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Contents

1.1 smack 3.4.1
   1.1.1 Available under license
1.2 javax-mail-glassfish 1.4.1.v201005082020
   1.2.1 Available under license
1.3 msgpack 0.6.6
1.4 jackson-dataformat-yaml 2.6.3
   1.4.1 Available under license
1.5 okio 1.13.0
1.6 libndp 1.7 1.el8
   1.6.1 Available under license
1.7 hk2-api 2.5.0-b42
   1.7.1 Available under license
1.8 hashicorp-serf 0.8.5
   1.8.1 Available under license
1.9 libxext 1.3.3-9.el8
   1.9.1 Available under license
1.10 jackson-datatype-guava 2.6.3
    1.10.1 Available under license
1.11 spring-aspects 3.0.6.RELEASE
    1.11.1 Available under license
1.12 jcl-over-slf4j 1.6.0
1.13 plexus-interpolation 1.19
1.14 dropwizard-auth 0.9.2
1.15 milyn-smooks-flatfile 1.5.1
    1.15.1 Available under license
1.16 jasypt 1.9.2
<table>
<thead>
<tr>
<th>Version</th>
<th>Component</th>
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<tbody>
<tr>
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<td>1.17</td>
<td>jersey-hk2 2.27</td>
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<tr>
<td>1.17.1</td>
<td>Available under license</td>
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<td>Available under license</td>
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<tr>
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<td>Available under license</td>
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<tr>
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<td>junit 3.8.1</td>
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<tr>
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<td>Available under license</td>
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<td>Available under license</td>
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<td>1.33</td>
<td>jetty-jaas 9.4.8.v20171121</td>
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<td>1.34</td>
<td>expat 1.95.2</td>
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<td>1.34.1</td>
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<td>1.36</td>
<td>commons-logging 1.0.4</td>
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<td>1.37</td>
<td>jetty-alpn-conscrypt-server 9.4.8.v20171121</td>
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<tr>
<td>1.38</td>
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<tr>
<td>1.38.1</td>
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<td>1.39</td>
<td>apachejmeter-ldap 2.6</td>
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<td>Version</td>
<td>Package Name</td>
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<td>1.47</td>
<td>libteam 1.28 4.el8</td>
</tr>
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<td>1.47.1</td>
<td>Available under license</td>
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</tr>
<tr>
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<td>Available under license</td>
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<td>virt-what 1.18 6.el8</td>
</tr>
<tr>
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<td>Available under license</td>
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<td>maven-war-plugin 2.2</td>
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<td>cracklib 2.9.6-15.el8</td>
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</tbody>
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1.61 jxls 2.3.0
1.62 lvm2 2.03.05 5.el8.0.1
  1.62.1 Available under license
1.63 libjpeg 6b
  1.63.1 Notifications
  1.63.2 Available under license
1.64 neethi 2.0.4
  1.64.1 Available under license
1.65 milyn-smooks-javabean 1.5.1
  1.65.1 Available under license
1.66 spring-tx 4.0.5.RELEASE
  1.66.1 Available under license
1.67 libmodulemd 1.8.11-4.ex8_1
  1.67.1 Available under license
1.68 mail 1.4.3
  1.68.1 Available under license
1.69 spring-context 2.5.6.SEC03
  1.69.1 Available under license
1.70 jetty-client 9.4.8.v20171121
1.71 passwd 0.80 2.ex8
  1.71.1 Available under license
1.72 plexus-archiver 2.1
1.73 plexus-utils 3.2.0
  1.73.1 Available under license
1.74 httpcomponents-httpclient 4.1.2
  1.74.1 Available under license
1.75 libcgroup 0.41 19.ex8
  1.75.1 Available under license
1.76 lucene-queries 4.10.4
  1.76.1 Available under license
1.77 dnf 4.2.7 7.ex8_1
  1.77.1 Available under license
1.78 zookeeper 3.4.10-39d3a4f269333c922ed3db283be479f9deacaa0
  1.78.1 Available under license
1.79 security-provider 1.3.0
  1.79.1 Available under license
1.80 zlib 1.2.11-10.ex8
  1.80.1 Available under license
1.81 apachejmeter-java 2.6
1.81.1 Available under license
1.82 pierrec-lz4 2.0.5+incompatible
  1.82.1 Available under license
1.83 scala 2.11.12
  1.83.1 Available under license
1.84 javax-annotation-api 1.2
  1.84.1 Available under license
1.85 commons-io 2.6
  1.85.1 Available under license
1.86 jersey-server 2.27
  1.86.1 Available under license
1.87 connect-basic-auth-extension 2.0.0
  1.87.1 Available under license
1.88 emf-edit 2.7.0.v20110606-0949
  1.88.1 Available under license
1.89 commons-pool 1.6
  1.89.1 Available under license
1.90 selenium-chrome-driver 3.8.1
  1.90.1 Available under license
1.91 libuser 0.62-23.el8
  1.91.1 Available under license
1.92 hibernate-validator 5.2.2.Final
  1.92.1 Available under license
1.93 python-idna 2.5-2.ph2
  1.93.1 Available under license
1.94 j-interopdeps 2.0.6-kohsuke-1
  1.94.1 Available under license
1.95 ebtables 1.8.2-4
  1.95.1 Available under license
1.96 tuned 2.13.0-1.ph3
  1.96.1 Available under license
1.97 commons-pool 1.5.3
  1.97.1 Available under license
1.98 plexus-classworlds 2.2.2
  1.98.1 Available under license
1.99 maven-repository-metadata 2.2.1
  1.99.1 Available under license
1.100 selenium-edge-driver 3.8.1
  1.100.1 Available under license
1.101 camel-core 2.19.5
   1.101.1 Available under license
1.102 junit 4.10
1.103 log4j 1.2.16
1.104 jsoup 1.12.1
   1.104.1 Available under license
1.105 milyn-commons 1.5.1
   1.105.1 Available under license
1.106 httpclient 4.3.4
   1.106.1 Available under license
1.107 gperftools 2.5
   1.107.1 Available under license
1.108 nss 3.44.0-9.el8_1
   1.108.1 Available under license
1.109 jsr311-api 1.1.1
   1.109.1 Available under license
1.110 test-proxy-webapp 9.4.8.v20171121
   1.110.1 Available under license
1.111 sctp-impl 1.5.0.FINAL
   1.111.1 Available under license
1.112 maven-embedder 3.5.2
   1.112.1 Available under license
1.113 log4j-over-slf4j 1.7.2
1.114 jackson 1.4.0
   1.114.1 Available under license
1.115 hazelcast-client-protocol 1.3.0
   1.115.1 Available under license
1.116 oauth2-client 2.17
1.117 plymouth 0.9.3-15.el8
   1.117.1 Available under license
1.118 cdi-api 1.0
1.119 pax-swissbox-property 1.5.0
1.120 sysstat 11.7.3-2.el8
   1.120.1 Available under license
1.121 pygobject 3.28.3-1.el8
   1.121.1 Available under license
1.122 expat 2.2.5-3.el8
   1.122.1 Available under license
1.123 joda-time 2.7
1.123.1 Available under license

