lines are ignored.
Lines that begin without whitespace are the start of a machine entry.
The first thing on the line is the name of the machine that is being connected to.
The rest of the line, and successive lines that begin with whitespace are assumed to be .Nm commands and are processed as if they had been typed in manually to the .Nm command prompt.
.It Ic quit
Close any open .Tn TELNET session and exit.
.Nm telnet .
An end-of-file (in command mode) will also close a session and exit.
.It Ic send Ar arguments
Sends one or more special character sequences to the remote host.
The following are the arguments which may be specified (more than one argument may be specified at a time):
.Bl -tag -width escape
.Em from the remote system
.Em to the user's terminal.
.It Ic ayt
Sends the .Dv TELNET AYT (Are You There) sequence, to which the remote system may or may not choose to respond.
.It Ic brk
Sends the .Dv TELNET BRK
(Break) sequence, which may have significance to the remote system.

.send ec
Sends the
.Dv TELNET EC
(Erase Character)
sequence, which should cause the remote system to erase the last character entered.

.send el
Sends the
.Dv TELNET EL
(Erase Line)
sequence, which should cause the remote system to erase the line currently being entered.

.send eof
Sends the
.Dv TELNET EOF
(End Of File)
sequence.

.send eor
Sends the
.Dv TELNET EOR
(End of Record)
sequence.

.send escape
Sends the current
.Nm escape character (initially "^J").

.send ga
Sends the
.Dv TELNET GA
(Go Ahead)
sequence, which likely has no significance to the remote system.

.send getstatus
If the remote side supports the
.Dv TELNET STATUS command,
.send getstatus
will send the subnegotiation to request that the server send its current option status.

.send ip
Sends the
.Dv TELNET IP
(Interrupt Process) sequence, which should cause the remote system to abort the currently running process.

.send nop
Sends the
.Dv TELNET NOP
It Ic susp
Sends the
.Dv TELNET SUSP
(SUSPend process)
sequence.

It Ic synch
Sends the
.Dv TELNET SYNCH
sequence.
This sequence causes the remote system to discard all previously typed
(but not yet read) input.
This sequence is sent as
.Tn TCP
urgent
data (and may not work if the remote system is a
.Bx 4.2
system -- if
it doesn't work, a lower case "r" may be echoed on the terminal).

It Ic do Ar cmd
Sends the
.Dv TELNET DO
.Ar cmd
sequence.

.Ar cmd
can be either a decimal number between 0 and 255,
or a symbolic name for a specific
.Dv TELNET
command.

.Ar cmd
can also be either
.Ic help
or
.Ic \&?
to print out help information, including
a list of known symbolic names.

It Ic dont Ar cmd
Sends the
.Dv TELNET DONT
.Ar cmd
sequence.

.Ar cmd
can be either a decimal number between 0 and 255,
or a symbolic name for a specific
.Dv TELNET
command.

.Ar cmd
can also be either
.1c help
or
.1c \\&?
to print out help information, including
a list of known symbolic names.
.1t 1c will 1r cmd
Sends the
.1v TELNET WILL
.1r cmd
sequence.
.1r cmd
can be either a decimal number between 0 and 255,
or a symbolic name for a specific
.1v TELNET
command.
.1r cmd
can also be either
.1c help
or
.1c \\&?
to print out help information, including
a list of known symbolic names.
.1t 1c wont 1r cmd
Sends the
.1v TELNET WONT
.1r cmd
sequence.
.1r cmd
can be either a decimal number between 0 and 255,
or a symbolic name for a specific
.1v TELNET
command.
.1r cmd
can also be either
.1c help
or
.1c \\&?
to print out help information, including
a list of known symbolic names.
.1t 1c \\&?
Prints out help information for the
.1c send
command.
.1e
.1t 1c set 1r argument value
.1t 1c unset 1r argument value
The
.Ic set
command will set any one of a number of
.Nm
variables to a specific value or to
.Dv TRUE .
The special value
.Ic off
turns off the function associated with
the variable; this is equivalent to using the
.Ic unset
command.
The
.Ic unset
command will disable or set to
.Dv FALSE
any of the specified functions.
The values of variables may be interrogated with the
.Ic display
command.
The variables which may be set or unset, but not toggled, are
listed here.
In addition, any of the variables for the
.Ic toggle
command may be explicitly set or unset using
the
.Ic set
and
.Ic unset
commands.
.Bl -tag -width escape
.It Ic ayt
If
.Tn TELNET
is in
.Ic localchars
mode, or
.Dv LINEMODE
is enabled, and the status character is typed, a
.Dv TELNET AYT
sequence (see
.Ic send ayt
preceding) is sent to the
remote host.
The initial value for the "Are You There"
character is the terminal’s status character.
.It Ic echo
This is the value (initially "^E") which, when in
"line by line" mode, toggles between doing local echoing
of entered characters (for normal processing), and suppressing
echoing of entered characters (for entering, say, a password).

- It Ic eof
If
.Nm
is operating in

.Dv LINEMODE
or "old line by line" mode, entering this character
as the first character on a line will cause this character to be
sent to the remote system.
The initial value of the
.Ic eof
character is taken to be the terminal's
.Ic eof
character.
- It Ic erase
If
.Nm
is in
.Ic localchars
mode (see
.Ic toggle
.Ic localchars
below),
and if
.Nm
is operating in "character at a time" mode, then when this
character is typed, a
.Dv TELNET EC
sequence (see
.Ic send
.Ic ec
above)
is sent to the remote system.
The initial value for the
.Ic erase
character is taken to be
the terminal's
.Ic erase
character.
- It Ic escape
This is the
.Nm
escape character (initially "^[" which causes entry
into
.Nm
command mode (when connected to a remote system).
- It Ic flushoutput
If
.Nm
is in
.Ic localchars
mode (see
.Ic toggle
.Ic localchars
below)
and the
.Ic flushoutput
character is typed, a
.Dv TELNET AO
sequence (see
.Ic send
.Ic ao
above)
is sent to the remote host.
The initial value for the
.Ic flush
character is taken to be
the terminal's
.Ic flush
character.
.It Tc forw1
.It Tc forw2
If
.Tn TELNET
is operating in
.Dv LINEMODE ,
these are the
characters that, when typed, cause partial lines to be
forwarded to the remote system.
The initial value for
the forwarding characters are taken from the terminal's
eol and eol2 characters.
.It Tc interrupt
If
.Nm
is in
.Ic localchars
mode (see
.Ic toggle
.Ic localchars
below)
and the
.Ic interrupt
character is typed, a
.Dv TELNET IP
sequence (see \texttt{send} above) is sent to the remote host.
The initial value for the \texttt{ip} character is taken to be the terminal's \texttt{intr} character.

If \texttt{Nm} is in \texttt{localchars} mode (see \texttt{toggle} below), and if \texttt{Nm} is operating in "character at a time" mode, then when this character is typed, a \texttt{TELNET EL} sequence (see \texttt{send} above) is sent to the remote system.
The initial value for the \texttt{kill} character is taken to be the terminal's \texttt{kill} character.

If \texttt{Nm} is operating in \texttt{LINEMODE} or "old line by line" mode, then this character is taken to be the terminal's \texttt{lnext} character.
The initial value for the \texttt{lnext} character is taken to be
the terminal's
next character.
If
is in
localchars
mode (see
toggle
localchars
below)
and the
quit character is typed, a
TELNET BRK sequence (see
send
brk
above)
is sent to the remote host.
The initial value for the
quit character is taken to be
the terminal's
quit character.
reprint
If
is operating in
LINEMODE
or old line by line" mode, then this character is taken to
be the terminal's
reprint character.
The initial value for the
reprint character is taken to be
the terminal's
reprint character.
This is the rlogin escape character.
If set, the normal
TELNET escape character is ignored unless it is
preceded by this character at the beginning of a line.
This character, at the beginning of a line, followed by a "." closes the connection; when followed by a ^Z it suspends the .Nm command.
The initial state is to disable the .Ic rlogin escape character.
.It Ic start
If the .Dv TELNET TOGGLE-FLOW-CONTROL option has been enabled, then this character is taken to be the terminal's .Ic start character.
The initial value for the .Ic start character is taken to be the terminal's .Ic start character.
.It Ic stop
If the .Dv TELNET TOGGLE-FLOW-CONTROL option has been enabled, then this character is taken to be the terminal's .Ic stop character.
The initial value for the .Ic stop character is taken to be the terminal's .Ic stop character.
.It Ic susp
If .Nm is in .Ic localchars mode, or .Dv LINEMODE is enabled, and the .Ic suspend character is typed, a .Dv TELNET SUSP
sequence (see
.Ic send
.Ic susp
above)
is sent to the remote host.
The initial value for the
.Ic suspend
character is taken to be
the terminal's
.Ic suspend
character.
.Ic tracefile
This is the file to which the output, caused by
.Ic netdata
or
.Ic option
tracing being
.Dv TRUE ,
will be written.
If it is set to
.Dv Fl ,
then tracing information will be written to standard output (the default).
.Ic worderase
If
.Ic
.is operating in
.Dv LINEMODE
or "old line by line" mode, then this character is taken to be the terminal's
.Ic worderase
character.
The initial value for the
.Ic worderase
character is taken to be
the terminal's
.Ic worderase
character.
.Ic \&?
Displays the legal
.Ic set
.Ic unset
commands.
.El
.Ic skey Ar sequence challenge
The
.Ic skey
command computes a response to the S/Key challenge.
See
command (Set Local Characters) is used to set
or change the state of the special
characters when the
option has
been enabled.
Special characters are characters that get mapped to
commands sequences (like
or
or line editing characters (like
and
By default, the local special characters are exported.
Verify the current settings for the current special characters.
The remote side is requested to send all the current special
character settings, and if there are any discrepancies with
the local side, the local side will switch to the remote value.
Switch to the local defaults for the special characters.
The local default characters are those of the local terminal at
the time when
was started.
Switch to the remote defaults for the special characters.
The remote default characters are those of the remote system
at the time when the
connection was established.
Prints out help information for the
command.
Show the current status of

This includes the peer one is connected to, as well as the current mode.

Toggle (between True and False)

various flags that control how responds to events.

These flags may be set explicitly to True or False using the set and unset commands listed above.

More than one argument may be specified.

The state of these flags may be interrogated with the display command.

Valid arguments are:

- `-tag -width Ar`
- `-authdebug`
- `-autoflush`
- `-localchars`

Turns on debugging information for the authentication code.

If autoflush and localchars are both True, then when the ao or quit characters are recognized (and transformed into TELNET sequences; see set above for details), refuses to display any data on the user's terminal until the remote system acknowledges (via a TELNET TIMING MARK option).
that it has processed those
.Tn TELNET
sequences.
The initial value for this toggle is
.Dv TRUE
if the terminal user had not
done an "stty noflsh", otherwise
.Dv FALSE
(see
.Xr stty 1 ) .
.It Ic autodecrypt
When the
.Dv TELNET ENCRYPT
option is negotiated, by
default the actual encryption (decryption) of the data
stream does not start automatically.
The
.Ic autoencrypt
.Pq Ic autodecrypt
command states that encryption of the
output (input) stream should be enabled as soon as
possible.
.Pp
.It Ic autologin
If the remote side supports the
.Dv TELNET AUTHENTICATION
option
.Tn TELNET
attempts to use it to perform automatic authentication.
If the
.Dv AUTHENTICATION
option is not supported, the user's login
name are propagated through the
.Dv TELNET ENVIRON
option.
This command is the same as specifying
.Ar a
option on the
.Ic open
command.
.It Ic autosynch
If
.Ic autosynch
and
.Ic localchars
are both
.Dv TRUE ,
then when either the
when a character is typed (see above for descriptions of the intr and quit characters), the resulting
TELNET sequence sent is followed by the TELNET SYNCH sequence. This procedure should cause the remote system to begin throwing away all previously typed input until both of the TELNET sequences have been read and acted upon. The initial value of this toggle is FALSE.
Enable or disable the TELNET BINARY option on both input and output. Enable or disable the TELNET BINARY option on input. Enable or disable the TELNET BINARY option on output. If this is TRUE, then carriage returns will be sent as <CR><LF>. If this is FALSE, then carriage returns will be send as <CR><NUL>. The initial value for this toggle is FALSE. Toggle carriage return mode. When this mode is enabled, most carriage return characters received from...
the remote host will be mapped into a carriage return followed by a line feed. This mode does not affect those characters typed by the user, only those received from the remote host. This mode is not very useful unless the remote host only sends carriage return, but never line feeds. The initial value for this toggle is .Dv FALSE .

.It Ic debug
Toggles socket level debugging (useful only to the superuser). The initial value for this toggle is .Dv FALSE .

.It Ic encdebug
Turns on debugging information for the encryption code.

.It Ic localchars
If this is .Dv TRUE , then the .Ic flush , .Ic interrupt , .Ic quit , .Ic erase , and .Ic kill characters (see .Ic set above) are recognized locally, and transformed into (hopefully) appropriate .Tn TELNET control sequences (respectively .Ic ao , .Ic ip , .Ic brk , .Ic ec , and .Ic el ; see .Ic send above). The initial value for this toggle is .Dv TRUE in "old line by line" mode, and .Dv FALSE in "character at a time" mode. When the .Dv LINEMODE option is enabled, the value of
.Ic localchars
is ignored, and assumed to always be
.Dv TRUE .
If
.Dv LINEMODE
has ever been enabled, then
.Ic quit
is sent as
.Ic abort ,
and
.Ic eof
and
.Ic suspend
are sent as
.Ic eof
and
.Ic susp
(see
.Ic send
above).
.It Ic netdata
Toggles the display of all network data (in hexadecimal format).
The initial value for this toggle is
.Dv FALSE .
.It Ic options
Toggles the display of some internal
.Nm
protocol processing (having to do with
.Tn TELNET
options).
The initial value for this toggle is
.Dv FALSE .
.It Ic prettydump
When the
.Ic netdata
toggle is enabled, if
.Ic prettydump
is enabled the output from the
.Ic netdata
command will be formatted in a more user readable format.
Spaces are put between each character in the output, and the
beginning of any
.Tn TELNET
escape sequence is preceded by a '*' to aid in locating them.
.It Ic skiprc
When the skiprc toggle is
.Dv TRUE ,
.Tn TELNET
skips the reading of the
.Pa \\&.telnetrc
file in the user's home
directory when connections are opened.
The initial value for this toggle is
.Dv FALSE .
.It Ic termdata
Toggles the display of all terminal data (in hexadecimal format).
The initial value for this toggle is
.Dv FALSE .
.It Ic verbose_encrypt
When the
.Ic verbose_encrypt
toggle is
.Dv TRUE ,
.Nm
prints out a message each time encryption is enabled or
disabled.
The initial value for this toggle is
.Dv FALSE .
.It Ic \\?
Displays the legal
.Ic toggle
commands.
.El
.It Ic z
Suspend
.Nm telnet .
This command only works when the user is using the
.Xr csh 1 .
.It Ic \\! Op Ar command
Execute a single command in a subshell on the local
system.
If
.Ar command
is omitted, then an interactive
subshell is invoked.
.It Ic \\? Op Ar command
Get help.
With no arguments,
.Nm
prints a help summary.
If a command is specified,
.Nm
will print the help information for just that command.
.El
.Sh ENVIRONMENT
.Nm
uses at least the .Ev HOME ,
.Ev SHELL ,
.Ev DISPLAY ,
and
.Ev TERM
environment variables.
Other environment variables may be propagated
to the other side via the.
.Dv TELNET ENVIRON
option.
.Sh FILES
.Bl -tag -width ~/.telnetrc -compact
.It Pa ~/.telnetrc
user customized telnet startup values
.El
.Sh HISTORY
The .Nm command appeared in .Bx 4.2 .
.Sh NOTES
On some remote systems, echo has to be turned off manually when in
"old line by line" mode.
.Pp
In "old line by line" mode or
.Dv LINEMODE
the terminal's .Ic eof
character is only recognized (and sent to the remote system)
when it is the first character on a line.
.Pp
Source routing is not supported yet for IPv6.

2.351 Template-Toolkit 2.22
2.351.1 Available under license :

Template Toolkit

Version 2.22

21st July 2009

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modify it under the same terms as Perl itself.

HACKER'S GUIDE
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Please hack on the Template Toolkit. It has been designed to be extensible and has literally dozens of programmer hooks that you can tap into to do all sorts of cool things. The object oriented architecture allows you to create your own subclassed modules to implement your own services, providers, filters, plugins, and so on.

The Template::Manual::Internals document gives a brief overview of the architecture. Unfortunately, it's not as complete as it could be, but the code is well documented and generally easy to follow. Don't be afraid to use the source, Luke.

The internals document also contains information about preparing and applying patches, updating the documentation and various other useful tips.

AUTHOR
-------

The Template Toolkit was written by Andy Wardley <abw@wardley.org> with the invaluable assistance and contributions from many other people. See Template::Manual::Credits for details.

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Template Toolkit

Version 2.22

21st July 2009

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QUICK INSTALL

-------------

If you have the CPAN module installed then you can install the Template Toolkit like this from the command line:

$ cpan Template

Otherwise you can install from source code. The latest version of the Template Toolkit can be retrieved from:

http://www.cpan.org/modules/by-module/Template/

Fetch and install AppConfig 1.56 if you don't already have it installed. Available from CPAN in:

http://www.cpan.org/authors/Andy_Wardley/

To install the Template Toolkit from the command line:

$ tar zxf Template-Toolkit-2.22.tar.gz
$ cd Template-Toolkit-2.22
$ perl Makefile.PL
$ make
$ make test
$ make install

The Makefile.PL will prompt for any additional configuration options.

For further details, see the sections below on CONFIGURATION, BUILDING AND TESTING, and INSTALLATION. The Template Toolkit web site also has further information about installation.


PREREQUISITES

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The Template Toolkit is written entirely in Perl and should run on any platform on which Perl is available. It requires Perl 5.006 or later.

The 'ttree' utility uses the AppConfig module (version 1.56 or above) for parsing command line options and configuration files. It is available from CPAN:

http://www.cpan.org/authors/Andy_Wardley/
The Template Toolkit implements a "plugin" architecture which allow you to incorporate the functionality of virtually any Perl module into your templates. A number of plugin modules are included with the distribution for adding extra functionality or interfacing to external CPAN modules. You don't need to install any of these external modules unless you plan to use those particular plugins. See Template::Plugins and Template::Manual::Plugins for further details.