1.124 xpp 6.5.0
  1.124.1 Available under license

1.125 mockito 1.9.0
  1.125.1 Available under license

1.126 aspectj-tools 1.6.2
  1.126.1 Available under license

1.127 instrument 3.0.6.RELEASE
  1.127.1 Available under license

1.128 fsnotify 1.0
  1.128.1 Available under license

1.129 maven-core 2.2.1
  1.129.1 Available under license

1.130 initscripts 10.00.4-1.el8
  1.130.1 Available under license

1.131 plexus-utils 3.0.17
  1.131.1 Available under license

1.132 gosqlite 1.11.0
  1.132.1 Available under license

1.133 jackson 2.8.9
  1.133.1 Available under license

1.134 aop-alliance 2.5.0-b42
  1.134.1 Available under license

1.135 reflections 0.9.11

1.136 plexus-interactivity-api 1.0-alpha-4

1.137 sqlite-jdbc 3.7.2
  1.137.1 Available under license

1.138 httpcomponents-core 4.3.2
  1.138.1 Available under license

1.139 web-servlet 2.5.6.SEC03
  1.139.1 Available under license

1.140 mitchellh-mapstructure 1.1.2
  1.140.1 Available under license

1.141 spring-expression 4.2.2.RELEASE
  1.141.1 Available under license

1.142 asm-debug-all 5.2

1.143 pax-swissbox-lifecycle 1.5.0

1.144 log4net 2.1.2
  1.144.1 Available under license
1.145 mchange-commons-java 0.2.11
   1.145.1 Available under license
1.146 maven-settings-builder 3.1.1
   1.146.1 Available under license
1.147 jsr305 1.3.9
   1.147.1 Available under license
1.148 netty-codec 4.1.25.Final
   1.148.1 Available under license
1.149 dom4j 1.6.1
1.150 cucumber-reporting 0.0.23
   1.150.1 Available under license
1.151 lucene-codecs 4.6.1
   1.151.1 Available under license
1.152 doxia-module-apt 1.0
   1.152.1 Available under license
1.153 objenesis 2.1
   1.153.1 Available under license
1.154 jsoup 1.11.3
   1.154.1 Available under license
1.155 jboss-logging 3.2.1.Final
   1.155.1 Available under license
1.156 dc 1.4
   1.156.1 Available under license
1.157 htmllexer 2.1
   1.157.1 Available under license
1.158 ldns 1.7.0-21.el8
   1.158.1 Available under license
1.159 python-configobj 5.0.6 11.el8
   1.159.1 Available under license
1.160 isorelax 1.1
   1.160.1 Available under license
1.161 jackson-jaxrs-yaml-provider 2.6.3
   1.161.1 Available under license
1.162 lucene-memory 4.10.4
   1.162.1 Available under license
1.163 jersey-client 2.17
1.164 commons-email 1.2
   1.164.1 Available under license
1.165 jetty-continuation 9.4.6.v20170531
1.165.1 Available under license

1.166 jregistrykey 1.3
1.166.1 Available under license

1.167 jetty-nosql 9.4.8.v20171121
1.167.1 Available under license

1.168 jetty-security 9.4.8.v20171121
1.169 stax-api 1.0-2
1.170 error_prone_annotations 2.3.2
1.171 hk2-locator 2.4.0-b10
1.171.1 Available under license

1.172 http2-server 9.4.8.v20171121
1.173 eclipsepahoclientmqtt 1.1.1
1.173.1 Available under license

1.174 file 5.33-8.el8
1.174.1 Available under license

1.175 javax-ws-rs-api 2.1
1.176 maven-artifact-manager 2.0.6
1.176.1 Available under license

1.177 javax-ws-rs-api 2.1
1.176 maven-artifact-manager 2.0.6
1.177.1 Available under license

1.178metrics 3.1.2
1.178.1 Available under license

1.179 grizzly-utils 1.9.8
1.179.1 Available under license

1.180 jetty-servlet 9.4.11.v20180605
1.181 maven-model-builder 3.1.0
1.181.1 Available under license