OBTAINING AND INSTALLING THE TEMPLATE TOOLKIT
---------------------------------------------

The latest release version of the Template Toolkit can be downloaded from any CPAN site:

http://www.cpan.org/modules/by-module/Template/

Interim and development versions may also be available, along with other useful information, news, publications, mailing list archives, etc., from the Template Toolkit web site:

http://template-toolkit.org/

The Template Toolkit is distributed as a gzipped tar archive file:

Template-Toolkit-<version>.tar.gz

where <version> represents the current version number, e.g. 2.22.

To install the Template Toolkit, unpack the distribution archive to create an installation directory. Something like this:

$ tar zxf Template-Toolkit-2.22.tar.gz
or
$ gunzip Template-Toolkit-2.22.tar.gz
$ tar xf Template-Toolkit-2.22.tar

You can then 'cd' into the directory created,

$ cd Template-Toolkit-2.22

and perform the usual Perl installation procedure:

$ perl Makefile.PL
$ make
$ make test
$ make install    # may need root access
The Makefile.PL performs various sanity checks and then prompts for a number of configuration items. The following CONFIGURATION section covers this in greater detail.

If you choose to install the optional components then you may need to perform some post-installation steps to ensure that the template libraries, HTML documentation and examples can be correctly viewed via your web browser. The INSTALLATION section covers this.

INSTALLING ON MICROSOFT WIN32 PLATFORMS
---------------------------------------

For advice on using Perl under Microsoft Windows, have a look here:

http://win32.perl.org/

If you're using Strawberry Perl then you can install the Template Toolkit using the CPAN module as described above.

If you're using ActivePerl then you can install it using the Perl Package Manager (ppm) with the pre-compiled packages built by Chris Winters. For further details, see:

http://openinteract.sourceforge.net/
http://activestate.com/

If you prefer, you can manually install the Template Toolkit on Win32 systems by following the instructions in this installation guide. However, please note that you are likely to encounter problems using 'make' and should instead download and use 'nmake' as a replacement. This is available from Microsoft's ftp site.


In this case, you should substitute 'nmake' for 'make' in all the instructions contained herein.

CONFIGURATION
-------------

This section covers the configuration of the Template Toolkit via the Makefile.PL program. If you've successfully run this and didn't have any problems answering any of the questions then you probably don't need to read this section.
The Makefile.PL Perl program performs the module configuration and generates the Makefile which can then be used to build, test and install the Template Toolkit.

$ perl Makefile.PL

The Template Toolkit now boasts a high-speed implementation of Template::Stash written in XS. You can choose to build this as an optional module for using explicitly as an alternative to the regular pure-perl stash module. In addition, you can opt to use the XS Stash as the default, typically making the Template Toolkit run twice as fast!

When prompted, answer ‘y’ or ‘n’ to build and optionally use the XS Stash module by default:

   Do you want to build the XS Stash module? [y]
   Do you want to use the XS Stash for all Templates? [n]

BUILDING AND TESTING

This section describes the "make" and "make test" commands which build and test the Template Toolkit. If you ran these without incident, then you can probably skip this section.

The 'make' command will build the Template Toolkit modules in the usual manner.

   make

The 'make test' command runs the test scripts in the 't' subdirectory.

   make test

You can set the TEST_VERBOSE flag when running 'make test' to see the results of the individual tests:

   make test TEST_VERBOSE=1

INSTALLATION

This section describes the final installation of the Template Toolkit via the "make install" and covers any additional steps you may need to take if you opted to build the HTML documentation and/or examples.
The 'make install' will install the modules and scripts on your system. You may need administrator privileges to perform this task. Alternately you can install the Template Toolkit to a local directory (see ExtUtils::MakeMaker for full details), e.g.

$ perl Makefile.PL PREFIX=/home/abw/

Don't forget to update your PERL5LIB environment variable if you do this, or add a line to your script to tell Perl where to find the files, e.g.

    use lib qw( /home/abw/lib/perl5/site_perl/5.10.0 );

AUTHOR
------

The Template Toolkit was written by Andy Wardley <abw@wardley.org> with the invaluable assistance and contributions from many other people. See Template::Manual::Credits for details.

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--- #YAML:1.0
name:               Template-Toolkit
version:            2.22
abstract:           comprehensive template processing system
author:             - Andy Wardley <abw@wardley.org>
license:            perl
distribution_type:  module
configure_requires:  ExtUtils::MakeMaker: 0
requires:           AppConfig:  1.56
                     File::Spec:  0.8
                     File::Temp:  0.12
                     Scalar::Util:  0
no_index:           directory:
                     - t
INSTALLATION

If you have the CPAN module installed then you can install the Template Toolkit from the command line like so:

$ cpan Template

Please see the separate INSTALL file for further information on installing the Template Toolkit, including what to do if you don't have the CPAN module installed, and/or installation on MS Windows.

DESCRIPTION

The Template Toolkit is a collection of modules which implement a fast, flexible, powerful and extensible template processing system. It was originally designed and remains primarily useful for generating dynamic web content, but it can be used equally well for processing any other kind of text based documents: HTML, XML, POD, PostScript, LaTeX, and so on.

It can be used as a stand-alone Perl module or embedded within an Apache/mod_perl server for generating highly configurable dynamic web content. A number of Perl scripts are also provided which can greatly simplify the process of creating and managing static web content and other offline document systems.
WHAT'S NEW?
-------------

Version 2.22 is mostly a bug fixing release. The XS Stash now works with utf8 data. Tests that were failing on Win32 platforms have been fixed. Pod coverage and quality tests have been disabled except for release testing. The Autoformat plugin has been moved into a separate distribution.

Version 2.21 featured a complete clean-out of all the old HTML documentation, examples, libraries and other cruft that was way out of date and badly unloved. A new version of the HTML documentation is available for download from http://tt2.org/download/index.html#html_docs. v2.21 also fixes a memory leak in the XS Stash.

Version 2.21 also adds the STRICT option which reports the use of undefined variable values. The ANYCASE option has been improved so that you can write things like 'data.last' without the 'last' bit being interpreted as the LAST keyword. The xml filter is also new, providing a slightly more rigorous version of the html filter for use in XML documents.

Version 2.20 fixed all known bugs. It also added the Scalar and Assert plugins. The HTML documentation, examples, libraries and other bits and pieces are still provided with the distribution, but are no longer installed by the Makefile.PL. If you want them (and very few people do, it seems), then you'll need to dig them out of the distribution by yourself (or uncomment the commented-out lines in Makefile.PL that handle the installation). This has been done in an effort to simplify the installation process. All of the HTML documentation is available online at http://tt2.org/

Version 2.19 fixed some minor bugs in both Perl and XS versions of the Template Stash, and fixed a problem with a test in the test suite failing under Win32. It also added the url filter as a version of what the uri filter used to do before we fixed it to do the right thing.

Version 2.18 fixes a number of minor bugs. It also includes a modification to the parser grammar so that you can write expressions as arguments to subroutine, method or vmethod calls.

Versions 2.17 and 2.16 were interim releases by Adam Kennedy who took care of some installation problems on Mac OSX while Andy was busy elsewhere.

Version 2.15 is a major maintenance release. It applies all outstanding patches and closes all open bugs listed on http://rt.cpan.org/ It includes:

* XS Stash: enhancements include support for tied hashes/arrays and "fallback" methods on objects (e.g. accessing hash and list items and calling virtual methods)
* Virtual Methods: added the scalar.remove, scalar.substr, hash.delete, hash.items, hash.pairs, list.import and list.hash virtual methods. Added support for backreferences to scalar.replace and other improvements to list.push, list.unshift, list.hash, hash.list

* Plugins: Added Math plugin, Bug fixes and enhancements to File, Image, URL and String plugins. Moved DBI, XML and GD plugins into separate distributions.

* Numerous other bug fixes, enhancements, documentation updates, all described in detail in the Changes file.

More significant is what’s not in version 2.15. The DBI plugin has been moved into a separate Template-DBI distribution, the GD plugins into Template-GD, the XML plugins into Template-XML, and the Latex filters into Template-Latex. This has been done in an effort to make the Template Toolkit core distribution smaller, cleaner and easier to configure and install.

Version 2.14 added Unicode support to TT, a full set of command line options for tpage, the ‘caller’ and ‘callers’ items to each template component, some enhancements to the XML::Simple plugin, and a number of minor bug fixes.

See the Changes file for further details of the changes in these and earlier releases.

GENERAL FEATURES
-----------------

Some of the key features of the Template Toolkit are listed below. See the documentation for further detail.

* simple but powerful template language

* promotes a clear separation between application functionality and presentation elements

* variable substitution allows binding to any Perl data types (scalars, hashes, lists, subs, objects)

* conditional blocks (IF/UNLESS/ELSIF/ELSE, SWITCH/CASE)

* loops and iterators (FOREACH, WHILE)
* file/template inclusion (INSERT, INCLUDE, PROCESS, WRAPPER)

* definition of local template components (BLOCK)

* post-processing filters (FILTER)

* plugin module architecture for easy extensibility (USE)

* embedded Perl can be optionally enabled (PERL/RAWPERL)

* full exception handling (TRY/THROW/CATCH/FINAL)

* user-defined macros (MACRO)

* definition of template metadata (META)

* virtual methods for complex data types (e.g. list.size, hash.keys, etc.)

* numerous configuration options

* modular OO architecture allows extensive customisation

* fast LALR(1) parser modules compiles templates according to a YACC-like grammar.

* templates compiled to Perl code for efficient runtime execution

* in-memory and on-disk caching of compiled templates

* simple front end module (Template.pm) for ease of use

* numerous plugin modules: CGI, DBI, XML, URL, Date, Table, etc

* standard filters for html, case folding, regex search and replace, etc.

**DOCUMENTATION**

-------------

The Template Toolkit is provided with enough documentation to keep all but the most voracious reader happy for quite some time.

The 'Changes' file in the distribution directory documents all visible changes between versions of the Template Toolkit. See the section 'VERSION COMPATABILITY' below for further details.

The 'TODO' file, also in the distribution directory, lists known bugs, planned enhancements and possible new features for future versions.
The 'INSTALL' file covers the configuration and installation process.

The rest of the documentation is distributed in Pod format. The Pod pages are installed when you 'make install' and can be viewed using 'perldoc', e.g.

    perldoc Template

If you're using a Unix based system then the pages should also be converted to manpages during the 'make install'. Thus, you can also:

    man Template

(the man pages shouldn't have any problems relating to older versions)

The documentation is also available in HTML format at the TT web site:

    http://tt2.org/docs/

The documentation is now split into several sections. The 'Template' page is now much shorter, containing information relating to the specifics of using the Template module, and a brief summary of everything else. Information relating more generally to the Template Toolkit, features, syntax of the template language, plugins and so forth, has been split up into a number of Template::Manual::* pages. Template::Manual provides the index for the manual.

    perldoc Template::Manual

Individual sections can be viewed as, for example,

    perldoc Template::Manual::Syntax
    perldoc Template::Manual::Directives
    perldoc Template::Manual::Plugins

The Template::Tutorial provides an index to the tutorial documents. There are currently 2 tutorials, on generating web content, and on creating and using data files.

    perldoc Template::Tutorial
    perldoc Template::Tutorial::Web
    perldoc Template::Tutorial::Datafile

Each of the various modules that comprise the Template Toolkit has its own associated documentation. The 'Template::Modules' manpage lists these modules along with a brief description of their functions.
perldoc Template::Modules

See the individual pages for further detail:

perldoc Template::Context
perldoc Template::Parser
perldoc Template::Provider

If you're interested in the internals of the Template Toolkit and want to know more about how it all works, then you might like to have a look at the following:

perldoc Template::Manual::Internals

This document also contains important information for people wishing to hack on the Template Toolkit.

The final bit of good news is that there is now a FAQ for the Template Toolkit.

perldoc Template::FAQ

It's now got a few question in it, and better still, some answers! Further contributions welcome.

Most of the documentation is stable and reliable. Where it's not then it's usually marked as such. In particular, the documentation for the internals (Template::Manual::Internals) and FAQ (Template::FAQ) are perpetually under construction.

SUPPORT
-------

The Template Toolkit mailing list provides a forum for discussing issues relating to the use and abuse of the Template Toolkit. There are a number of knowledgeable and helpful individuals who frequent the list (including the author) who can often offer help or suggestions. Please respect their time and patience by checking the documentation and/or mailing list archives before asking questions that may already have been answered.

To subscribe to the mailing list, send an email to:

templates-request@template-toolkit.org

with the message 'subscribe' in the body. You can also use the web interface to subscribe or browse the archives:
http://mail.template-toolkit.org/mailman/listinfo/templates

A low-volume, moderated mailing list exists for announcements about new releases of the Template Toolkit and related products. To subscribe, send an email to:

templates-announce-request@template-toolkit.org

with the message 'subscribe' in the body. A web interface also exists for subscription and browsing the archives:

http://mail.template-toolkit.org/mailman/listinfo/templates-announce

For information about commercial support and consultancy for the Template Toolkit, please contact the author.

AUTHOR
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The Template Toolkit was written by Andy Wardley <abw@wardley.org> with the invaluable assistance and contributions from many other people. See Template::Manual::Credits for details.

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Version 1, February 1989

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<one line to give the program's name and a brief idea of what it does.>
Copyright (C) 19yy <name of author>

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Also add information on how to contact you by electronic and paper mail.
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Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision 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, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (a program to direct compilers to make passes at assemblers) written by James Hacker.

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

That's all there is to it!

2.352 termcap-compat 1.2.3
2.352.1 Available under license:

This is the Debian GNU/Linux termcap-compat package.

This package was put together by Christian Hudon <chrish@debian.org> by combining the following packages:

ftp://sunsite.unc.edu/pub/Linux/GCC/termcap-2.0.8.tar.gz
(for the libtermcap.so shared library)
http://www.ccil.org/~esr/terminfo/termtypes.tc.gz
(for the termcap database file, more information available on http://www.ccil.org/~esr/ncurses.html)

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As for the ncurses termcap database... (quoting from the termcap file itself)

# COPYRIGHTS AND OTHER DELUSIONS
#
# The BSD ancestor of this file had a standard Regents of the University of
# California copyright with dates from 1980 to 1993.
# # Some information has been merged in from a terminfo file SCO distributes.
# It has an obnoxious boilerplate copyright which I'm ignoring because they
# took so much of the content from the ancestral BSD versions of this file
# and didn't attribute it, thereby violating the BSD Regents' copyright.
#
# Not that anyone should care. However many valid functions copyrights may
# serve, putting one on a termcap/terminfo file with hundreds of anonymous
# contributors makes about as much sense as copyrighting a wall-full of
# graffiti -- it's legally dubious, ethically bogus, and patently ridiculous.
# #
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# 2.353 Test-Deep 0.11

## 2.353.1 Available under license:

```---
abstract: unknown
author:
  - 'Fergal Daly <fergal@esatclear.ie>'
build_requires:
  ExtUtils::MakeMaker: 0
configure_requires:
  ExtUtils::MakeMaker: 0
dynamic_config: 1
generated_by: 'ExtUtils::MakeMaker version 6.6302, CPAN::Meta::Converter version 2.120921'
license: unknown
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: Test-Deep
no_index:
directory:
  - t
  - inc
requires:
  List::Util: 1.09
  Scalar::Util: 1.09
  Test::More: 0
  Test::NoWarnings: 0.02
  Test::Tester: 0.04
version: 0.110
from Deep.pm
```

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<signature of Ty Coon>, 1 April 1989
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That's all there is to it!

2.354 Test-Fatal 0.0080
2.354.1 Available under license:
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Ty Coon, President of Vice

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2.356 Test-Simple 0.98

2.356.1 Available under license:

--- #YAML:1.0
name: Test-Simple
version: 0.98
abstract: Basic utilities for writing tests.
author:
  - Michael G Schwern <schwern@pobox.com>
license: perl
distribution_type: module
configure_requires:
  ExtUtils::MakeMaker: 0
build_requires:
  ExtUtils::MakeMaker: 0
requires:
  perl: 5.006
  Test::Harness: 2.03
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2.357 Test-Tester 0.108
2.357.1 Available under license :

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The End

NAME
Test::Tester - Ease testing test modules built with Test::Builder

SYNOPSIS
use Test::Tester tests => 6;

use Test::MyStyle;
check_test(
    sub {
        is_mystyle_eq("this", "that", "not eq");
    },
    {
        ok => 0, # expect this to fail
        name => "not eq",
        diag => "Expected: 'this'\nGot: 'that'",
    }
);  
or

use Test::Tester;

use Test::More tests => 3;
use Test::MyStyle;

my ($premature, @results) = run_tests(
    sub {
        is_database_alive("dbname");
    }
);

# now use Test::More::like to check the diagnostic output

like($results[0]->{diag}, "Database ping took \d+ seconds\", "diag");

DESCRIPTION

If you have written a test module based on Test::Builder then Test::Tester allows you to test it with the minimum of effort.

HOW TO USE (THE EASY WAY)

From version 0.08 Test::Tester no longer requires you to included anything special in your test modules. All you need to do is

use Test::Tester;

in your test script before any other Test::Builder based modules and away you go.

Other modules based on Test::Builder can be used to help with the testing. In fact you can even use functions from your module to test other functions from the same module (while this is possible it is probably not a good idea, if your module has bugs, then using it to test itself may give the wrong answers).

The easiest way to test is to do something like
check_test(
    sub { is_mystyle_eq("this", "that", "not eq") },
    {
        ok => 0, # we expect the test to fail
        name => "not eq",
        diag => "Expected: 'this'
Got: 'that'",
    }
);

this will execute the is_mystyle_eq test, capturing it's results and
checking that they are what was expected.

You may need to examine the test results in a more flexible way, for
example, the diagnostic output may be quite long or complex or it may
involve something that you cannot predict in advance like a timestamp. In
this case you can get direct access to the test results:

my ($premature, @results) = run_tests(
    sub {
        is_database_alive("dbname");
    }
);

like($result[0]->{diag}, "/^Database ping took \d+ seconds$/", "diag");

We cannot predict how long the database ping will take so we use
Test::More's like() test to check that the diagnostic string is of the right
form.

HOW TO USE (THE HARD WAY)
*This is here for backwards compatibility only*

Make your module use the Test::Tester::Capture object instead of the
Test::Builder one. How to do this depends on your module but assuming that
your module holds the Test::Builder object in $Test and that all your test
routines access it through $Test then providing a function something like
this

sub set_builder
{
    $Test = shift;
}

should allow your test scripts to do

    Test::YourModule::set_builder(Test::Tester->capture);
and after that any tests inside your module will captured.

TEST RESULTS

The result of each test is captured in a hash. These hashes are the same as the hashes returned by Test::Builder->details but with a couple of extra fields.

These fields are documented in Test::Builder in the details() function.

ok
Did the test pass?

actual_ok
Did the test really pass? That is, did the pass come from Test::Builder->ok() or did it pass because it was a TODO test?

name
The name supplied for the test.

type
What kind of test? Possibilities include, skip, todo etc. See Test::Builder for more details.

reason
The reason for the skip, todo etc. See Test::Builder for more details.

These fields are exclusive to Test::Tester.

diag
Any diagnostics that were output for the test. This only includes diagnostics output after the test result is declared.

Note that Test::Builder ensures that any diagnostics end in a \n and it in earlier versions of Test::Tester it was essential that you have the final \n in your expected diagnostics. From version 0.10 onwards, Test::Tester will add the \n if you forgot it. It will not add a \n if you are expecting no diagnostics. See below for help tracking down hard to find space and tab related problems.

depth
This allows you to check that your test module is setting the correct value for $Test::Builder::Level and thus giving the correct file and line number when a test fails. It is calculated by looking at caller() and $Test::Builder::Level. It should count how many subroutines there are before jumping into the function you are testing. So for example in

run_tests( sub { my_test_function("a", "b") } );
the depth should be 1 and in

    sub deeper { my_test_function("a", "b") }

    run_tests(sub { deeper() });

depth should be 2, that is 1 for the sub {} and one for deeper(). This might seem a little complex but if your tests look like the simple examples in this doc then you don't need to worry as the depth will always be 1 and that's what Test::Tester expects by default.

Note: if you do not specify a value for depth in check_test() then it automatically compares it against 1, if you really want to skip the depth test then pass in undef.

Note: depth will not be correctly calculated for tests that run from a signal handler or an END block or anywhere else that hides the call stack.

Some of Test::Tester's functions return arrays of these hashes, just like Test::Builder->details. That is, the hash for the first test will be array element 1 (not 0). Element 0 will not be a hash it will be a string which contains any diagnostic output that came before the first test. This should usually be empty, if it's not, it means something output diagnostics before any test results showed up.

SPACES AND TABS
Appearances can be deceptive, especially when it comes to emptiness. If you are scratching your head trying to work out why Test::Tester is saying that your diagnostics are wrong when they look perfectly right then the answer is probably whitespace. From version 0.10 on, Test::Tester surrounds the expected and got diag values with single quotes to make it easier to spot trailing whitespace. So in this example

    # Got diag (5 bytes):
    # 'abcd'
    # Expected diag (4 bytes):
    # 'abcd'

it is quite clear that there is a space at the end of the first string. Another way to solve this problem is to use colour and inverse video on an ANSI terminal, see below COLOUR below if you want this.

Unfortunately this is sometimes not enough, neither colour nor quotes will help you with problems involving tabs, other non-printing characters and certain kinds of problems inherent in Unicode. To deal with this, you can switch Test::Tester into a mode whereby all "tricky" characters are shown as \{xx}. Tricky characters are those with ASCII code less than 33 or higher than 126. This makes the output more difficult to read but much easier to
find subtle differences between strings. To turn on this mode either call
show_space() in your test script or set the TESTTESTERSPACE environment
variable to be a true value. The example above would then look like

    # Got diag (5 bytes):
    # abcd\x{20}
    # Expected diag (4 bytes):
    # abcd

COLOUR
If you prefer to use colour as a means of finding tricky whitespace
characters then you can set the TESTTESTCOLOUR environment variable to a
comma separated pair of colours, the first for the foreground, the second
for the background. For example "white.red" will print white text on a red
background. This requires the Term::ANSIColor module. You can specify any
colour that would be acceptable to the Term::ANSIColor::color function.

If you spell colour differently, that's no problem. The TESTTESTERCOLOR
variable also works (if both are set then the British spelling wins out).

EXPORTED FUNCTIONS

($premature, @results) = run_tests(&test_sub)
&test_sub is a reference to a subroutine.

run_tests runs the subroutine in $test_sub and captures the results of any
tests inside it. You can run more than 1 test inside this subroutine if you
like.

$premature is a string containing any diagnostic output from before the
first test.

@results is an array of test result hashes.

cmp_result(%result, %expect, $name)
%result is a ref to a test result hash.

%expect is a ref to a hash of expected values for the test result.

cmp_result compares the result with the expected values. If any differences
are found it outputs diagnostics. You may leave out any field from the
expected result and cmp_result will not do the comparison of that field.

cmp_results(@results, @expects, $name)
@results is a ref to an array of test results.

@expects is a ref to an array of hash refs.

cmp_results checks that the results match the expected results and if any
differences are found it outputs diagnostics. It first checks that the number of elements in \@results and \@expects is the same. Then it goes through each result checking it against the expected result as in cmp_result() above.

($premature, @results) = check_tests(&test_sub, @expects, $name)
&test_sub is a reference to a subroutine.

@expect is a ref to an array of hash refs which are expected test results.

check_tests combines run_tests and cmp_tests into a single call. It also checks if the tests died at any stage.

It returns the same values as run_tests, so you can further examine the test results if you need to.

($premature, @results) = check_test(&test_sub, %expect, $name)
&test_sub is a reference to a subroutine.

%expect is a ref to an hash of expected values for the test result.

check_test is a wrapper around check_tests. It combines run_tests and cmp_tests into a single call, checking if the test died. It assumes that only a single test is run inside \&test_sub and include a test to make sure this is true.

It returns the same values as run_tests, so you can further examine the test results if you need to.

show_space()
Turn on the escaping of characters as described in the SPACES AND TABS section.

HOW IT WORKS
Normally, a test module (let's call it Test:MyStyle) calls Test::Builder->new to get the Test::Builder object. Test::MyStyle calls methods on this object to record information about test results. When Test::Tester is loaded, it replaces Test::Builder's new() method with one which returns a Test::Tester::Delegate object. Most of the time this object behaves as the real Test::Builder object. Any methods that are called are delegated to the real Test::Builder object so everything works perfectly. However once we go into test mode, the method calls are no longer passed to the real Test::Builder object, instead they go to the Test::Tester::Capture object. This object seems exactly like the real Test::Builder object, except, instead of outputting test results and diagnostics, it just records all the information for later analysis.

SEE ALSO
Test::Builder the source of testing goodness. Test::Builder::Tester for an alternative approach to the problem tackled by Test::Tester - captures the strings output by Test::Builder. This means you cannot get separate access to the individual pieces of information and you must predict exactly what your test will output.

AUTHOR
This module is copyright 2005 Fergal Daly <fergal@esatclear.ie>, some parts are based on other people's work.

Plan handling lifted from Test::More. written by Michael G Schwern <schwern@pobox.com>.

Test::Tester::Capture is a cut down and hacked up version of Test::Builder. Test::Builder was written by chromatic <chromatic@wgz.org> and Michael G Schwern <schwern@pobox.com>.

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--- #YAML:1.0
name:               Text-CSV
version:            1.16
abstract:           comma-separated values manipulator (using XS or PurePerl)
author:
  - Makamaka Hannyaharamitu, E<lt>makamaka[at]cpan.orgE<gt>
license:            perl
distribution_type:  module
configure_requires:
  ExtUtils::MakeMaker:  0
requires:
  IO::Handle:      0
  Test::Harness:   0
  Test::More:      0
INSTALLATION

To install this module type the following:

 perl Makefile.PL
 make
 make test
 make install

DEPENDENCIES

Test::More

DESCRIPTION

Text::CSV provides facilities for the composition and decomposition of comma-separated values. An instance of the Text::CSV class can combine fields into a CSV string and parse a CSV string into fields.

The module accepts either strings or files as input and can utilize any user-specified characters as delimiters, separators, and escapes so it is perhaps better called ASV (anything separated values) rather than just CSV.

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program `Gnomovision' (a program to direct compilers to make passes 
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<signature of Ty Coon>, 1 April 1989 
Ty Coon, President of Vice

That's all there is to it!

2.360 Text-Glob 0.09
2.360.1 Available under license:

... 
abstract: 'match globbing patterns against text'
author:
- 'Richard Clamp <richardc@unixbeard.net>'
built_requires:
Test::More: 0  
configure_requires:  
  Module::Build: 0.36  
generated_by: 'Module::Build version 0.3603'  
license: perl  
meta-spec:  
  url: http://module-build.sourceforge.net/META-spec-v1.4.html  
  version: 1.4  
  name: Text-Glob  
provides:  
  Text::Glob:  
    file: lib/Text/Glob.pm  
    version: 0.09  
resources:  
  license: http://dev.perl.org/licenses/  
  version: 0.09
From Glob.pm

=head1 AUTHOR

Richard Clamp <richardc@unixbeard.net>

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This module is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

L<File::Glob>, glob(3)

cut
From META.yml

---
abstract: 'match globbing patterns against text'

author:  
  - Richard Clamp <richardc@unixbeard.net>

build_requires:  
  Test::More: 0  
configure_requires:
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/*OpenBSD: main.c,v 1.4 1997/01/17 07:13:30 millert Exp */
/*$NetBSD: main.c,v 1.6 1995/05/21 16:54:10 mycroft Exp */

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 */

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2.365 ThreadPool 0_2_5
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##
## Tie::EncryptedHash - A tied hash with encrypted fields.
##
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## This code is based on Damian Conway's Tie::SecureHash.
##
## $Id: EncryptedHash.pm,v 1.8 2000/09/02 19:23:00 vipul Exp vipul $
## vi: expandtab=1;ts=4;

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2.367 time 1.7

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The End
2.370 TimeDate 1.2

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--- #YAML:1.0
name:               TimeDate
version:            1.2
abstract:           ~
author:
  - Graham Barr <gbarr@pobox.com>
license:            perl
distribution_type:  module
configure_requires:
  ExtUtils::MakeMaker:  0
requires:           {}
resources:
  repository:  http://github.com/gbarr/perl-TimeDate
no_index:
directory:
  - t
  - inc
generated_by:       ExtUtils::MakeMaker version 6.48
meta-spec:
  url:      http://module-build.sourceforge.net/META-spec-v1.4.html
  version:  1.4
This is the perl5 TimeDate distribution. It requires perl version 5.003 or later

This distribution replaces my earlier GetDate distribution, which was only a date parser. The date parser contained in this distribution is far superior to the yacc based parser, and a *lot* faster.

The parser contained here will only parse absolute dates, if you want a date parser that can parse relative dates then take a look at the Time modules by David Muir on CPAN.

You install the library by running these commands:

perl Makefile.PL
make
make test
make install

Please report any bugs/suggestions to <gbarr@pobox.com>

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

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appropriate parts of the General Public License. Of course, the
commands you use may be called something other than `show w' and `show
c'; they could even be mouse-clicks or menu items--whatever suits your
program.

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

   Yoyodyne, Inc., hereby disclaims all copyright interest in the
   program `Gnomovision' (a program to direct compilers to make passes
   at assemblers) written by James Hacker.

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

That's all there is to it!
2.371 tomcat-connectors 1.2.40

2.371.1 Available under license:

PCRE LICENCE

---------

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

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Written by: Philip Hazel <ph10@cam.ac.uk>

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!IFDEF APACHE20_HOME
APR_LIB=libapr.lib
APU_LIB=libaprutil.lib
OUTDIR=\Release20
INTDIR=\Release20
APACHE2_HOME=$(APACHE20_HOME)
!ELSE
!IFDEF APACHE24_HOME
APACHE2_HOME=$(APACHE24_HOME)
OUTDIR=\Release24
INTDIR=\Release24
!ELSE
!IFDEF APACHE22_HOME
APACHE2_HOME=$(APACHE22_HOME)
OUTDIR=\Release22
INTDIR=\Release22
!ENDIF
!ENDIF
APR_LIB=libapr-1.lib
APU_LIB=libaprutil-1.lib
!ENDIF
!IFDEF APACHE2_HOME
!ERROR Missing APACHE2_HOME environment variable.
TARGET=mod_jk$(SO_VERSION)$SO_HTTPD_VERSION
CPP=cl.exe
MTL=midl.exe
RSC=rc.exe
ARCH=X86

ALL : "$(OUTDIR)$(TARGET).so"

CLEAN :
-@erase "$(INTDIR)jk.res"
-@erase "$(INTDIR)jk_ajp12_worker.obj"
-@erase "$(INTDIR)jk_ajp13.obj"
-@erase "$(INTDIR)jk_ajp13_worker.obj"
-@erase "$(INTDIR)jk_ajp14.obj"
-@erase "$(INTDIR)jk_ajp14_worker.obj"
-@erase "$(INTDIR)jk_ajp_common.obj"
-@erase "$(INTDIR)jk_connect.obj"
-@erase "$(INTDIR)jk_context.obj"
-@erase "$(INTDIR)jk_lb_worker.obj"
-@erase "$(INTDIR)jk_map.obj"
-@erase "$(INTDIR)jk_md5.obj"
-@erase "$(INTDIR)jk_msg_buff.obj"
-@erase "$(INTDIR)jk_pool.obj"
-@erase "$(INTDIR)jk_shm.obj"
-@erase "$(INTDIR)jk_sockbuf.obj"
-@erase "$(INTDIR)jk_status.obj"
-@erase "$(INTDIR)jk_uri_worker_map.obj"
-@erase "$(INTDIR)jk_url.obj"
-@erase "$(INTDIR)jk_util.obj"
-@erase "$(INTDIR)jk_worker.obj"
-@erase "$(INTDIR)mod_jk.obj"
-@erase "$(INTDIR)mod_jk_src.idb"
-@erase "$(INTDIR)mod_jk_src.pdb"
-@erase "$(OUTDIR)mod_jk.exp"
-@erase "$(OUTDIR)mod_jk.lib"
-@erase "$(OUTDIR)$(TARGET).pdb"
-@erase "$(OUTDIR)$(TARGET).so"

"$(OUTDIR)" :
   if not exist "$(OUTDIR)/(NULL)" mkdir "$(OUTDIR)"

BSC32=bscmake.exe
BSC32_FLAGS=/nologo /o"$(OUTDIR)$(TARGET).bsc"
BSC32_SBRS=\
LINK32=link.exe
LINK32_FLAGS=libhttpd.lib $(APR_LIB) $(APU_LIB) kernel32.lib user32.lib advapi32.lib mswsock.lib
ws2_32.lib $(EXTRA_LIBS) /nologo /base:"0x6A6B0000" /subsystem:windows /dll /incremental:no
/pdb:"$(OUTDIR)$TARGET).pdb" /debug /machine:$(ARCH) /out:"$(OUTDIR)$TARGET).so"
/libpath:"$(APACHE2_HOME)lib" /opt:ref

LINK32_OBJS=\n\"$(INTDIR)\jk_ajp12_worker.obj\" \n\"$(INTDIR)\jk_ajp13.obj\" \n\"$(INTDIR)\jk_ajp13_worker.obj\" \n\"$(INTDIR)\jk_ajp14.obj\" \n\"$(INTDIR)\jk_ajp14_worker.obj\" \n\"$(INTDIR)\jk_ajp_common.obj\" \n\"$(INTDIR)\jk_connect.obj\" \n\"$(INTDIR)\jk_context.obj\" \n\"$(INTDIR)\jk_lb_worker.obj\" \n\"$(INTDIR)\jk_map.obj\" \n\"$(INTDIR)\jk_md5.obj\" \n\"$(INTDIR)\jk_msg_buff.obj\" \n\"$(INTDIR)\jk_pool.obj\" \n\"$(INTDIR)\jk_shm.obj\" \n\"$(INTDIR)\jk_sockbuf.obj\" \n\"$(INTDIR)\jk_status.obj\" \n\"$(INTDIR)\jk_uri_worker_map.obj\" \n\"$(INTDIR)\jk_url.obj\" \n\"$(INTDIR)\jk_util.obj\" \n\"$(INTDIR)\jk_worker.obj\" \n\"$(INTDIR)\jk.res\" \n\"$(INTDIR)\mod_jk.obj\"

\"$(OUTDIR)\TARGET).so\" : \"$(OUTDIR)\DEF_FILE\$(LINK32_OBJS)
\$(LINK32) @<<
\$\$(LINK32_FLAGS) \$(LINK32_OBJS)
@IF EXIST \$(OUTDIR)\TARGET).manifest \nmt -nologo -manifest \$(OUTDIR)\TARGET).manifest -outputresource:\$(OUTDIR)\TARGET).so;2

CPP_PROJ=-nologo -MD -W3 -O2 -Ob2 -Oy- -Zi -EHsc /I ".\common" /I "$\(APACHE2_HOME)include" /D "NDEBUG" /D "WIN32" /D ",_WINDOWS" $\(CFLAGS) /Fo"$(INTDIR)\" /Fd$\(INTDIR)\mod_jk_src" /FD /c

.c $(\$(INTDIR))\obj:\n$\(CPP) @<<
\$(CPP_PROJ) $<
@<<

.cpp $(\$(INTDIR))\obj:\n$\(CPP) @<<
\$(CPP_PROJ) $<
.cxx$(INTDIR).obj:  
$(CPP) @<<
$(CPP_PROJ) $<
<<

c$(INTDIR).sbr:  
$(CPP) @<<
$(CPP_PROJ) $<
<<

cpp$(INTDIR).sbr:
$(CPP) @<<
$(CPP_PROJ) $<
<<

MTL_PROJ=/nologo /D "NDEBUG" /mktyplib203 /win32
RSC_PROJ=/l 0x409 /fo"$(INTDIR)\jk.res" /i "..\common" /d BASENAME="mod_jk" /d "NDEBUG"

SOURCE=..\common\jk.rc

"$(INTDIR)\jk.res" : $(SOURCE) "$(INTDIR)"
$(RSC) $(RSC_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp12_worker.c