1.182 jfreechart 1.5.0
1.182.1 Available under license

1.183 commons-fileupload 1.2
1.183.1 Available under license

1.184 tomcat-annotations-api 8.0.39
1.184.1 Available under license

1.185 linux-firmware 39.31.5.1-94.el8.1
1.185.1 Available under license

1.186 asm-util 5.0.3
1.187 selenium-java 2.53.0
1.187.1 Available under license

1.188 utils-java 1.16.3
1.188.1 Available under license
1.189 http2-hpack 9.4.8.v20171121
1.190 spring-security-core 3.0.6.RELEASE
   1.190.1 Available under license
1.191 httpcomponents-core 4.4.3
   1.191.1 Available under license
1.192 connect-file 2.0.0
   1.192.1 Available under license
1.193 netty 4.1.17.Final
   1.193.1 Available under license
1.194 golang-lru 0.5.1
   1.194.1 Available under license
1.195 jacoco-ant 0.7.9
   1.195.1 Available under license
1.196 commons-beanutils 1.7.0
1.197 perks 1.0.1
   1.197.1 Available under license
1.198 libzfs 0.8
   1.198.1 Available under license
1.199 apache-jsp 8.5.23
   1.199.1 Available under license
1.200 bcprov-ext-jdk15on 1.61
   1.200.1 Available under license
1.201 dmidecode 3.2 3.el8
   1.201.1 Available under license
1.202 linux-firmware 20200918-r0
   1.202.1 Available under license
1.203 grizzly-rcm 1.9.8
1.204 jetty-plus 8.1.10.v20130312
1.205 diameter-parent 1.5.12-SNAPSHOT
   1.205.1 Available under license
1.206 xpp3-min 1.1.4c
1.207 compress 1.5
   1.207.1 Available under license
1.208 jbcrypt 1.0.0
1.209 maven-antrun-plugin 1.3
   1.209.1 Available under license
1.210 memberlist 0.1.6
   1.210.1 Available under license
1.211 jersey-guava 2.12
1.212 sqlite 3.8.10.2
1.213 commons-net 3.0.1
  1.213.1 Available under license
1.214 eclipse-equinox-app 1.3.100
1.215 maven-toolchain 2.0.9
  1.215.1 Available under license
1.216 crontabs 1.11 16.20150630git.el8
  1.216.1 Available under license
1.217 junit 3.8.2
1.218 dropwizard-util 0.9.2
1.219 maven-settings 2.0.6
  1.219.1 Available under license
1.220 cups 2.2.6 28.el8
  1.220.1 Available under license
1.221 go-cache 2.1.0+incompatible
  1.221.1 Available under license
1.222 powermock-api-support 1.7.0
1.223 eclipse-core-jobs 3.5.300.v20120622-204750
1.224 microcode-ctl 20190618-1.20191115.3.el8_1
  1.224.1 Available under license
1.225 opentracing-noop 0.31.0
1.226 trilead-ssh build214-jenkins-1
  1.226.1 Available under license
1.227 python-pyudev 0.15-9.el7
  1.227.1 Available under license
1.228 velocity 1.5
1.229 windows-package-checker 1.2
1.230 maven-clean-plugin 2.5
  1.230.1 Available under license
1.231 qt 5.4.1
  1.231.1 Available under license
1.232 lua 5.3.3
1.233 python-decorator 4.2.1 2.el8
  1.233.1 Available under license
1.234 poi 3.14
  1.234.1 Available under license
1.235 libnftnl 1.1.1-4.el8
  1.235.1 Available under license
1.236 linux_kernel 4.18.0
1.236.1 Available under license
1.237 tomcat-i18n-fr 8.0.39
  1.237.1 Available under license
1.238 libxfont 2.0.3-2.el8
  1.238.1 Available under license
1.239 doxia-decoration-model 1.0
  1.239.1 Available under license
1.240 dmidecode 3.5
  1.240.1 Available under license
1.241 jackson-xc 2.9.1
  1.241.1 Available under license
1.242 jcl-over-slf4j 1.5.6
1.243 slf4j 1.5.6
  1.243.1 Available under license
1.244 jetty-jaspi 8.1.10.v20130312
1.245 jackson-xc 2.9.9
  1.245.1 Available under license
1.246 commons-lang3 2.5
  1.246.1 Available under license
1.247 kafka-streams-examples 2.0.0
  1.247.1 Available under license
1.248 pax-web-jetty 2.1.6
  1.248.1 Available under license
1.249 jetty-util-ajax 9.4.8.v20171121
1.250 commons-compress 1.5
  1.250.1 Available under license
1.251 netty-codec-socks 4.1.35.Final
  1.251.1 Available under license
1.252 jackson-xc 2.7.5
  1.252.1 Available under license
1.253 curator-framework 2.4.2
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1.2 javax-mail-glassfish 1.4.1.v201005082020

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Streaming API for XML (JSR-173) Specification
Reference Implementation