"$(INTDIR)\jk_ajp12_worker.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp13.c

"$(INTDIR)\jk_ajp13.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp13_worker.c

"$(INTDIR)\jk_ajp13_worker.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)
SOURCE=..\common\jk_ajp14.c

"$(INTDIR)\jk_ajp14.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp14_worker.c

"$(INTDIR)\jk_ajp14_worker.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp_common.c

"$(INTDIR)\jk_ajp_common.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_connect.c

"$(INTDIR)\jk_connect.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_context.c

"$(INTDIR)\jk_context.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_lb_worker.c

"$(INTDIR)\jk_lb_worker.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_map.c

"$(INTDIR)\jk_map.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_md5.c

"$(INTDIR)\jk_md5.obj" : $(SOURCE) "$(INTDIR)"
$(CPP) $(CPP_PROJ) $(SOURCE)
# build this level's files

#
# Make sure all needed macro's are defined
#

JKCOMMON = ../common

#
# These directories will be at the beginning of the include list, followed by
# INCDIRS
#
XINCDIRS+= \n$(JKCOMMON) \n$(APR)/include \n$(APRUTIL)/include \n$(AP_WORK)/include \n$(NWOS) \n$(EOLIST)

#
# These flags will come after CFLAGS
#
XCFLAGS+= \n$(EOLIST)

#
# These defines will come after DEFINES
#
XDEFINES+= \n-D__NOVELL_LIBC__ \n-D_POSIX_SOURCE \n$(EOLIST)

#
# These flags will be added to the link.opt file
#
XLFLAGS+= \n$(EOLIST)

#
# These values will be appended to the correct variables based on the value of
# RELEASE
#
ifeq "$(RELEASE)" "debug"
XINCDIRS+= \n$(EOLIST)
XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n$(EOLIST)
endif

ifeq \"$(RELEASE)\" \"noopt\"
XINCDIRS+= \n$(EOLIST)

XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n$(EOLIST)
endif

ifeq \"$(RELEASE)\" \"release\"
XINCDIRS+= \n$(EOLIST)

XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n$(EOLIST)
endif

#
# These are used by the link target if an NLM is being generated
# This is used by the link 'name' directive to name the nlm. If left blank
# TARGET.nlm (see below) will be used.
#
NLM_NAME= mod_jk

#
# This is used by the link '-desc ' directive.
# If left blank, NLM_NAME will be used.
# NLM_DESCRIPTION= Apache $(VERSION_STR) plugin for Tomcat $(JK_VERSION_STR)

# This is used by the link `-copy` directive.
# If left blank, the ASF copyright defined in NWGNUtail.inc will be used.
# NLM_COPYRIGHT=

# This is used by the `-threadname` directive. If left blank,
# NLM_NAME Thread will be used.
# NLM_THREAD_NAME= JK Module

# If this is specified, it will override VERSION value in
# $(AP_WORK)/build/NWGNUenvironment.inc
# NLM_VERSION= $(HK_VERSION)

# If this is specified, it will override the default of 64K
# NLM_STACK_SIZE= 49152

# If this is specified it will be used by the link `-entry` directive
# NLM_ENTRY_SYM= _LibCPrelude

# If this is specified it will be used by the link `-exit` directive
# NLM_EXIT_SYM= _LibCPostlude

# If this is specified it will be used by the link `-check` directive
# NLM_CHECK_SYM=

# If these are specified it will be used by the link `-flags` directive
# NLM_FLAGS= AUTOUNLOAD, PSEUDOPREEMPTION
# If this is specified it will be linked in with the XDCData option in the def
# file instead of the default of $(NWOS)/apache.xdc. XDCData can be disabled
# by setting APACHE_UNIPROC in the environment
#
# XDCDATA=
#
# If there is an NLM target, put it here
#
TARGET_nlm = \
$(OBJDIR)/$(NLM_NAME).nlm \n$(EOLIST)
#
# If there is an LIB target, put it here
#
TARGET_lib = \
$(EOLIST)
#
# These are the OBJ files needed to create the NLM target above.
# Paths must all use the '/' character
#
FILES_nlm_objs = \
$(OBJDIR)/jk_nwmain.o \n$(OBJDIR)/jk_ajp12_worker.o \n$(OBJDIR)/jk_ajp13.o \n$(OBJDIR)/jk_ajp13_worker.o \n$(OBJDIR)/jk_ajp14.o \n$(OBJDIR)/jk_ajp14_worker.o \n$(OBJDIR)/jk_ajp_common.o \n$(OBJDIR)/jk_connect.o \n$(OBJDIR)/jk_context.o \n$(OBJDIR)/jk_lb_worker.o \n$(OBJDIR)/jk_map.o \n$(OBJDIR)/jk_md5.o \n$(OBJDIR)/jk_msg_buff.o \n$(OBJDIR)/jk_pool.o \n$(OBJDIR)/jk_shm.o \n$(OBJDIR)/jk_sockbuf.o \n$(OBJDIR)/jk_status.o \n$(OBJDIR)/jk_uri_worker_map.o \n$(OBJDIR)/jk_url.o \n$(OBJDIR)/jk_util.o \n$(OBJDIR)/jk_worker.o \n$(OBJDIR)/mod_jk.o \n$(EOLIST)
# These are the LIB files needed to create the NLM target above.
# These will be added as a library command in the link.opt file.
# FILES_nlm_libs = \
$(NOVELLLIBC)/imports/libcpre.o \
$(EOLIST)

# These are the modules that the above NLM target depends on to load.
# These will be added as a module command in the link.opt file.
# FILES_nlm_modules = \
aprlib \nlibc \n$(EOLIST)

# If the nlm has a msg file, put it’s path here
# FILE_nlm_msg =

# If the nlm has a hlp file put it’s path here
# FILE_nlm_hlp =

# If this is specified, it will override $(NWOS)\copyright.txt.
# FILE_nlm_copyright =

# Any additional imports go here
# FILES_nlm_Ximports = \
@aprlib.imp \n@httpd.imp \n@libc.imp \n@ws2nlm.imp \n$(EOLIST)

# Any symbols exported to here
# FILES_nlm_exports = \
jk_module \n$(EOLIST)
 FILES_lib_objs = \
$(EOLIST)

# implement targets and dependancies (leave this section alone)

libs :: $(OBJDIR) $(TARGET_lib)

nlms :: libs $(TARGET_nlm)

# Updated this target to create necessary directories and copy files to the
# correct place. (See $(AP_WORK)/build/NWGNUhead.inc for examples)
# install :: nlms FORCE
copy $(OBJDIR)/*.nlm $(INSTALL)/Apache2\modules\*.*

# Any specialized rules here

vpath %.c $(JKCOMMON)

$(OBJDIR)/version.inc: $(JKCOMMON)/jk_version.h $(OBJDIR)
    @echo Creating $@
    @awk -f ../../support/get_ver.awk $< > $@

# Include the version info retrieved from jk_version.h

-include $(OBJDIR)/version.inc

# Include the 'tail' makefile that has targets that depend on variables defined
# in this makefile

include $(AP_WORK)/build/NWGNUtail.inc
PGM
CRTCMMOD MODULE(MOD_JK/MOD_JK) +
SRCSTMF('/home/apache/jk/native/apache-2.0/mod_jk.c') + 
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
    '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' '_REENTRANT') + 
TEXT('mod_jk.c') + 
OPTIMIZE(40) + 
LOCALETYPE(*LOCALEUTF) + 
SYSIFCOPT(*IFSIO) + 
LANGLVL(*EXTENDED) + 
TERASPACE(*YES) + 
TGTRLS(*CURRENT) + 
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMod MODULE(MOD_JK/JK_AJP_COM) + 
SRCSTMF('/home/apache/jk/native/common/jk_ajp_common.c') + 
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
    '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' '_REENTRANT') + 
TEXT('jk_ajp_common.c') + 
OPTIMIZE(40) + 
LOCALETYPE(*LOCALEUTF) + 
SYSIFCOPT(*IFSIO) + 
LANGLVL(*EXTENDED) + 
TERASPACE(*YES) + 
TGTRLS(*CURRENT) + 
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMod MODULE(MOD_JK/JK_AJP12_W) + 
SRCSTMF('/home/apache/jk/native/common/jk_ajp12_worker.c') + 
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
    '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' '_REENTRANT') + 
TEXT('jk_ajp12_worker.c') + 
OPTIMIZE(40) + 
LOCALETYPE(*LOCALEUTF) + 
SYSIFCOPT(*IFSIO) + 
LANGLVL(*EXTENDED) + 
TERASPACE(*YES) + 
TGTRLS(*CURRENT) + 
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMod MODULE(MOD_JK/JK_AJP13) + 
SRCSTMF('/home/apache/jk/native/common/jk_ajp13.c') + 
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
    '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' '_REENTRANT') + 
TEXT('jk_ajp13.c') + 
OPTIMIZE(40) + 
LOCALETYPE(*LOCALEUTF) + 
SYSIFCOPT(*IFSIO) + 
LANGLVL(*EXTENDED) + 
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP13_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp13_worker.c') +
DEFINE(AS400 AS400.UTF8 HAVE APR +
'_XOPEN_SOURCE=520 'USE_APACHE_MD5 'REENTRANT') +
TEXT('jk_ajp13_worker.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGV(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP14) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14.c') +
DEFINE(AS400 AS400.UTF8 HAVE APR +
'_XOPEN_SOURCE=520 'USE_APACHE_MD5 'REENTRANT') +
TEXT('jk_ajp14.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGV(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP14_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14_worker.c') +
DEFINE(AS400 AS400.UTF8 HAVE APR +
'_XOPEN_SOURCE=520 'USE_APACHE_MD5 'REENTRANT') +
TEXT('jk_ajp14_worker.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGV(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_CONNECT) +
SRCSTMF('/home/apache/jk/native/common/jk_connect.c') +
DEFINE(AS400 AS400.UTF8 HAVE APR +
'_XOPEN_SOURCE=520 'USE_APACHE_MD5 'REENTRANT' +
'USE_SO_RCVTIMEO' 'USE_SO_SNDTIMEO') +
TEXT('jk_connect.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_CONTEXT) +
SRCSTMF('/home/apache/jk/native/common/jk_context.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_context.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_LB_WORK) +
SRCSTMF('/home/apache/jk/native/common/jk_lb_worker.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_lb_worker.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MAP) +
SRCSTMF('/home/apache/jk/native/common/jk_map.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_map.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MD5) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_URI_W_M) +
SRCSTMF('/home/apache/jk/native/common/jk_uri_worker_map.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_uri_worker_map.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_URL) +
SRCSTMF('/home/apache/jk/native/common/jk_url.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_url.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_UTIL) +
SRCSTMF('/home/apache/jk/native/common/jk_util.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_util.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_WORKER) +
SRCSTMF('/home/apache/jk/native/common/jk_worker.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
  '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_worker.c') +
OPTIMIZE(40) +
LOCALETYPET(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMTMOD MODULE(MOD_JK/JK_STATUS) +
SRCSTMF('/home/apache/jk/native/common/jk_status.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
   '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_status.c') +
OPTIMIZE(40) +
LOCALETYPET(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMTMOD MODULE(MOD_JK/JK_SHM) +
SRCSTMF('/home/apache/jk/native/common/jk_shm.c') +
DEFINE('AS400' 'AS400_UTF8' 'HAVE_APR' +
   '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_shm.c') +
OPTIMIZE(40) +
LOCALETYPET(*LOCALEUTF) +
SYSIFCOPT(*IFSIO) +
LANGLEVEL(*EXTENDED) +
TERASPACE(*YES) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTSRVPGM SRVPGM(MOD_JK/MOD_JK) +
MODULE(MOD_JK/MOD_JK +
   MOD_JK/JK_AJP_COM MOD_JK/JK_AJP12_W +
   MOD_JK/JK_AJP13 MOD_JK/JK_AJP13_W +
   MOD_JK/JK_AJP14 MOD_JK/JK_AJP14_W +
   MOD_JK/JK_CONNECT MOD_JK/JK_CONTEXT +
   MOD_JK/JK_LB_WORK +
   MOD_JK/JK_MAP MOD_JK/JK_MD5 +
   MOD_JK/JK_MSG_BUF MOD_JK/JK_POOL +
   MOD_JK/JK_SOCKBUF MOD_JK/JK_URI_W_M +
   MOD_JK/JK_URL +
   MOD_JK/JK_UTIL MOD_JK/JK_WORKER +
   MOD_JK/JK_STATUS MOD_JK/JK_SHM) +
EXPORT(*SRCFILE) +
BNDDIR() +
TGTRLS(*CURRENT) +
SRCFILE(MOD_JK/QSRVSRC) +
SRCMBR(MOD_JK) +
USRPRF(*USER) +
BNDSPRPGM(QHTTPSVR/QZRAPR QHTTPSVR/QZSRCORE +
QHTTPSVR/QZSRXMLP QHTTPSVR/QZSRSDBM) +
TEXT('Apache Tomcat mod_jk connector module')
ENDPGM
PGM
CRTCMOD MODULE(MOD_JK/MOD_JK) +
SRCSTMF('/home/apache/jk/native/apache-2.0/mod_jk.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APBACHE_MD5' '_REENTRANT') +
TEXT('mod_jk.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP_COM) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp_common.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APBACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp_common.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP12_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp12_worker.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APBACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp12_worker.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP13) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp13.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp13.c') +
OPTIMIZE(40) +
LOCALETYPAT('LOCALE') +
SYSIFOPT('IFSIO') +
LANGLEVEL('EXTENDED') +
TGTRLIS('CURRENT') +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCDM MODUDEL(MOD_JK/JK_AJP13_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp13_worker.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp13_worker.c') +
OPTIMIZE(40) +
LOCALETYPAT('LOCALE') +
SYSIFOPT('IFSIO') +
LANGLEVEL('EXTENDED') +
TGTRLIS('CURRENT') +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCDM MODUDEL(MOD_JK/JK_AJP14) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp14.c') +
OPTIMIZE(40) +
LOCALETYPAT('LOCALE') +
SYSIFOPT('IFSIO') +
LANGLEVEL('EXTENDED') +
TGTRLIS('CURRENT') +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCDM MODUDEL(MOD_JK/JK_AJP14_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14_worker.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp14_worker.c') +
OPTIMIZE(40) +
LOCALETYPAT('LOCALE') +
SYSIFOPT('IFSIO') +
LANGLEVEL('EXTENDED') +
TGTRLIS('CURRENT') +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCDM MODUDEL(MOD_JK/JK_CONNECT) +
SRCSTMF('/home/apache/jk/native/common/jk_connect.c') +
SRCSTMF('/home/apache/jk/native/common/jk_md5.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APCHE_MD5' '_REENTRANT') +
TEXT('jk_md5.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCAL) +
SYSiFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MSG_BUF) +
SRCSTMF('/home/apache/jk/native/common/jk_msg_buff.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APCHE_MD5' '_REENTRANT') +
TEXT('jk_msg_buff.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCAL) +
SYSiFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_POOL) +
SRCSTMF('/home/apache/jk/native/common/jk_pool.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APCHE_MD5' '_REENTRANT') +
TEXT('jk_pool.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCAL) +
SYSiFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_SOCKBUF) +
SRCSTMF('/home/apache/jk/native/common/jk_sockbuf.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APCHE_MD5' '_REENTRANT') +
TEXT('jk_sockbuf.c') +
OPTIMIZE(40) +
LOCALETYPE(*LOCAL) +
SYSiFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_URI_W_M) +
SRCSTMF('/home/apache/jk/native/common/jk_uri_worker_map.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
  'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_uri_worker_map.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMBD MODULE(MOD_JK/JK_URL) +
SRCSTMF('/home/apache/jk/native/common/jk_url.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
  'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_url.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMBD MODULE(MOD_JK/JK_UTIL) +
SRCSTMF('/home/apache/jk/native/common/jk_util.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
  'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_util.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMBD MODULE(MOD_JK/JK_WORKER) +
SRCSTMF('/home/apache/jk/native/common/jk_worker.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
  'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_worker.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMBD MODULE(MOD_JK/JK_STATUS) +

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SRCSTMF('/home/apache/jk/native/common/jk_status.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
     'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_status.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSTIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_SHM) +
SRCSTMF('/home/apache/jk/native/common/jk_shm.c') +
DEFINE('AS400' 'HAVE_APR' '_XOPEN_SOURCE=520' +
     'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_shm.c') +
OPTIMIZE(40) +
LOCALETYP(*LOCALE) +
SYSTIFCOPT(*IFSIO) +
LANGLVL(*EXTENDED) +
TGTRLS(*CURRENT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTSRVPGM SRVPGM(MOD_JK/MOD_JK) +
MODULE(MOD_JK/MOD_JK +
    MOD_JK/JK_AJP_COM MOD_JK/JK_AJP12_W +
    MOD_JK/JK_AJP13 MOD_JK/JK_AJP13_W +
    MOD_JK/JK_AJP14 MOD_JK/JK_AJP14_W +
    MOD_JK/JK_CONNECT MOD_JK/JK_CONTEXT +
    MOD_JK/JK_LB_WORK +
    MOD_JK/JK_MAP MOD_JK/JK_MD5 +
    MOD_JK/JK_MSG_BUF MOD_JK/JK_POOL +
    MOD_JK/JK_SOCKBUF MOD_JK/JK_URI_W_M +
    MOD_JK/JK_URL +
    MOD_JK/JK_UTIL MOD_JK/JK_WORKER +
    MOD_JK/JK_STATUS MOD_JK/JK_SHM) +
EXPORT(*SRCFILE) +
BNDDIR() +
TGTRLS(*CURRENT) +
SRCFILE(MOD_JK/QSRVSRC) +
SRCMBR(MOD_JK) +
USRPRF(*USER) +
BNDSRVPGM(QHTTPSVR/QZSRAPR QHTTPSVR/QZSRCORE +
     QHTTPSVR/QZSRXMLP QHTTPSVR/QZSRSDBM) +
TEXT('Apache Tomcat mod_jk connector module')

ENDPGM
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2.380 User-Utmp 1.8

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The End

2.381 util-linux 2.24

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From the README

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For more details and the names of other contributors, see the doc/README* files and include/gc.h. This file describes typical use of the collector on a machine that is already supported.

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# Original author: Tom Tromey
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 */

/*
 * Note that this defines a large number of tuning hooks, which can
* safely be ignored in nearly all cases. For normal use it suffices
* to call only GC_MALLOC and perhaps GC_REALLOC.
* For better performance, also look at GC_MALLOC_ATOMIC, and
* GC_enable_incremental. If you need an action to be performed
* immediately before an object is collected, look at GC_register_finalizer.
* If you are using Solaris threads, look at the end of this file.
* Everything else is best ignored unless you encounter performance
* problems.
*/

#endif _GC_H

#define _GC_H

/*
* Some tests for old macros. These violate our namespace rules and will
* disappear shortly. Use the GC_ names.
*/
#define SOLARIS_THREADS
#define _SOLARIS_THREADS
#define GC_SOLARIS_THREADS
#endif
#define _SOLARIS_PTHREADS
#define GC_SOLARIS_PTHREADS
#endif
#define IRIX_THREADS
#define GC_IRIX_THREADS
#endif
#define DGUX_THREADS
#define GC_DGUX_THREADS
#endif
#define DGUX386_THREADS
#define GC_DGUX386_THREADS
#define HPUX_THREADS
#define GC_HPUX_THREADS
#define USE_LD_WRAP
#define GC_USE_LD_WRAP
#endif
/* Define word and signed_word to be unsigned and signed types of the */
/* size as char * or void *. There seems to be no way to do this*/
/* even semi-portably. The following is probably no better/worse */
/* than almost anything else.*/
/* The ANSI standard suggests that size_t and ptr_diff_t might be */
/* better choices. But those appear to have incorrect definitions*/
/* on may systems. Notably "typedef int size_t" seems to be both*/
/* frequent and WRONG.*/
typedef unsigned long GC_word;
typedef long GC_signed_word;

/* Public read-only variables */

GC_API GC_word GC_gc_no;/* Counter incremented per collection. */
/* Includes empty GCs at startup.*/

GC_API int GC_parallel;/* GC is parallelized for performance on*/
/* multiprocessors. Currently set only*/
/* implicitly if collector is built with*/
/* -DPARALLEL_MARK and if either:*/
/* Env variable GC_NPROC is set to > 1, or*/
/* GC_NPROC is not set and this is an MP.*/
/* If GC_parallel is set, incremental*/
/* collection is only partially functional,*/
/* and may not be desirable.*/

/* Public R/W variables */

GC_API GC_PTR (*GC_oom_fn) GC_PROTO((size_t bytes_requested));
/* When there is insufficient memory to satisfy */
/* an allocation request, we return*/
/* (*GC_oom_fn()). By default this just*/
/* returns 0.*/
/* If it returns, it must return 0 or a valid*/
/* pointer to a previously allocated heap */
/* object.*/

GC_API int GC_find_leak;
/* Do not actually garbage collect, but simply*/
/* report inaccessible memory that was not*/
/* deallocated with GC_free. Initial value*/
/* is determined by FIND_LEAK macro.*/

GC_API int GC_all_interior_pointers;
/* Arrange for pointers to object interiors to*/
/* be recognized as valid. May not be changed*/
/* after GC initialization.*/
/* Initial value is determined by */
/* -DALL_INTERIOR_POINTERS.*/
/* Unless DONT_ADD_BYTE_AT_END is defined, this*/
/* also affects whether sizes are increased by*/
/* at least a byte to allow “off the end”*/
/* pointer recognition.*/
/* MUST BE 0 or 1.*/

GC_API int GC_quiet;/* Disable statistics output. Only matters if*/
/* collector has been compiled with statistics*/
/* enabled. This involves a performance cost*/
/* and is thus not the default.*/

GC_API int GC_finalize_on_demand;
/* If nonzero, finalizers will only be run in */
/* response to an explicit GC_invoke_finalizers*/
/* call. The default is determined by whether*/
/* the FINALIZE_ON_DEMAND macro is defined*/
/* when the collector is built. */

GC_API int GC_java_finalization;
/* Mark objects reachable from finalizable */
/* objects in a separate postpass. This makes */
/* it a bit safer to use non-topologically- */
/* ordered finalization. Default value is */
/* determined by JAVA_FINALIZATION macro. */

GC_API int GC_dont_gc; /* Don't collect unless explicitly requested, e.g. */
/* because it's not safe. */

GC_API int GC_dont_expand;
/* Don't expand heap unless explicitly requested */
/* or forced to. */

GC_API int GC_use_entire_heap;
/* Causes the nonincremental collector to use the */
/* entire heap before collecting. This was the only */
/* option for GC versions < 5.0. This sometimes */
/* results in more large block fragmentation, since */
/* very large blocks will tend to get broken up */
/* during each GC cycle. It is likely to result in a */
/* larger working set, but lower collection */
/* frequencies, and hence fewer instructions executed */
/* in the collector. */

GC_API int GC_full_freq; /* Number of partial collections between */
/* full collections. Matters only if */
/* GC_incremental is set. */
/* Full collections are also triggered if */
/* the collector detects a substantial */
/* increase in the number of in-use heap */
/* blocks. Values in the tens are now */
/* perfectly reasonable, unlike for */
/* earlier GC versions. */

GC_API GC_word GC_non_gc_bytes; /* Bytes not considered candidates for collection. */
/* Used only to control scheduling of collections. */
/* Updated by GC_malloc_uncollectable and GC_free. */
/* Wizards only. */

GC_API int GC_no_dls;
/* Don't register dynamic library data segments. */
/* Wizards only. Should be used only if the */
/* application explicitly registers all roots. */
/* In Microsoft Windows environments, this will */
/* usually also prevent registration of the */
/* main data segment as part of the root set. */

GC_API GC_word GC_free_space_divisor;
/* We try to make sure that we allocate at */
/* least N/GC_free_space_divisor bytes between*/
/* collections, where N is the heap size plus*/
/* a rough estimate of the root set size. */
/* Initially, GC_free_space_divisor = 4. */
/* Increasing its value will use less space*/
/* but more collection time. Decreasing it*/
/* will appreciably decrease collection time*/
/* at the expense of space. */
/* GC_free_space_divisor = 1 will effectively*/
/* disable collections. */

GC_API GC_word GC_max_retries;
/* The maximum number of GCs attempted before*/
/* reporting out of memory after heap*/
/* expansion fails. Initially 0. */

GC_API char *GC_stackbottom;/* Cool end of user stack. */
/* May be set in the client prior to*/
/* calling any GC_routines. This*/
/* avoids some overhead, and */
/* potentially some signals that can */
/* confuse debuggers. Otherwise the*/
/* collector attempts to set it */
/* automatically. */
/* For multithreaded code, this is the*/
/* cold end of the stack for the*/
/* primordial thread. */

GC_API int GC_dont_precollect; /* Don't collect as part of */
/* initialization. Should be set only*/
/* if the client wants a chance to*/
/* manually initialize the root set*/
/* before the first collection. */
/* Interferes with blacklisting. */
/* Wizards only. */

GC_API unsigned long GC_time_limit;
/* If incremental collection is enabled. */
/* We try to terminate collections */
/* after this many milliseconds. Not a */
/* hard time bound. Setting this to */
/* GC_TIME_UNLIMITED will essentially */
/* disable incremental collection while */
/* leaving generational collection */
/* enabled. */
#define GC_TIME_UNLIMITED 999999
/* Setting GC_time_limit to this value */
/* will disable the "pause time exceeded"*/
/* tests. */

/* Public procedures */

/* Initialize the collector. This is only required when using thread-local */
/* allocation, since unlike the regular allocation routines, GC_local_malloc */
/* is not self-initializing. If you use GC_local_malloc you should arrange */
/* to call this somehow (e.g. from a constructor) before doing any allocation. */
GC_API void GC_init GC_PROTO((void));

/* general purpose allocation routines, with roughly malloc calling conv. */
/* The atomic versions promise that no relevant pointers are contained */
/* in the object. The nonatomic versions guarantee that the new object */
/* is cleared. GC_malloc_stubborn promises that no changes to the object */
/* will occur after GC_end_stubborn_change has been called on the */
/* result of GC_malloc_stubborn. GC_malloc_uncollectable allocates an object */
/* that is scanned for pointers to collectable objects, but is not itself */
/* collectable. The object is scanned even if it does not appear to */
/* be reachable. GC_malloc_uncollectable and GC_free called on the resulting */
/* object implicitly update GC_non_gc_bytes appropriately. */
/* Note that the GC_malloc_stubborn support is stubbed out by default */
/* starting in 6.0. GC_malloc_stubborn is an alias for GC_malloc unless */
/* the collector is built with STUBBORN_ALLOC defined. */
GC_API GC_PTR GC_malloc GC_PROTO((size_t size_in_bytes));
GC_API GC_PTR GC_malloc_atomic GC_PROTO((size_t size_in_bytes));
GC_API GC_PTR GC_malloc_uncollectable GC_PROTO((size_t size_in_bytes));
GC_API GC_PTR GC_malloc_stubborn GC_PROTO((size_t size_in_bytes));

/* The following is only defined if the library has been suitably */
/* compiled: */
GC_API GC_PTR GC_malloc_atomic_uncollectable GC_PROTO((size_t size_in_bytes));

/* Explicitly deallocate an object. Dangerous if used incorrectly. */
/* Requires a pointer to the base of an object. */
/* If the argument is stubborn, it should not be changeable when freed. */
/* An object should not be enable for finalization when it is */
/* explicitly deallocated. */
/* GC_free(0) is a no-op, as required by ANSI C for free. */
GC_API void GC_free GC_PROTO((GC_PTR object_addr));

/* Stubborn objects may be changed only if the collector is explicitly informed.
* The collector is implicitly informed of coming change when such
* an object is first allocated. The following routines inform the
* collector that an object will no longer be changed, or that it will
* once again be changed. Only nonNIL pointer stores into the object
* are considered to be changes. The argument to GC_end_stubborn_change
* must be exactly the value returned by GC_malloc_stubborn or passed to
* GC_change_stubborn. (In the second case it may be an interior pointer
* within 512 bytes of the beginning of the objects.)
* There is a performance penalty for allowing more than
* one stubborn object to be changed at once, but it is acceptable to
* do so. The same applies to dropping stubborn objects that are still
* changeable.
*/
GC_API void GC_change_stubborn GC_PROTO((GC_PTR));
GC_API void GC_end_stubborn_change GC_PROTO((GC_PTR));

/* Return a pointer to the base (lowest address) of an object given*/
/* a pointer to a location within the object. */
/* I.e. map an interior pointer to the corresponding bas pointer. */
/* Note that with debugging allocation, this returns a pointer to the*/
/* actual base of the object, i.e. the debug information, not to*/
/* the base of the user object. */
/* Return 0 if displaced_pointer doesn't point to within a valid*/
/* object. */
GC_API GC_PTR GC_base GC_PROTO((GC_PTR displaced_pointer));

/* Given a pointer to the base of an object, return its size in bytes.*/
/* The returned size may be slightly larger than what was originally*/
/* requested. */
GC_API size_t GC_size GC_PROTO((GC_PTR object_addr));

/* For compatibility with C library. This is occasionally faster than*/
/* a malloc followed by a bcopy. But if you rely on that, either here*/
/* or with the standard C library, your code is broken. In my*/
/* opinion, it shouldn't have been invented, but now we're stuck. -HB*/
/* The resulting object has the same kind as the original. */
/* If the argument is stubborn, the result will have changes enabled. */
/* It is an error to have changes enabled for the original object. */
/* Follows ANSI conventions for NULL old_object. */
GC_API GC_PTR GC_realloc
GCPROTO((GC_PTR old_object, size_t new_size_in_bytes));

/* Explicitly increase the heap size. */
/* Returns 0 on failure, 1 on success. */
GC_API int GC_expand_hp GCPROTO((size_t number_of_bytes));

/* Limit the heap size to n bytes. Useful when you're debugging. */
/* especially on systems that don't handle running out of memory well. */
/* n == 0 ==> unbounded. This is the default. */
GC_API void GC_set_max_heap_size GCPROTO((GC_word n));

/* Inform the collector that a certain section of statically allocated */
/* memory contains no pointers to garbage collected memory. Thus it */
/* need not be scanned. This is sometimes important if the application */
/* maps large read/write files into the address space, which could be */
/* mistaken for dynamic library data segments on some systems. */
GC_API void GC_exclude_static_roots GCPROTO((GC_PTR start, GC_PTR finish));

/* Clear the set of root segments. Wizards only. */
GC_API void GC_clear_roots GCPROTO((void));

/* Add a root segment. Wizards only. */
GC_API void GC_add_roots GCPROTO((char * low_address,
        char * high_address_plus_1));

/* Add a displacement to the set of those considered valid by the*/
/* collector. GC_register_displacement(n) means that if p was returned */
/* by GC_malloc, then (char *)p + n will be considered to be a valid*/
/* pointer to n. N must be small and less than the size of p. */
/* (All pointers to the interior of objects from the stack are) */
/* considered valid in any case. This applies to heap objects and */
/* static data. */
/* Preferably, this should be called before any other GC procedures. */
/* Calling it later adds to the probability of excess memory */
/* retention. */
/* This is a no-op if the collector was compiled with recognition of*/
/* arbitrary interior pointers enabled, which is now the default. */
GC_API void GC_register_displacement GCPROTO((GC_word n));

/* The following version should be used if any debugging allocation is */
/* being done. */
GC_API void GC_debug_register_displacement GCPROTO((GC_word n));
/* Explicitly trigger a full, world-stop collection. */
GC_API void GC_gcollect GC_PROTO((void));

/* Trigger a full world-stopped collection. Abort the collection if */
/* and when stop_func returns a nonzero value. Stop_func will be */
/* called frequently, and should be reasonably fast. This works even*/
/* if virtual dirty bits, and hence incremental collection is not */
/* available for this architecture. Collections can be aborted faster*/
/* than normal pause times for incremental collection. However, */
/* aborted collections do no useful work; the next collection needs */
/* to start from the beginning. */
/* Return 0 if the collection was aborted, 1 if it succeeded. */
typedef int (* GC_stop_func) GC_PROTO((void));
GC_API int GC_try_to_collect GC_PROTO((GC_stop_func stop_func));

/* Return the number of bytes in the heap. Excludes collector private*/
/* data structures. Includes empty blocks and fragmentation loss.*/
/* Includes some pages that were allocated but never written. */
GC_API size_t GC_get_heap_size GC_PROTO((void));

/* Return a lower bound on the number of free bytes in the heap. */
GC_API size_t GC_get_free_bytes GC_PROTO((void));

/* Return the number of bytes allocated since the last collection. */
GC_API size_t GC_get_bytes_since_gc GC_PROTO((void));

/* Return the total number of bytes allocated in this process. */
/* Never decreases. */
GC_API size_t GC_get_total_bytes GC_PROTO((void));

/* Enable incremental/generational collection. */
/* Not advisable unless dirty bits are */
/* available or most heap objects are */
/* pointerfree(atomic) or immutable. */
/* Don't use in leak finding mode. */
/* Ignored if GC_dont_gc is true. */
/* Only the generational piece of this is */
/* functional if GC_parallel is TRUE */
/* or if GC_time_limit is GC_TIME_UNLIMITED. */
/* Causes GC_local_gcj_malloc() to revert to */
/* locked allocation. Must be called */
/* before any GC_local_gcj_malloc() calls. */
GC_API void GC_enable_incremental GC_PROTO((void));

/* Does incremental mode write-protect pages? Returns zero or*/
/* more of the following, or'ed together: */
#define GC_PROTECTS_POINTER_HEAP 1  /* May protect non-atomic objs. */
#define GC_PROTECTS_PTRFREE_HEAP 2
#define GC_PROTECTS_STATIC_DATA  4 /* Currently never.*/
#define GC_PROTECTS_STACK  8 /* Probably impractical.*/

#define GC_PROTECTS_NONE 0

GC_API int GC_incremental_protection_needs GC_PROTO((void));

/* Perform some garbage collection work, if appropriate.*/
/* Return 0 if there is no more work to be done.*/
/* Typically performs an amount of work corresponding roughly*/
/* to marking from one page. May do more work if further*/
/* progress requires it, e.g. if incremental collection is*/
/* disabled. It is reasonable to call this in a wait loop*/
/* until it returns 0.*/
GC_API int GC_collect_a_little GC_PROTO((void));

/* Allocate an object of size lb bytes. The client guarantees that*/
/* as long as the object is live, it will be referenced by a pointer*/
/* that points to somewhere within the first 256 bytes of the object.*/
/* (This should normally be declared volatile to prevent the compiler*/
/* from invalidating this assertion.) This routine is only useful*/
/* if a large array is being allocated. It reduces the chance of */
/* accidentally retaining such an array as a result of scanning an*/
/* integer that happens to be an address inside the array. (Actually,*/
/* it reduces the chance of the allocator not finding space for such*/
/* an array, since it will try hard to avoid introducing such a false*/
/* reference.) On a SunOS 4.X or MS Windows system this is recommended */
/* for arrays likely to be larger than 100K or so. For other systems,*/
/* or if the collector is not configured to recognize all interior*/
/* pointers, the threshold is normally much higher.*/
GC_API GC_PTR GC_malloc_ignore_off_page GC_PROTO((size_t lb));
GC_API GC_PTR GC_malloc_atomic_ignore_off_page GC_PROTO((size_t lb));

#if defined(__sgi) && !defined(__GNUC__) && _COMPILER_VERSION >= 720
  # define GC_ADD_CALLER
  # define GC_RETURN_ADDR (GC_word)__return_address
#else
  # define GC_EXTRAS __FILE__, __LINE__
  # define GC_EXTRA_PARAMS GC_word ra, GC_CONST char * s, int i
#endif

/* Debugging (annotated) allocation. GC_gcollect will check */
/* objects allocated in this way for overwrites, etc.*/
GC_API GC_PTR GC_debug_malloc
GC_PROTO((size_t size_in_bytes, GC_EXTRA_PARAMS));
GC_API GC_PTR GC_debug_malloc_atomic
GC_PROTO((size_t size_in_bytes, GC_EXTRA_PARAMS));
GC_API GC_PTR GC_debug_malloc_uncollectable
GC_PROTO((size_t size_in_bytes, GC_EXTRA_PARAMS));
GC_API GC_PTR GC_debug_malloc_stubborn
GC_PROTO((size_t size_in_bytes, GC_EXTRA_PARAMS));
GC_API void GC_debug_free GC_PROTO((GC_PTR object_addr));
GC_API GC_PTR GC_debug_realloc
GC_PROTO((GC_PTR old_object, size_t new_size_in_bytes,
 gc_EXTRA_PARAMS));
GC_API void GC_debug_change_stubborn GC_PROTO((GC_PTR));
GC_API void GC_debug_end_stubborn_change GC_PROTO((GC_PTR));