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1.3 msgpack 0.6.6

1.4 jackson-dataformat-yaml 2.6.3

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### 1.5 okio 1.13.0

### 1.6 libndp 1.7 1.el8

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* /opt/ws_local/PERMITS_SQL/1075319214_1596107091.59/0/spring-aspects-3-0-6-release-sources-jar/org/springframework/mock/staticmock/AbstractMethodMockingControl.aj

1.12 jcl-over-slf4j 1.6.0
1.13 plexus-interpolation 1.19

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  jar/org/springframework/context/MessageSource.java
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  jar/org/springframework/instrument/classloading/ShadowingClassLoader.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/scripting/bsh/BshScriptUtils.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/scripting/support/ResourceScriptSource.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/access/ConnectorDelegate.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/support/ObjectNameManager.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/remoting/rmi/RmiBasedExporter.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/export/NotificationListenerBean.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/remoting/rmi/JndiRmiClientInterceptor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/support/MBeanRegistrationSupport.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/access/MBeanConnectFailureException.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/config/ContextNamespaceHandler.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/ui/ExtendedModelMap.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/config/PropertyOverrideBeanDefinitionParser.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/remoting/rmi/RmiClientInterceptorUtils.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/remote/RemotingSupport.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/scripting/support/StaticScriptSource.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/access/ContextSingletonBeanFactoryLocator.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/config/PropertyPlaceholderBeanDefinitionParser.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/jndi/JndiCallback.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/validation/MapBindingResult.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/validation/BindingResultUtils.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/instrument/classloading/glassfish/ClassTransformerAdapter.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/context/ApplicationContextException.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/jmx/export/UnableToRegisterMBeanException.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/instrument/classloading/SimpleThrowawayClassLoader.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/context/ApplicationContextException.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/jmx/export/UnableToRegisterMBeanException.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/validation/MapBindingResult.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/jdb/access/EjbAccessException.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/ejb/access/LocalSlsbInvokerInterceptor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/jmx/export/assembler/AbstractConfigurableMBeanInfoAssembler.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/scripting/support/ScriptFactoryPostProcessor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3.0.6-release-sources-3.jar/org/springframework/jmx/support/NotificationListenerHolder.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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jar/org/springframework/jmx/export/naming/KeyNamingStrategy.java
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jar/org/springframework/context/event/ContextClosedEvent.java