#if defined GC_DEBUG
  # define GC_MALLOC(sz) GC_debug_malloc(sz, GC_EXTRAS)
  # define GC_MALLOC_ATOMIC(sz) GC_debug_malloc_atomic(sz, GC_EXTRAS)
  # define GC_MALLOC_UNCOLLECTABLE(sz) GC_debug_malloc_uncollectable(sz, GC_EXTRA_PARAMS)
  # define GC_REALLOC(old, sz) GC_debug_realloc(old, sz, GC_EXTRAS)
  # define GC_FREE(p) GC_debug_free(p)
  # define GC_REGISTER_FINALIZER(p, f, d, of, od) GC_debug_register_finalizer(p, f, d, of, od)
  # define GC_REGISTER_FINALIZER_IGNORE_SELF(p, f, d, of, od) GC_debug_register_finalizer_ignore_self(p, f, d, of, od)
  # define GC_REGISTER_FINALIZER_NO_ORDER(p, f, d, of, od) GC_debug_register_finalizer_no_order(p, f, d, of, od)
  # define GC_MALLOC_STUBBORN(sz) GC_debug_malloc_stubborn(sz, GC_EXTRAS);
  # define GC_CHANGE_STUBBORN(p) GC_debug_change_stubborn(p)
  # define GC_END_STUBBORN_CHANGE(p) GC_debug_end_stubborn_change(p)
  # define GC_GENERAL_REGISTER_DISAPPEARING_LINK(link, obj) GC_general_register_disappearing_link(link, GC_base(obj))
  # define GC_REGISTER_DISPLACEMENT(n) GC_debug_register_displacement(n)
#else
  # define GC_MALLOC(sz) GC_malloc(sz)
  # define GC_MALLOC_ATOMIC(sz) GC_malloc_atomic(sz)
  # define GC_MALLOC_UNCOLLECTABLE(sz) GC_malloc_uncollectable(sz)
  # define GC_REALLOC(old, sz) GC_realloc(old, sz)
  # define GC_FREE(p) GC_free(p)
  # define GC_REGISTER_FINALIZER(p, f, d, of, od) GC_register_finalizer(p, f, d, of, od)
  # define GC_REGISTER_FINALIZER_IGNORE_SELF(p, f, d, of, od) GC_register_finalizer_ignore_self(p, f, d, of, od)
  # define GC_REGISTER_FINALIZER_NO_ORDER(p, f, d, of, od) GC_register_finalizer_no_order(p, f, d, of, od)
  # define GC_MALLOC_STUBBORN(sz) GC_malloc_stubborn(sz)
  # define GC_CHANGE_STUBBORN(p) GC_change_stubborn(p)
  # define GC_END_STUBBORN_CHANGE(p) GC_end_stubborn_change(p)
#endif

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# define GC_GENERAL_REGISTER_DISAPPEARING_LINK(link, obj) \
GC_general_register_disappearing_link(link, obj)
# define GC_REGISTER_DISPLACEMENT(n) GC_register_displacement(n)
# endif
/* The following are included because they are often convenient, and*/
/* reduce the chance for a misspecified size argument. But calls may*/
/* expand to something syntactically incorrect if t is a complicated*/
/* type expression. */
#define GC.NEW(t) (*GC_MALLOC(sizeof (t))
#define GC.NEW_ATOMIC(t) (*GC_MALLOC_ATOMIC(sizeof (t))
#define GC.NEW_STUBBORN(t) (*GC_MALLOC_STUBBORN(sizeof (t))
#define GC.NEW_UNCOLLECTABLE(t) (*GC_MALLOC_UNCOLLECTABLE(sizeof (t))

/* Finalization. Some of these primitives are grossly unsafe.*/
/* The idea is to make them both cheap, and sufficient to build*/
/* a safer layer, closer to PCedar finalization.*/
/* The interface represents my conclusions from a long discussion*/
/* with Alan Demers, Dan Greene, Carl Hauser, Barry Hayes, */
/* Christian Jacobi, and Russ Atkinson. It's not perfect, and*/
/* probably nobody else agrees with it. Hans-J. Boehm 3/13/92*/
typedef void (*GC_finalization_proc)
GC_PROTO((GC_PTR obj, GC_PTR client_data));

GC_API void GC_register_finalizer
  GC_PROTO((GC_PTR obj, GC_FINALIZATION_PROC fn, GC_PTR cd,
            GC_finalization_proc *ofn, GC_PTR *ocd));
GC_API void GC_debug_register_finalizer
  GC_PROTO((GC_PTR obj, GC_FINALIZATION_PROC fn, GC_PTR cd,
            GC_finalization_proc *ofn, GC_PTR *ocd));
/* When obj is no longer accessible, invoke*/
/* (fn)(obj, cd). If a and b are inaccessible, and*/
/* a points to b (after disappearing links have been*/
/* made to disappear), then only a will be*/
/* finalized. (If this does not create any new*/
/* pointers to b, then b will be finalized after the*/
/* next collection.) Any finalizable object that*/
/* is reachable from itself by following one or more*/
/* pointers will not be finalized (or collected).* /
/* Thus cycles involving finalizable objects should* /
/* be avoided, or broken by disappearing links.* /
/* All but the last finalizer registered for an object */
/* is ignored.* /
/* Finalization may be removed by passing 0 as fn.* /
/* Finalizers are implicitly unregistered just before*/
/* they are invoked.* /
/* The old finalizer and client data are stored in*/
/* *ofn and *ocd.* /
/* Fn is never invoked on an accessible object.*/
/* provided hidden pointers are converted to real */
/* pointers only if the allocation lock is held, and */
/* such conversions are not performed by finalization*/
/* routines.*/
/* If GC_register_finalizer is aborted as a result of */
/* a signal, the object may be left with no */
/* finalization, even if neither the old nor new */
/* finalizer were NULL. */
/* Obj should be the nonNULL starting address of an */
/* object allocated by GC_malloc or friends. */
/* Note that any garbage collectable object referenced */
/* by cd will be considered accessible until the */
/* finalizer is invoked. */

/* Another versions of the above follow. It ignores */
/* self-cycles, i.e. pointers from a finalizable object to */
/* itself. There is a stylistic argument that this is wrong, */
/* but it's unavoidable for C++, since the compiler may */
/* silently introduce these. It's also benign in that specific */
/* case. */
/* Note that cd will still be viewed as accessible, even if it */
/* refers to the object itself. */
GC_API void GC_register_finalizer_ignore_self
GC_PROTO((GC_PTR obj, GC_finalization_proc fn, GC_PTR cd, 
          GC_finalization_proc *ofn, GC_PTR *ocd));

/* Another version of the above. It ignores all cycles. */
/* It should probably only be used by Java implementations. */
/* Note that cd will still be viewed as accessible, even if it */
/* refers to the object itself. */
GC_API void GC_register_finalizer_no_order
GC_PROTO((GC_PTR obj, GC_finalization_proc fn, GC_PTR cd, 
          GC_finalization_proc *ofn, GC_PTR *ocd));

/* The following routine may be used to break cycles between */
/* finalizable objects, thus causing cyclic finalizable */
/* objects to be finalized in the correct order. Standard */
/* use involves calling GC_register_disappearing_link(&p), */
/* where p is a pointer that is not followed by finalization */
/* code, and should not be considered in determining */
/* finalization order. */

Open Source Used In Firepower System Version 6.2
GC_API int GC_register_disappearing_link GC_PROTO((GC_PTR * /* link */));
/* Link should point to a field of a heap allocated */
/* object obj. *link will be cleared when obj is */
/* found to be inaccessible. This happens BEFORE any */
/* finalization code is invoked, and BEFORE any */
/* decisions about finalization order are made. */
/* This is useful in telling the finalizer that */
/* some pointers are not essential for proper */
/* finalization. This may avoid finalization cycles. */
/* Note that obj may be resurrected by another */
/* finalizer, and thus the clearing of *link may */
/* be visible to non-finalization code. */
/* There's an argument that an arbitrary action should */
/* be allowed here, instead of just clearing a pointer. */
/* But this causes problems if that action alters, or */
/* examines connectivity. */
/* Returns 1 if link was already registered, 0 */
/* otherwise. */
/* Only exists for backward compatibility. See below: */

GC_API int GC_general_register_disappearing_link
GC_PROTO((GC_PTR * /* link */, GC_PTR obj));
/* A slight generalization of the above. *link is */
/* cleared when obj first becomes inaccessible. This */
/* can be used to implement weak pointers easily and */
/* safely. Typically link will point to a location */
/* holding a disguised pointer to obj. (A pointer */
/* inside an "atomic" object is effectively */
/* disguised.) In this way soft */
/* pointers are broken before any object */
/* reachable from them are finalized. Each link */
/* May be registered only once, i.e. with one obj */
/* value. This was added after a long email discussion */
/* with John Ellis. */
/* Obj must be a pointer to the first word of an object */
/* we allocated. It is unsafe to explicitly deallocate */
/* the object containing link. Explicitly deallocating */
/* obj may or may not cause link to eventually be */
/* cleared. */
GC_API int GC_unregister_disappearing_link GC_PROTO((GC_PTR * /* link */));
/* Returns 0 if link was not actually registered. */
/* Undoes a registration by either of the above two */
/* routines. */

/* Auxiliary fns to make finalization work correctly with displaced */
/* pointers introduced by the debugging allocators. */
GC_API GC_PTR GC_make_closure GC_PROTO((GC_finalization_proc fn, GC_PTR data));
GC_API void GC_debug_invoke_finalizer GC_PROTO((GC_PTR obj, GC_PTR data));
/* Returns !=0 if GC_invoke_finalizers has something to do. */
GC_API int GC_should_invoke_finalizers GC_PROTO((void));

GC_API int GC_invoke_finalizers GCPROTO((void));
/* Run finalizers for all objects that are ready to */
/* be finalized. Return the number of finalizers*/
/* that were run. Normally this is also called*/
/* implicitly during some allocations. If*/
/* GC-finalize_on_demand is nonzero, it must be called*/
/* explicitly.*/

/* GC_set_warn_proc can be used to redirect or filter warning messages.*/
/* p may not be a NULL pointer.*/
typedef void (*GC_warn_proc) GC_PROTO((char *msg, GC_word arg));
GC_API GC_warn_proc GC_set_warn_proc GC_PROTO((GC_warn_proc p));
/* Returns old warning procedure.*/

/* The following is intended to be used by a higher level*/
/* (e.g. Java-like) finalization facility. It is expected*/
/* that finalization code will arrange for hidden pointers to*/
/* disappear. Otherwise objects can be accessed after they*/
/* have been collected.*/
/* Note that putting pointers in atomic objects or in */
/* nonpointer slots of "typed" objects is equivalent to */
/* disguising them in this way, and may have other advantages.*/
#if defined(I_HIDE_POINTERS) || defined(GC_I_HIDE_POINTERS)
    typedef GC_word GC_hidden_pointer;
    # define HIDE_POINTER(p) (~(GC_hidden_pointer)(p))
    # define REVEAL_POINTER(p) ((GC_PTR)(HIDE_POINTER(p)))
    /* Converting a hidden pointer to a real pointer requires verifying*/
    /* that the object still exists. This involves acquiring the */
    /* allocator lock to avoid a race with the collector.*/
#endif /* I_HIDE_POINTERS */
typedef GC_PTR (*GC_fn_type) GC_PROTO((GC_PTR client_data));
GC_API GC_PTR GC_call_with_alloc_lock
        GCPROTO((GC_fn_type fn, GC_PTR client_data));

/* The following routines are primarily intended for use with a */
/* preprocessor which inserts calls to check C pointer arithmetic. */

/* Check that p and q point to the same object. */
/* Fail conspicuously if they don't.*/
/* Returns the first argument. */
/* Succeeds if neither p nor q points to the heap.*/
/* May succeed if both p and q point to between heap objects.*/
GC_API GC_PTR GC_same_obj GCPROTO((GC_PTR p, GC_PTR q));
/* Checked pointer pre- and post- increment operations. Note that*/
/* the second argument is in units of bytes, not multiples of the*/
/* object size. This should either be invoked from a macro, or the*/
/* call should be automatically generated.*/
GC_API GC_PTR GC_pre_incr GC_PROTO((GC_PTR *p, size_t how_much));
GC_API GC_PTR GC_post_incr GC_PROTO((GC_PTR *p, size_t how_much));

/* Check that p is visible*/
/* to the collector as a possibly pointer containing location.*/
/* If it isn't fail conspicuously.*/
/* Returns the argument in all cases. May erroneously succeed*/
/* in hard cases. (This is intended for debugging use with*/
/* untyped allocations. The idea is that it should be possible, though*/
/* slow, to add such a call to all indirect pointer stores.)*/
/* Currently useless for multithreaded worlds.*/
GC_API GC_PTR GC_is_visible GC_PROTO((GC_PTR p));

/* Check that if p is a pointer to a heap page, then it points to*/
/* a valid displacement within a heap object.*/
/* Fail conspicuously if this property does not hold.*/
/* Uninteresting with GC_all_interior_pointers.*/
/* Always returns its argument.*/
GC_API GC_PTR GC_is_valid_displacement GC_PROTO((GC_PTR p));

/* Safer, but slow, pointer addition. Probably useful mainly with */
/* a preprocessor. Useful only for heap pointers.*/
#ifdef GC_DEBUG
  # define GC_PTR_ADD3(x, n, type_of_result) \
((type_of_result)GC_same_obj((x)+(n), (x)))
  # define GC_PRE_INCR3(x, n, type_of_result) \
((type_of_result)GC_pre_incr(&(x), (n)*sizeof(*x))
  # define GC_POST_INCR2(x, type_of_result) \
((type_of_result)GC_post_incr(&(x), sizeof(*x))
  # ifdef __GNUC__
  #     define GC_PTR_ADD(x, n) \ 
  GC_PTR_ADD3(x, n, typeof(x))
  #     define GC_PRE_INCR(x, n) \ 
  GC_PRE_INCR3(x, n, typeof(x))
  #     define GC_POST_INCR(x, n) \ 
  GC_POST_INCR3(x, typeof(x))
  #   else
  #     define GC_PTR_ADD(x, n) \ 
((x)+(n))
  #   endif
#else
  /* We can't do this right without typeof, which ANSI*/
  /* decided was not sufficiently useful. Repeatedly*/
  /* mentioning the arguments seems too dangerous to be*/
  /* useful. So does not casting the result.*/
  # define GC_PTR_ADD(x, n) ((x)+(n))
#endif
#else /* !GC_DEBUG */
#define GC_PTR_ADD3(x, n, type_of_result) ((x)+(n))
#define GC_PTR_ADD(x, n) ((x)+(n))
#define GC_PRE_INCR3(x, n, type_of_result) ((x) += (n))
#define GC_PRE_INCR(x, n) ((x) += (n))
#define GC_POST_INCR2(x, n, type_of_result) ((x)++)
#define GC_POST_INCR(x, n) ((x)++)
#endif
/* Safer assignment of a pointer to a nonstack location. */
#ifdef GC_DEBUG
#ifdef __STDC__
#define GC_PTR_STORE(p, q) (*(void **)GC_is_visible(p) = GC_is_valid_displacement(q))
#else
#define GC_PTR_STORE(p, q) (*(char **)GC_is_visible(p) = GC_is_valid_displacement(q))
#endif
#else /* !GC_DEBUG */
#define GC_PTR_STORE(p, q) *((p) = (q))
#endif
/* Functions called to report pointer checking errors */
GC_API void (*GC_same_obj_print_proc) GC_PROTO((GC_PTR p, GC_PTR q));

GC_API void (*GC_is_valid_displacement_print_proc) GC_PROTO((GC_PTR p));

GC_API void (*GC_is_visible_print_proc) GC_PROTO((GC_PTR p));

/* For pthread support, we generally need to intercept a number of */
/* thread library calls. We do that here by macro defining them. */
#if !defined(GC_USE_LD_WRAP) &&
  (defined(GC_PTHREADS) || defined(GC_SOLARIS_THREADS))
#include "gc_pthread_redirects.h"
#endif

/* Any flavor of threads except SRC_M3. */
/* This returns a list of objects, linked through their first word. It can */
/* greatly reduce lock contention problems, since the allocation lock can */
/* be acquired and released many fewer times. */
/* lb must be large enough to hold the pointer field. */
/* It is used internally by gc_local_alloc.h, which provides a simpler */
/* programming interface on Linux. */
GC_PTR GC_malloc_many(size_t lb);
#define GC_NEXT(p) (*((GC_PTR *)p)) /* Retrieve the next element */
/* in returned list. */
extern void GC_thr_init(); /* Needed for Solaris/X86 */
#endif /* THREADS && !SRC_M3 */

#if defined(GC_WIN32_THREADS)
# include <windows.h>
# include <winbase.h>
/*
 * All threads must be created using GC_CreateThread, so that they will be
 * recorded in the thread table. For backwards compatibility, this is not
 * technically true if the GC is built as a dynamic library, since it can
 * and does then use DllMain to keep track of thread creations. But new code
 * should be built to call GC_CreateThread.
 */
HANDLE WINAPI GC_CreateThread(
    LPSECURITY_ATTRIBUTES lpThreadAttributes,
    DWORD dwStackSize, LPTHREAD_START_ROUTINE lpStartAddress,
    LPVOID lpParameter, DWORD dwCreationFlags, LPDWORD lpThreadId );

#if defined(_WIN32_WCE)
/*
 * win32_threads.c implements the real WinMain, which will start a new thread
 * to call GC_WinMain after initializing the garbage collector.
 */
int WINAPI GC_WinMain(
    HINSTANCE hInstance,
    HINSTANCE hPrevInstance,
    LPWSTR lpCmdLine,
    int nCmdShow );

#else /* defined(_WIN32_WCE) */
/*
 * win32_threads.c implements the real WinMain, which will start a new thread
 * to call GC_WinMain after initializing the garbage collector.
 */
int WINAPI GC_WinMain(
    HINSTANCE hInstance,
    HINSTANCE hPrevInstance,
    LPWSTR lpCmdLine,
    int nCmdShow );
#endif /* defined(_WIN32_WCE) */
#endif /* defined(GC_WIN32_THREADS) */

/*
 * If you are planning on putting
 * the collector in a SunOS 5 dynamic library, you need to call GC_INIT()
 * from the statically loaded program section.
 * This circumvents a Solaris 2.3 (X<=4) linker bug.
/*
* if defined(sparc) || defined(__sparc)
*  define GC_INIT() { extern end, etext;
*    GC_noop(&end, &etext); }
*else
*  if defined(__CYGWIN32__) && defined(GC_USE_DLL) || defined(_AIX)
*    /*
*    * Similarly gnu-win32 DLLs need explicit initialization from
*    * the main program, as does AIX.
*    */
*  define GC_INIT() { GC_add_roots(DATASTART, DATAEND); }
*else
*  define GC_INIT()
*endif
*/

#if !defined(_WIN32_WCE) \
&& ((defined(_MSC_VER)) && (_M_IPH >= 300) \n  || defined(_WIN32) && !defined(__CYGWIN32__) && !defined(__CYGWIN__))
/* win32S may not free all resources on process exit. */
/* This explicitly deallocates the heap. */
GC_API void GC_win32_free_heap();
#endif

#if ( defined(_AMIGA) && !defined(GC_AMIGA_MAKINGLIB) )
/* Allocation really goes through GC_amiga_allocwrapper_do */
# include "gc_amiga_redirects.h"
#endif

#if defined(GC_REDIRECT_TO_LOCAL) && !defined(GC_LOCAL_ALLOC_H)
# include  "gc_local_alloc.h"
#endif

#ifdef __cplusplus
} /* end of extern "C" */
#endif

/*_GC_H */

2.387 wget 1.16.3

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Version 3, 29 June 2007

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Installing Wireshark on FreeBSD/OpenBSD/NetBSD/DragonFly BSD

-----------------------------------------------

1. Extra packages required
2. Compiling Wireshark
3. Berkeley Packet Filter (BPF) requirement
4. Running Wireshark as a non-root user

1. Extra packages required

Wireshark requires a number of additional programs to function.
Install the latest versions of the following programs before compiling:

atk
cairo
The easiest way to install these is by using your operating system's ports or packages system.