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jar/org/springframework/context/event/ContextClosedEvent.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/ejb/config/JndiLookupBeanDefinitionParser.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/ejb/support/SmartSessionBean.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/ui/context/ThemeSource.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/weaving/LoadTimeWeaverAware.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/scripting/groovy/GroovyObjectCustomizer.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/export/naming/IdentityNamingStrategy.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/instrument/classloading/weblogic/WebLogicClassPreProcessorAdapter.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/remoting/support/DefaultRemoteInvocationExecutor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/export/metadata/AbstractJmxAttribute.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jndi/TypeMismatchNamingException.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/instrument/classloading/ReflectiveLoadTimeWeaver.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/export/annotation/AnnotationMBeanExporter.java
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  jar/org/springframework/instrument/classloading/jboss/JBossClassLoaderAdapter.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
  jar/org/springframework/instrument/classloading/jboss/JBossTranslatorAdapter.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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 */

/**
 * [ @link FactoryBean] that obtains a WebSphere [ @link javax.management.MBeanServer] 
 * reference through WebSphere's proprietary <code>AdminServiceFactory</code> API,
 * available on WebSphere 5.1 and higher.
 */
Exposes the `<code>MBeanServer</code>` for bean references.

This FactoryBean is a direct alternative to `{@link MBeanServerFactoryBean}`, which uses standard JMX 1.2 API to access the platform's MBeanServer.

* @author Juergen Hoeller
* @author Rob Harrop
* @since 2.0.3
* @see com.ibm.websphere.management.AdminServiceFactory#mBeanFactory()
* @see com.ibm.websphere.management.MBeanFactory#mBeanServer()
* @see javax.management.MBeanServer
* @see MBeanServerFactoryBean
*/

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```
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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  jar/org/springframework/validation/DataBinder.java
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  jar/org/springframework/instrument/classloading/jboss/JBossLoadTimeWeaver.java
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  jar/org/springframework/validation/BeanPropertyBindingResult.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/support/DefaultLifecycleProcessor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/validation/beanvalidation/CustomValidatorBean.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/annotation/ConfigurationClassEnhancer.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/instrument/classloading/InstrumentationLoadTimeWeaver.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/annotation/AnnotationConfigApplicationContext.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/i18n/LocaleContextHolder.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/event/AbstractApplicationEventMulticaster.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/jmx/export/assembler/AbstractReflectiveMBeanInfoAssembler.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/expression/MapAccessor.java
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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/scheduling/annotation/AsyncAnnotationBeanPostProcessor.java
* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/context/expression/BeanExpressionContextAccessor.java

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* /opt/cola/permits/1111463520_1606927817.14/0/spring-context-3-0-6-release-sources-3-jar/org/springframework/instrument/classloading/weblogic/WebLogicClassLoaderAdapter.java

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1.27 libxi 1.7.9 7.el8

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1.29 core-module 1.2.3

1.30 jetty 9.2.13.v20150730

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Mailing Address: 1800 McGill College Avenue, Suite 800, H3A 3J6 Montreal, Quebec (Canada)

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iD8DBQFEt1ZxHR/ESK2w6H8RApbOAJ9c1eooN2oN59WZVitJEgJjUvKgCfaKji6etDJ6Auj0jTuS159hUsWMQ=
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Version: GnuPG v1.4.3 (GNU/Linux)

iD8DBQFFoniQJVhlFus9dGQRAMjmAJwL5y1I0oNhVQJICsparvJHMQuwqwCgiZFy
LBDVaad1bJ1v1EHY901kPcg=
=6rqm

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E-Mail: jules@coredevelopers.net
Mailing Address: 2, Tannery Cottages, Tannery Lane, Bramley, Surrey, GU5 0AB, UK.

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Version: GnuPG v1.4.2.1 (GNU/Linux)

iD8DBQFEEbh9SoT4b97cQk4RAAnCMAKCuNGYlHa6n/Ot3GEdwCCLNeQxsMPACdEhnE1/stizRWZZkeLbgflzdQCE=
=piHm
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Date: 2012-07-17
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Version: GnuPG v1.4.10 (GNU/Linux)
iQEcBAEBAgAGBQJQBb4tAAoJEMHhjBmtgF91HDcH/2nQDPuPztWFrBifnEoLF6JlRUKfJzAPZal.DtDMfDz7ucedRL1RDodmz4VIF2+fKeBYQquZXiXJteEghz+ttKiK30MI2guFKNLDrE7p9h2p3Zu9U3K0y4m84DqWq72Hrmh1nRyD6lzZFbDGZ/D+69fFtgYGOfwIet00MAg/IRbsXHLpBOY+Jyh/Xy+QRnQTcAQ+tAgOlxdz3w+J5s2sGdesYLAJQacLeGh7EzD3F+CkuiwT4c5ub64LdXSiAVj1u20jZBfqLaJ3FA60Ti+I3knFNWKpzaeX+SQgMak6hsuatXi6EsVk6sIaskwEgl6+Xk+HYWy23ZQ8BKQRLKOZTw= =gAqN
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Hash: SHA1

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Date: January 30th 2006
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Version: GnuPG v1.4.1 (Darwin)

iD8DBQFD37/4dL6fKr4c+6kRAtsIAJ41tfd3lj4OM6siMfJfTOdYdT1bxwCdGgWv
8sfMxEDZquIqhVbfZU2c76U=
=8WW7
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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
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<th>Date added</th>
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<tbody>
<tr>
<td>Simone Bordet</td>
<td>12 September 2006</td>
</tr>
</tbody>
</table>
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https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html

javax.servlet:javax.servlet-api
javax.servlet.jsp:javax.servlet.jsp-api
org.glassfish.web:javax.servlet.jsp
org.glassfish.web:javax.servlet.jsp
org.glassfish.web:javax.servlet.jsp.jstl
org.eclipse.jetty.orbitjavax.servlet.jsp.jstl

------
Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

------
MortBay

The following artifacts are ASL2 licensed. Based on selected classes from
following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

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org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

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1.31 libsigsegv 2.11 5.el8

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### 1.32 mesa 19.1.4-3.el8_1

#### 1.32.1 Available under license:

Subject: RE: Question about Mesa MLAA license  
From: Jorge Jimenez <iryoku@gmail.com>  
Date: 01/08/2013 12:50 PM  
To: Tom Callaway <tcallawa@redhat.com>  
CC: "jorge@iryoku.com" <jorge@iryoku.com>

Yes to both questions.

Thanks,  
Jorge

From: Tom Callaway <tcallawa@redhat.com>  
Sent: January 8, 2013 6:49 PM  
To: Jorge Jimenez <iryoku@gmail.com>  
CC: jorge@iryoku.com  
Subject: Re: Question about Mesa MLAA license

On 01/08/2013 12:39 PM, Jorge Jimenez wrote:  
> Hi Tom,  
>  
> What we meant with that is that we made an exception for clause 2.  
> Instead of clause 2, in the case of the Mesa project, you have to name  
> the technique Jimenez's MLAA in the config options of Mesa. We did that  
> just to allow them to solve license issues. This exception should be for  
> the Mesa project, and any project using Mesa, like Fedora.  
>  
> We want to widespread usage of our MLAA, so we want to avoid any kind of  
> license complications. Hope current one is good for Fedora, if not  
> please tell, and we'll see what we can do!

Okay, a few more questions:

* If Fedora decides to simply reproduce the quoted statement:
"Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia, Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."

Specifically, if this is done as part of documentation included with Mesa, is that sufficient to meet clause 2 even if the Mesa config option is not set as described in your exception?

* Currently, the Mesa config option for MLAA says: "Morphological anti-aliasing based on Jimenez's MLAA. 0 to disable, 8 for default quality". Is this in compliance with your exception?

Thanks again,

~tom

==

Fedora Project

Subject: RE: Question about Mesa MLAA license
From: Jorge Jimenez <iryoku@gmail.com>
Date: 01/08/2013 12:39 PM
To: "jorge@iryoku.com" <jorge@iryoku.com>, Tom Callaway <tcallawa@redhat.com>

Hi Tom,

What we meant with that is that we made an exception for clause 2. Instead of clause 2, in the case of the Mesa project, you have to name the technique Jimenez's MLAA in the config options of Mesa. We did that just to allow them to solve license issues. This exception should be for the Mesa project, and any project using Mesa, like Fedora.

We want to widespread usage of our MLAA, so we want to avoid any kind of license complications. Hope current one is good for Fedora, if not please tell, and we'll see what we can do!