2. Compiling Wireshark
-----------------------
To compile Wireshark with the default options, run configure, make and make install (you may have to run "autogen.sh" first):

```
./configure
make
make install
```

The configure and make steps can be run as a non-root user and you can run Wireshark from the compilation directory itself. You must run make install as root in order to copy the program to the proper directories.

3. Berkeley Packet Filter (BPF) requirement
--------------------------------------------
In order to capture packets (with Wireshark/TShark, tcpdump, or any other packet capture program) on a BSD system, your kernel must have the Berkeley Packet Filter mechanism enabled. The default kernel configurations in recent versions of BSD systems have this enabled already. To verify the bpf device is present, look in the /dev directory:

```
ls -l /dev/bpf*
```

You should see one or more bpf devices listed similar to this:

```
    crw-------  1 root  wheel    0,  90 Aug 10 21:05 /dev/bpf0
    crw-------  1 root  wheel    0,  91 Aug 10 21:05 /dev/bpf1
```

Packet-capturing programs will pick the first bpf device that's not in use. Recent versions of most BSDs will create bpf devices as needed, so you don't have to configure the number of devices that will be available.
4. Running wireshark as a non-root user
-------------------------------------------

Since the bpf devices are read-only by the owner (root), you normally have to run packet capturing programs such as Wireshark as root. It is safer to run programs as a non-root user if possible. To run Wireshark as a non-root user, you must change the permissions on the bpf device(s).

If you are the only user that needs to use Wireshark, the easiest way is to change the owner of each bpf device to your username. You can also add the read/write ability to the group (typically wheel) and add users that need to use Wireshark to the wheel group. Check your operating system's documentation on how to make these changes as they are often reset upon reboot; if /dev is implemented with devfs, it might be possible to configure devfs to create all bpf devices owned by a particular user and/or group and with particular permissions. In FreeBSD 6.0 and later this can be done by creating an /etc/devfs.rules file with content such as

```
[localrules=10]
add path 'bpf*' {mode and permissions}
```

where "mode and permissions" can include clauses such as

```
mode {octal permissions}
```

to set the permissions on the device (e.g., "mode 0660" to set the permissions to rw-rw-r--),

```
user {user}
```
to set the user who owns the device, or

```
group {group}
```
to set the group that owns the device and adding a line such as

```
devfs_system_ruleset=localrules
```

to /etc/rc.conf. For example, an /etc/devfs.rules file with

```
[localrules=10]
add path 'bpf*' mode 0660 group wheel
```

will grant read and write permissions on all BPF devices to all users in the "wheel" group.

/* <filename>.c
 */
* $Id$
*
* Wireshark - Network traffic analyzer
* By Gerald Combs <gerald@wireshark.org>
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version:             0.40
abstract:            SAX Driver for Expat
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2.402 XML-Simple 2.18

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xmlsec, xmlsec-openssl, xmlsec-gnutls, xmlsec-gcrypt libraries
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References

* AOL
  http://www.aleksey.com/pipermail/xmlsec/attachments/20030729/0e25648e/attachment.htm

* Cordys R&D BV

* Cryptocom LTD

2.406 xz 5.0.3

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2.407 yaml 0.1.2
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2.408 YAML-LibYAML 0.35

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2.409 YAML-Syck 1.07

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2.412 zlib 1.2.5

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2.413 zlib/contrib-ada subpart 1.2.5

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-- activemq-web
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== For the behaviour.js library                                          ==
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3.4 ActiveMQ 5.2

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-- activemq-web

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--activemq-web-console

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-- activemq-web
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*/

package org.apache.commons.codec;

/**
 * Defines common decoding methods for byte array decoders.
 */
@Author Apache Software Foundation
@Version $Id: BinaryDecoder.java,v 1.10 2004/06/15 18:14:15 ggregory Exp $

public interface BinaryDecoder extends Decoder {

/**
 * Decodes a byte array and returns the results as a byte array.
 * @param pArray A byte array which has been encoded with the
 * appropriate encoder
 * @return a byte array that contains decoded content
 * @throws DecoderException A decoder exception is thrown
 * if a Decoder encounters a failure condition during
 * the decode process.
 */
byte[] decode(byte[] pArray) throws DecoderException;
}

The commons-codec team is pleased to announce the Codec 1.3 release!
The codec package contains simple encoder and decoders for various formats such as Base64 and Hexadecimal. In addition to these widely used encoders and decoders, the codec package also maintains a collection of phonetic encoding utilities.

Changes in this version include:

New Features:

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

Fixed bugs:

- The default URL encoding logic was broken. Issue: 25995. Thanks to Oleg Kalnichevski.
- Base64 chunked encoding not compliant with RFC 2045 section 2.1 CRLF. Issue: 27781. Thanks to Gary D. Gregory.
- Hex converts illegal characters to 255. Issue: 28455.
- Metaphone now correctly handles a silent B in a word that ends in MB. "COMB" is encoded as "KM", before this fix "COMB" was encoded as "KMB". Issue: 28457.
- Added missing tags in Javadoc comments.
- General Javadoc improvements.

Changes:

- This version is released under the Apache License 2.0, please see LICENSE.txt. Previous versions were released under the Apache License 1.1.
- The Board recommendation to remove Javadoc author tags has been implemented. All author tags are now "Apache Software Foundation".
Have fun!
-The commons-codec team

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3.24 Base64Encoder.java 1.3
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3.58 dnsjava 2.1.4

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com/sun/xml/xsom/impl/util/Uri.java
org/relaxng/datatype/helpers/DatatypeLibraryLoader.java

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3.105 jaxen 1.1.1

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*/

package org.jdom;

/**
 * An XML comment. Methods allow the user to get and set the text of the comment.
 *
 * @version $Revision: 1.32 $, $Date: 2004/02/11 21:12:43 $
 * @author Brett McLaughlin
 * @author Jason Hunter
 */

public class Comment extends Content {

    private static final String CVS_ID = "@(#) $RCSfile: Comment.java,v $ $Revision: 1.32 $ $Date: 2004/02/11 21:12:43 $ $Name: jdom_1_0 "$;

    /** Text of the <code>Comment</code> */
    protected String text;

    /**
     * Default, no-args constructor for implementations to use if needed.
     */
    protected Comment() {}
/**
 * This creates the comment with the supplied text.
 * @param text <code>String</code> content of comment.
 */
public Comment(String text) {
    setText(text);
}

/**
 * Returns the XPath 1.0 string value of this element, which is the
 * text of this comment.
 * @return the text of this comment
 */
public String getValue() {
    return text;
}

/**
 * This returns the textual data within the <code>Comment</code>.
 * @return <code>String</code> - text of comment.
 */
public String getText() {
    return text;
}

/**
 * This will set the value of the <code>Comment</code>.
 * @param text <code>String</code> text for comment.
 * @return <code>Comment</code> - this Comment modified.
 * @throws IllegalDataException if the given text is illegal for a
 * Comment.
 */
public Comment setText(String text) {
    String reason;
    if ((reason = Verifier.checkCommentData(text)) != null) {
        throw new IllegalDataException(text, "comment", reason);
    }
    this.text = text;
    return this;
}

/**
* This returns a <code>String</code> representation of the
* <code>Comment</code>, suitable for debugging. If the XML
* representation of the <code>Comment</code> is desired,
* {@link org.jdom.output.XMLOutputter#outputString(Comment)}
* should be used.
*
* @return <code>String</code> - information about the
*
<code>Attribute</code>
*/
public String toString() {
return new StringBuffer()
.append("[Comment: ")
.append(new org.jdom.output.XMLOutputter().outputString(this))
.append("]")
.toString();
}
}

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Full name: Jan Bartel
E-Mail: janb@eclipse.com
Mailing Address: 62 Church St Balmain NSW 2041 Australia

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Corporation name: Simula Labs, Inc.
Mailing Address: 4676 Admiralty Way, Suite 520
Marina Del Rey, CA 90292

Point of Contact:
Full name: Gordon King
E-Mail: gordon.king@simulalabs.com
Fax: +1 800 822 0471

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Date:

Signature:

Name: Gordon King

Positions: Chief Operational Officer
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Version: GnuPG v1.0.7 (GNU/Linux)
iD8DBQFE85cgaq9Frj/CIrIRAamuJAKCFgi4W0UOH8IUn+SV6PBHRF3BnLgCcDqqC
Zoktk0bTHfwaa5TtxQbScw=
=N/w/
-----END PGP SIGNATURE-----
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Mailing Address: 1A Leigh Road, London, UK, N5 1ST

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Version: GnuPG v1.4.1 (Darwin)
iD8DBQFD37/4dL6IZr4c+6kRAtsIAJ41td3i4OM6sIMfJfT0dYdT1bxwCdGgWv8sfMxEDZqUqhhVbFZU2c76U=
=8WW7
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Version: GnuPG v1.4.4 (MingW32)
iD8DBQfET1ZxHR/ESK2w6H8RAPbOAJ9c1eooN2oN59w2VitJExGJjUvKgCfaKjici6tDJ6AUojTuSI59hUsWMQ=
=HmqH
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Version: GnuPG v1.4.1 (GNU/Linux)

iD8DBQFEaStXR9WPTAwLARAsNAJ4jBB6wCeqcFtjGge7yrAMSrFv/gCgoMC+5hdry6ZjXRcUqEyNz2F/T4=
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Please sign: David Jencks

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Version: GnuPG v1.4.7 (Darwin)
iD8DBQFI2T2ToF6+5lbz4BsRA3wAJ9puXC26Nr8nhFvTZ9oNwxDFV/DVACgnC8O
VFUWPZrfLOJesKa0/rYNJIM=
=jC71
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3.125 Joda Time 2.7

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3.128 Jquery-week-calendar 1.2.2

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*/

* jQuery.weekCalendar v1.2.2
*
* Requires:
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* - jquery 1.3.x
* - jquery-ui 1.7.x (widget, drag, drop, resize)
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3.129 jsch 0.1.48

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3.130 jsoup 1.7.2

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3.132 jsr311-api 1.1.1

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3.135 jTDS 1.2.8

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3.136 jul-to-slf4j 1.7.7

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3.149 Mod_SSL 2.8.14

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3.151 MultiLineLabel.java 1

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- RSA is no longer included, found in the OpenSSL library
- IDEA is no longer included, its use is deprecated
- DES is now external, in the OpenSSL library
- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
- The make-ssh-known-hosts script is no longer included
- TSS has been removed
- MD5 is now external, in the OpenSSL library
- RC4 support has been replaced with ARC4 support from OpenSSL
- Blowfish is now external, in the OpenSSL library

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Version 6.3, January 2012

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3.166 postgresql 9.2-1002

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3.167 protobuf 2.4.1

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/* NSC -- new Scala compiler
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3.176 slf4j 1.7.5

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3.177 slf4j 1.5.2

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3.178 slf4j-api 1.7.7

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3.179 slf4j-api 1.7.12
3.180 slf4j-api_ASLv2.0 1.7.7

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3.181 slf4j-log4j12 1.7.7

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Cronje Fourie
Contributed improvements for the PostgreSQL dialect, including PostGIS support
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3.216 xalan 2.3.1

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- Scott Hudson, Frank Flannery, C. Scott Ananian
  (see java_cup.README.txt, runtime.README.txt)

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3.230 xom 1.0

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4.19 jetty-util 7.1.4.v20100610

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The snowball stopword lists in
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/snowball
were developed by Martin Porter and Richard Boulton.
The full snowball package is available from
http://snowball.tartarus.org/

The KStem stemmer in
common/src/org/apache/lucene/analysis/en
was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst)
under the BSD-license.

The Arabic,Persian,Romanian,Bulgarian, and Hindi analyzers (contrib/analyzers) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt,
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt,
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt,
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt,
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt

The German,Spanish,Finnish,French,Hungarian,Italian,Portuguese,Russian and Swedish light stemmers (common) are based on BSD-licensed reference implementations created by Jacques Savoy and Ljiljana Dolamic. These files reside in:
contrib/analyzers/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java
contrib/analyzers/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java
The Stempel analyzer (contrib/analyzers) includes BSD-licensed software developed by the Egothor project http://egothor.sf.net/, created by Leo Galambos, Martin Kvapil, and Edmond Nolan.

The Polish analyzer (contrib/analyzers) comes with a default stopword list that is BSD-licensed created by the Carrot2 project. The file resides in contrib/analyzers/stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt. See http://project.carrot2.org/license.html.

Includes lib/servlet-api-2.4.jar from Apache Tomcat
Includes lib/ant-1.7.1.jar and lib/ant-junit-1.7.1.jar from Apache Ant
Includes contrib/queries/lib/jakarta-regexp-1.4.jar from Apache Jakarta Regexp
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- Commons Logging (contrib/benchmark/lib/commons-logging-1.0.4.jar)
- Xerces (contrib/benchmark/lib/xercesImpl-2.9.1-patched-XERCESJ-1257.jar)

The SmartChineseAnalyzer source code (under contrib/analyzers) was provided by Xiaoping Gao and copyright 2009 by www.imdict.net.

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The class org.apache.lucene.SorterTemplate was inspired by CGLIB's class with the same name. The implementation part is mainly done using pre-existing Lucene sorting code. In-place stable mergesort was borrowed from CGLIB, which is Apache-licensed.
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4.23 lucenetransform 0.9.2.2

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4.24 mina-core 2.0.7

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4.35 slf4j-api 1.5.2

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package org.slf4j;

/**
 * <code>ILoggerFactory</code> instances manufacture [ @link Logger]
 * instances by name.
 * */
* Most users retrieve {@link Logger} instances through the static
  * {@link LoggerFactory#getLogger(String)} method. An instance of this
  * interface is bound internally with {@link LoggerFactory} class at
  * compile time.
  *
  * @author Ceki Gürçü
  */

public interface ILoggerFactory {

/**
 * Return an appropriate {@link Logger} instance as specified by the
 * <code>name</code> parameter.
 *
 * <p>If the name parameter is equal to {@link Logger#ROOT_LOGGER_NAME}, that is
 * the string value "ROOT" (case insensitive), then the root logger of the
 * underlying logging system is returned.
 *
 * <p>Null-valued name arguments are considered invalid.
 *
 * <p>Certain extremely simple logging systems, e.g. NOP, may always
 * return the same logger instance regardless of the requested name.
 *
 * @param name the name of the Logger to return
 */
public Logger getLogger(String name);
}

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5.1 amqp-xml 0-8
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5.6 aws-java-sdk 1.8.9.1

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5.7 bcprov-jdk15 1.40

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5.9 bsh 2.0b5

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'zlib' general purpose compression library
version 1.2.3, July 18th, 2005

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5.30 curl 7.32.0

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yassl   http://www.yassl.com/

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axTLS http://axtls.sourceforge.net/

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c-ares http://daniel.haxx.se/projects/c-ares/license.html

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

zlib http://www.gzip.org/zlib/zlib_license.html

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

krb4

While nothing in particular says that a Kerberos4 library must use any particular license, the one I've tried and used successfully so far (kth-krb4) is partly Original BSD-licensed with the announcement clause. Some of the code in libcurl that is written to deal with Kerberos4 is Modified BSD-licensed.

MIT Kerberos http://web.mit.edu/kerberos/www/dist/

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fbopenssl

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libidn  http://josefsson.org/libidn/

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libssh2 http://www.libssh2.org/

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[2] = http://www.fsf.org/licenses/gpl-faq.html#GPLIncompatibleLibs details on how to write such an exception to the GPL

5.31 derby 10.10.2.0

5.31.1 Available under license:

Obtained from: http://www.srgb.com/usingrgb.html

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---------------------------------------------------------------------------

// zlib

/* zlib.h -- interface of the 'zlib' general purpose compression library
 version 1.2.3, July 18th, 2005

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Jean-loup Gailly       Mark Adler
jloup@gzip.org          madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files http://www.ietf.org/rfc/rfc1950.txt (zlib format), rfc1951.txt (deflate format) and rfc1952.txt (gzip format).