Cheers,
Jorge

From: Tom Callaway <tcallawa@redhat.com>
Sent: January 8, 2013 6:30 PM
To: jorge@iryoku.com
Subject: Question about Mesa MLAA license

Jorge,

Thanks for all of your fantastic graphics work! I have been auditing Fedora (a popular distribution of Linux) for license compliance and I came across your MLAA code in Mesa.
The license says:

* 2. Redistributions in binary form must reproduce the following statement:
*
* "Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia,
* Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."
*
* Only for use in the Mesa project, this point 2 is filled by naming the
* technique Jimenez's MLAA in the Mesa config options.

That wording is unclear. When you say "Only for use in the Mesa project...", it seems like you could either be saying:

- This code may only be used as part of Mesa.

OR

- In Mesa, you can comply with clause 2 by simply selecting "Jimenez's MLAA" in the Mesa config options.

*****

If the first item is true, then we may have to remove the MLAA code from Fedora's copy of Mesa. However, looking at the license on your SMAA code, I do not believe it to be the case. Please let me know either way!

Thanks in advance,

Tom Callaway
Fedora Legal

==
Fedora Project
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1.33 jetty-jaas 9.4.8.v20171121

1.34 expat 1.95.2
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1.35 itext-pdf 5.1.0

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(1)

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(2)

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In a mail sent to Bruno Lowagie on January 23, 2008, Brian Burkhalter (@sun.com) writes: "This code is under a BSD license and supersedes the older codec packages on which your code is based. It also includes numerous fixes among them being the ability to handle a lot of ‘broken’ TIFFs."

Note that numerous fixes were applied to the code used in iText by Paulo Soares, but apart from the fixes there were no essential changes between the code that was originally adapted and the code that is now available under the following license:

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FYI: Brian also added: "A bit of history might be in order. The codec classes that you used originally were based on some classes included with JAI but not strictly part of JAI. As of Java SE 1.4 an official Image I/O framework was added in javax.imageio.... This framework supports these formats:

Java 1.4: GIF (read only), JPEG, PNG
Java 1.5: Added support for BMP and WBMP
Java 1.6: Added support for writing GIF

The JAI Image I/O Tools packages (jai-imageio-core) were created to support formats handled by JAI but not included in Java SE as well as some new things like JPEG2000."

(4) the file com/itextpdf/text/pdf/codec/TIFFConstants and some other TIFF related code is derived from LIBTIFF:

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Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/function/ext/EndsWithFunction.java
No license file was found, but licenses were detected in source scan.

/*
$Id: ContextSupport.java,v 1.13 2006/06/03 20:06:06 elharo Exp$
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources.jar/org/jaxen/pattern/PatternParser.java

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* $Id: RoundFunction.java,v 1.12 2006/02/05 21:47:41 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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16:39:19 elharo Exp $
* $Revision: 1.4 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/expr/DefaultFilterExpr.java
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/NameTest.java,v 1.7 2006/02/05
21:47:42 elharo Exp $
* $Revision: 1.7 $
* $Date: 2006/02/05 21:47:42 $
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* $Id: LocaleFunctionSupport.java,v 1.10 2006/02/05 21:47:42 elharo Exp $
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* $Revision: 1.11 $
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* $Id: DefaultBinaryExpr.java,v 1.10 2007/01/05 18:25:43 elharo Exp $
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* $Id: SAXPathEventSource.java,v 1.5 2006/02/05 21:47:42 elharo Exp $
* /

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/saxpath/SAXPathEventSource.java
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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/expr/LocationPath.java,v 1.9 2006/11/08
  17:02:21 elharo Exp $
* $Revision: 1.9 $
* $Date: 2006/11/08 17:02:21 $
* 
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/LocationPath.java
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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/util/FollowingSiblingAxisIterator.java,v 1.11
  2006/11/09 18:20:12 elharo Exp $
* $Revision: 1.11 $
* $Date: 2006/11/09 18:20:12 $
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* $Id: FollowingSiblingAxisIterator.java,v 1.11 2006/11/09 18:20:12 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.460/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/util/FollowingSiblingAxisIterator.java
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$Id: IterableChildAxis.java,v 1.11 2006/06/03 20:50:12 elharo Exp $

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$Id: DescendantOrSelfAxisIterator.java,v 1.11 2006/11/09 18:20:12 elharo Exp $

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/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources.jar/org/jaxen/util/DescendantOrSelfAxisIterator.java