/*

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[eldap]

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5.41 Google Test 1.7.0
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5.42 guava 14.0.1

5.43 gwt-highcharts 1.3.0

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   */

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For the `src/main/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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   (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.

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
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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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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.

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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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(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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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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5.52 jackson-core-asl 1.9.9

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Java Servlet API 2.5 (servlet-api.jar from Tomcat 6.0.14)

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5.56 jaxb-api 2.2.7

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Full name:  Jan Bartel
E-Mail:  janb@eclipse.com
Mailing Address: 62 Church St Balmain NSW 2041 Australia

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Corporation name: Simula Labs, Inc.
Mailing Address: 4676 Admiralty Way, Suite 520
     Marina Del Rey, CA 90292

Point of Contact:
Full name: Gordon King
E-Mail: gordon.king@simulalabs.com
Fax: +1 800 822 0471

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Date:

Signature:

Name: Gordon King

Positions: Chief Operational Officer

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Zokttk0bTHfwaat5TtxQbScw=
=N/w/
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Mailing Address: 1A Leigh Road, London, UK, N5 1ST

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iD8DBQFD37/4dL6IZr4c+6kRAtsIAJ41td3l4OM6sIMfJfTODyTdT1bxwCdGgWv8sfMxEDZquIqhVbfZU2c76U=
=8WW7
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iD8DBQFEt1ZxHR/ESK2w6H8RApbOAJ9c1eo0Nr2oN59WZVitJEExGJjUvKgCfaKji6etDJ6AUjDyTuSl59hUsWMQ=
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iD8DBQFIZT2ToF6+5lbz4BsRAx3wAJ9puXC26N7hFvTZ9oNwxDFV/IVACgnC8O
VFUWPZrLOJesKa0/YNJIM=
=jC7I
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5.76 jul-to-slf4j 1.7.7

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5.77 jzmq 3.1.0

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5.78 jzmq/autogen gplv3 subpart 3.1.0

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Written by: Philip Hazel
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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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</tr>
<tr>
<td>mfbt/lz4.c</td>
<td>Yann Collet</td>
<td>BSD-2-Clause</td>
</tr>
<tr>
<td>mfbt/lz4.h</td>
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</tbody>
</table>

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On all platforms, Nmap is normally linked with:
o libpcap: Network packet capture library. Distributed with Nmap in the libpcap subdirectory.
http://www.tcpdump.org/
o libdnet: Networking library, used for low-level tasks such as sending ethernet frames. A modified version is distributed with Nmap in the libdnet-stripped subdirectory. A summary of Nmap-local modifications is in the file NMAP_MODIFICATIONS.
http://code.google.com/p/libdnet/
o PCRE: Perl-compatible regular expressions. PCRE is part of Nmap's version detection and is also made available as an NSE library. Distributed with Nmap in the libpcre subdirectory.
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o **liblua**: Lua programming language. Lua is the implementation language of NSE, the Nmap Scripting Engine. Nmap links with liblua to allow running Lua programs inside Nmap. Distributed with Nmap in the liblua subdirectory. liblua can be omitted by configuring with the `--without-liblua` configuration directive.

http://www.lua.org/

o **OpenSSL**: Cryptographic library. OpenSSL is used by service detection and by NSE to connect to SSL services. NSE also provides access to OpenSSL functions such as encryption and digest calculation. A binary copy of the OpenSSL library for Windows is distributed with Nmap in the subdirectory mswin32/OpenSSL. OpenSSL can be disabled by configuring with the `--without-openssl` configuration directive.

http://www.openssl.org/

o **LIBLINEAR**. Used for IPv6 OS classification.

http://www.csie.ntu.edu.tw/~cjlin/liblinear/

o **libsvn**. The Subversion library, used by the updater program `nmap-update`. http://subversion.apache.org/


On Windows only, Nmap uses:

o **WinPcap**: libpcap for Windows. The libpcap license applies to WinPcap, and it also has its own license. A binary copy of the library is distributed with Nmap in the subdirectory mswin32/winpcap.

http://www.winpcap.org/

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Zenmap and Ndiff require:

o **Python**. The binary distributions of Nmap include a Python interpreter and various libraries, built using either py2exe or py2app.

http://www.python.org/

The Windows and Mac OS X binary packages include bundled versions of:

o **GLib**, **GTK+**, **ATK**, **Pango**: These libraries are licensed under the GNU LGPL 2, a copy of which is in the file licenses/LGPL-2.

http://www.gtk.org/

o **Cairo**: graphics library. Dual-licensed under the GNU LGPL 2.1 and the MPL 1.1. See the files licenses/LGPL-2.1 and licenses/MPL-1.1.

http://www.cairographics.org/

o **libgailutil**: Accessibility support for GTK+.

o **libpng**, **jpeg**, **LibTIFF**: Image file format libraries used by GTK+.


o **zlib** and **bzip2**: compression libraries.


o **Expat**: XML parser library.

http://expat.sourceforge.net/

o **fontconfig**: font configuration library.
http://www.fontconfig.org/
o FreeType: font rendering library.
  http://www.freetype.org/
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o libxml2: XML parsing library.
  http://xmlsoft.org/
o SQLite.
  http://www.sqlite.org/
o PyGTK, PyGObject: bindings for Python. Licensed under the GNU LGPL 2.1.
  http://www.pygtk.org/
o PyCairo: bindings for Python. Dual-licensed under the GNU LGPL 2.1 and the MPL 1.1.

The Mac OS binary packages also include:
o Various X.org libraries. These were built using MacPorts.
  http://www.x.org/ http://www.macports.org/

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PCRE LICENCE
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PCRE is a library of functions to support regular expressions whose syntax
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5.96 OpenSSL patch to 0.9.8 branch to add RFC5649 (key wrap with pad) 1.0

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5.102 redis 3.0.7

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5.122 sqlite-jdbc 3.8.7
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5.125 swagger-core 2.9.1-1.2.0

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5.131 ttf-wqy-microhei 0.2.0 :beta-1ubuntu1

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Wen Quan Yi Micro Hei

Release Notes

Summary:

Author : WenQuanYi Project Contributors
Font Name: WenQuanYi Micro Hei
Version : 0.2.0-beta (Big-Bang)
Release : 0
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I. About this font

WenQuanYi Micro Hei font family is a Sans-Serif style (also known as Hei, Gothic or Dotum among the Chinese/Japanese/Korean users) high quality CJK outline font. It was derived from "Droid Sans Fallback", "Droid Sans" and "Droid Sans Mono" released by Google Corp. This font package
contains two faces, "Micro Hei" and "Micro Hei Mono", in form of a True-Type Collection (ttc) file. All the unified CJK Han glyphs, i.e. GBK Hanzi, in the range of U+4E00-U+9FC3 defined in Unicode Standard 5.1 are covered, with additional support to many other international languages such as Latin, Extended Latin, Hanguls and Kanas. The font file is extremely compact (~5M) compared with most known CJK fonts. As a result, it can be used for hand-held devices or embedded systems, or used on PC with a significantly small memory footprint. Because both font faces carry hinting and kerning instructions for Latin glyphs, they are the excellent choices for desktop fonts.

II. Development History

The original Droid Sans Fallback font contain 16,000 Unified Han glyphs, and was officially released by Google under Apache2 license on Dec. 9, 2008 [2]. With a Javascript-based web interface, Fontopia(TM) [1], developed by mozbug and Qianqian Fang, the WenQuanYi contributors had completed over 10,000 new glyphs by combining the spline contours from the existing Droid Han glyphs. By the end of 2008, project phase-1 had almost completed, and phase-2 for CJK Extension A (U+3400-U+4DB5) was brought online on Dec. 29, 2009. A review panel was formed to reinforce the quality of all submitted glyphs [3]. In Jan. 2009, the reviewers had redone over 2000 Hanzi and completed all the missing characters. The nightly-build font has become online since Jan. 16. As of Feb. 2009, there has been over 5500 CJK Extension A Han glyphs completed, which led this font toward a complete GB18030 coverage.

In this font, we incorporated the high quality Latin glyphs from "Droid Sans" and "Droid Sans Mono", which contain not only a better coverage but also the additional hinting and kerning information. The EM of MicroHei and MicroHeiMono fonts were unified to 2048 to retain all the advanced typesetting features.

III. Credits

We cordially thank Google(TM) for generously releasing Droid fonts to public under an open-source license. Google purchased the font from Ascenders Corp. (which was originally designed by a Chinese company).

The project for extending the Droid fonts is based on the web-based glyph-composing applet [1], created by mozbug and Qianqian Fang jointly. They are constantly improving this application targeting at a web-based collaborative font development environment.

Over a thousand anonymous contributors have participated the project; they submitted over 10,000 new Hanzi glyphs and many modifications.
The full update history of the glyphs can be found at [4].

The key members of the review panel, i.e. lsz, FangQ, kmc, Xhacker, philacorns, and an "anonymous" (as requested) contributor, had spent significant amount of efforts to redesign nearly half of the submitted glyphs. We appreciate the incredible effort from this team to make this font available. The detailed review credit can be found at [3]

IV. Language Coverage

The following table is based on the locale data provided by fontconfig (generated by langcover.pl from Dejavu Project http://dejavu.sourceforge.net/wiki/index.php/Font_utilities).

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<th>MicroHei</th>
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<td>Ethiopic (Geez)</td>
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<td>Manx Gaelic</td>
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<td>Hebrew</td>
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<td>hi</td>
<td>Hindi (Devanagari script)</td>
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<td>Hiri Motu</td>
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<td>Georgian</td>
</tr>
<tr>
<td>kaa</td>
<td>Kara-Kalpak (Karakalpak)</td>
</tr>
</tbody>
</table>
ki  Kikuyu  100% (56/56)
kk  Kazakh  100% (77/77)
kl  Greenlandic  100% (81/81)
km  Khmer  (0/70)
kn  Kannada  (0/80)
ko  Korean  100% (2443/2443)
kok  Kokani (Devanagari script)  (0/68)
ks  Kashmiri (Devanagari script)  (0/68)
ku  Kurdish  100% (64/64)
ku-ir  Kurdish in Iran  (0/32)
kum  Kumyk  100% (66/66)
kv  Komi (Komi-Permyak/Komi-Siryan)  100% (70/70)
kw  Cornish  96% (62/64)
ky  Kirgiz  100% (70/70)
lb  Luxembourgish (Letzeburgesch)  100% (75/75)
la  Latin  100% (68/68)
ln  Lingala  92% (75/81)
lo  Lao  (0/65)
lv  Latvian  100% (78/78)
mg  Malagasy  100% (56/56)
mk  Macedonian  100% (62/62)
ml  Malayalam  (0/68)
mn  Mongolian  (0/130)
mr  Marathi (Devanagari script)  (0/68)
mt  Maltese  100% (72/72)
my  Burmese (Myanmar)  (0/48)
nb  Norwegian Bokmal  100% (70/70)
nds  Low Saxon  100% (59/59)
ne  Nepali (Devanagari script)  (0/68)
nl  Dutch  100% (83/83)
nn  Norwegian Nynorsk  100% (76/76)
nb  Norwegian (Bokmal)  100% (70/70)
ny  Chichewa  100% (54/54)
oc  Occitan  100% (70/70)
om  Oromo or Galla  100% (52/52)
or  Oriya  (0/79)
os  Ossetic  100% (66/66)
pa  Punjabi (Gurmukhi script)  (0/63)
pl  Polish  100% (70/70)
ps-aF  Pashto in Afghanistan  (0/49)
ps-pk  Pashto in Pakistan  (0/49)
pt  Portuguese  100% (83/83)
rm  Rhaeto-Romance (Romansch)  100% (66/66)
ro Romanian 96% (60/62)
ru Russian 100% (66/66)
sa Sanskrit (Devanagari script) (0/68)
sah Yakut 100% (76/76)
sco Scots 92% (52/56)
se North Sami 100% (66/66)
sel Selkup (Ostyak-Samoyed) 100% (66/66)
sh Serbo-Croatian 100% (76/76)
si Sinhala (Sinhalese) (0/77)
sk Slovak 100% (86/86)
sl Slovenian 100% (62/62)
sm Samoan 98% (52/53)
smi South Sami 100% (60/60)
smj Lule Sami 100% (60/60)
smn Inari Sami 100% (68/68)
smn Skolt Sami 87% (70/80)
so Somali 100% (52/52)
sq Albanian 100% (56/56)
sr Serbian 100% (76/76)
vn Vietnamese 98% (191/194)
sw Swahili 100% (52/52)
syr Syriac (0/45)
ta Tamil (0/48)
et Telugu (0/80)
tg Tajik 100% (78/78)
th Thai 1% (1/87)
ti-er Eritrean Tigrinya (0/256)
ti-et Ethiopian Tigrinya (0/282)
tig Tigre (0/221)
tk Turkmen 100% (74/74)
tl Tagalog (0/19)	na Tswana 100% (56/56)
to Tonga 98% (52/53)
tr Turkish 100% (70/70)
ts Tsonga 100% (52/52)
tt Tatar 100% (76/76)
tw Twi 91% (67/73)
tyv Tuvinian 100% (70/70)
ug Uighur (0/125)
uk Ukrainian 100% (72/72)
ur Urdu (0/145)
uz Uzbek 100% (68/68)
ven Venda 83% (52/62)
vi Vietnamese 98% (191/194)
vo Volapuk 100% (54/54)
vt Votic 100% (62/62)
wa Walloon 100% (70/70)
wen Sorbian languages (lower and upper) 100% (76/76)
V. About "WenQuanYi Project"

The "Wen Quan Yi" Project [5] was founded by Qianqian Fang [6] in Oct. 2004. The goal of this project is to create a web-based collaborative environment for open-source type-face development. The initial focus of the project is to create high quality bitmap character glyphs and outline fonts for all 70,000+ CJK characters currently encoded by the Unicode Consortium. Some of the fonts released by this project have been widely used as the default Chinese desktop fonts by main-stream GNU/Linux distributions.

The Wen Quan Yi Project uses wiki [5] as the primary development tool for glyph creation, documentation and coordinations. Wen Quan Yi wiki also supports glyph version control and nightly build.

VI. Links

[2] http://android.git.kernel.org/?p=platform/frameworks/base.git;a=commit;h=1a2d9db8e9c6f54c5e0dc26386dc01df1d18073ad

VII. Appendix

Appendix A.

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5.132 vjdbc 1.6.5
5.132.1 Available under license:
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Version 2.1, February 1999

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5.134 WCH 3.10

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---------------------------------------------

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Credits: Mike Foster for x functions (cross-browser.com)
Credits: Tim Connor for short and sweet way of dealing with IE5.0 - dynamic creation of style rule
(www.infosauce.com)

Based on idea presented by Joe King. Works with IE5.0+/Win
IE 5.5+: place iFrame below the layer to hide windowed controls
IE 5.0: hide/show all elements that have "WCHhider" class
---------------------------------------------*/

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==================
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7.6 ASM Core 5.0.2

7.7 ASM Core 3.3.1

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/****
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2007 INRIA, France Telecom
package org.objectweb.asm;

/**
 * A visitor to visit a Java annotation. The methods of this interface must be
called in the following order: \(\text{visit}()\) \(\text{visitEnum}()\) \(\text{visitAnnotation}()\) \(\text{visitArray}()\) \(\text{visitEnd}()\).
 *
 * @author Eric Bruneton
 * @author Eugene Kuleshov
 */

public interface AnnotationVisitor {

/**
 * Visits a primitive value of the annotation.
 *
 * @param name the value name.
 * @param value the actual value, whose type must be \[@link Byte\],
 * \[@link Boolean\], \[@link Character\], \[@link Short\],
 * \[@link Integer\], \[@link Long\], \[@link Float\], \[@link Double\],
 * \[@link String\] or \[@link Type\]. This value can also be an array
 * of byte, boolean, short, char, int, long, float or double values
 * (this is equivalent to using \[@link #visitArray visitArray\] and

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 */
void visit(String name, Object value);

/**
 * Visits an enumeration value of the annotation.
 *
 * @param name the value name.
 * @param desc the class descriptor of the enumeration class.
 * @param value the actual enumeration value.
 */
void visitEnum(String name, String desc, String value);

/**
 * Visits a nested annotation value of the annotation.
 *
 * @param name the value name.
 * @param desc the class descriptor of the nested annotation class.
 * @return a visitor to visit the actual nested annotation value, or
 *         <tt>null</tt> if this visitor is not interested in visiting
 *         this nested annotation. <i>The nested annotation value must be
 *         fully visited before calling other methods on this annotation
 *         visitor</i>.
 */
AnnotationVisitor visitAnnotation(String name, String desc);

/**
 * Visits an array value of the annotation. Note that arrays of primitive
 * types (such as byte, boolean, short, char, int, long, float or double)
 * can be passed as value to {@link #visit}. This is what
 * {@link ClassReader} does.
 *
 * @param name the value name.
 * @return a visitor to visit the actual array value elements, or
 *         <tt>null</tt> if this visitor is not interested in visiting
 *         these values. The 'name' parameters passed to the methods of this
 *         visitor are ignored. <i>All the array values must be visited
 *         before calling other methods on this annotation visitor</i>.
 */
AnnotationVisitor visitArray(String name);

/**
 * Visits the end of the annotation.
 */
void visitEnd();}
7.8 ASM helper Minidev 1.0.2

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7.9 aspectjrt 1.8.7

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7.10 aspectjweaver 1.8.7

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7.11 bcprov-jdk16 1.46

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7.13 blanket 1.1.7

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7.14 Bootstrap 3.3.4

7.15 bootstrap-select 1.6.5

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7.17 cglib-nodep 2.2

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Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

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7.37 d3.js 3.3.11

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7.38 Ehcache Core 1.5.0

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7.40 ember-cli-deprecation-workflow 0.1
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7.54 fluent-hc 4.3.1

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7.63 jackson-core-asl 1.9.13

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7.65 jackson-dataformat-yaml 2.5.4

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7.69 java-uuid-generator 3.1.0

7.70 javaassist 3.18.2-GA
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7.102 mina-core 2.0.7

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7.122 qunit 1.20.0

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7.127 scala-reflect_2.11 2.11.7

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7.132 snakeyaml 1.8

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