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* $Id: DefaultArithExpr.java,v 1.10 2006/02/05 21:47:40 elharo Exp $
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*/

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  jar/org/jaxen/expr/XPathFactory.java
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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/LastFunction.java,v 1.10 2006/02/05
  21:47:41 elharo Exp $
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/NodeTypeTest.java,v 1.8 2006/02/05
  21:47:42 elharo Exp $
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*   *
*   $Id: DefaultXPathFactory.java,v 1.17 2006/11/09 16:07:36 elharo Exp $
* /

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/DefaultXPathFactory.java
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  elharo Exp $
* $Revision: 1.30 $
* $Date: 2006/06/03 20:07:19 $
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* $Id: Navigator.java,v 1.30 2006/06/03 20:07:19 elharo Exp $
*/

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/Navigator.java

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$Id: XPath.java,v 1.13 2007/05/02 15:00:13 elharo Exp$

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: DefaultNavigator.java,v 1.19 2006/02/05 21:47:41 elharo Exp $
*/

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* $Revision: 1.6 $
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* $Id: DocumentFunction.java,v 1.6 2006/02/05 21:47:42 elharo Exp $
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*/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/function/xslt/DocumentFunction.java

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$Id: IterableAttributeAxis.java,v 1.9 2006/06/03 20:50:12 elharo Exp $

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*$Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/FunctionContext.java,v 1.10 2006/02/05
21:47:41 elharo Exp $
* $Revision: 1.10 $
* $Date: 2006/02/05 21:47:41 $
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 * $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/UnionPattern.java,v 1.8 2006/02/05
  21:47:42 elharo Exp $
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$Id: ConcatFunction.java,v 1.9 2006/02/05 21:47:41 elharo Exp$

Found in path(s):

/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/function/ConcatFunction.java

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$Revision: 1.25$

$Date: 2006/07/03 11:14:05$

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* $Id: NamespaceNode.java,v 1.25 2006/07/03 11:14:05 elharo Exp $
* /

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/dom/NamespaceNode.java
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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/NoNodeTest.java,v 1.7 2006/02/05
21:47:42 elharo Exp $
* $Revision: 1.7 $
* $Date: 2006/02/05 21:47:42 $
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*/

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/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/pattern/NoNodeTest.java
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources.jar/org/jaxen/expr/DefaultNotEqualsExpr.java

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* $Date: 2007/05/05 18:08:55 $
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* $Id: DocumentNavigator.java,v 1.57 2007/05/05 18:08:55 elharo Exp $
* /

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/dom/DocumentNavigator.java

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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/saxpath/Operator.java,v 1.5 2006/02/05
  21:47:42 elharo Exp $ 
* $Revision: 1.5 $
* $Date: 2006/02/05 21:47:42 $
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* $Id: Operator.java,v 1.5 2006/02/05 21:47:42 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/saxopath/Operator.java

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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/expr/iter/IterableSelfAxis.java,v 1.7 2006/06/03
20:47:22 elharo Exp$
* $Revision: 1.7$
* $Date: 2006/06/03 20:47:22$
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* $Id: IterableSelfAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/iter/IterableSelfAxis.java
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/*
  11:58:31 elharo Exp $
* $Revision: 1.11 $
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* $Id: VariableContext.java,v 1.11 2006/07/03 11:58:31 elharo Exp $

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15:42:39 elharo Exp $
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*$Id: CommentNodeStep.java,v 1.6 2006/11/08 15:42:39 elharo Exp$
*/

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* $Id: Axis.java,v 1.8 2006/03/30 13:56:36 elharo Exp $
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  jar/org/jaxen/saxpath/Axis.java
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/NotFunction.java,v 1.9 2006/02/05
  21:47:41 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/FunctionCallException.java
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* $Revision: 1.6 $
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2006/02/05 21:47:42 elharo Exp $
 * $Revision: 1.17 $
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* /opt/cola/permits/1001068705_1607110532.460/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/DefaultLessThanExpr.java
No license file was found, but licenses were detected in source scan.

/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/TrueFunction.java,v 1.9 2006/02/05
  21:47:41 elharo Exp $
* $Revision: 1.9 $
* $Date: 2006/02/05 21:47:41 $
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$Id: TrueFunction.java,v 1.9 2006/02/05 21:47:41 elharo Exp $

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* $Id: IterableParentAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: MultiplicativeExpr.java,v 1.6 2006/11/09 16:21:05 elharo Exp $
*/

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/MultiplicativeExpr.java
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jar/org/jaxen/BaseXPath.java
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$Revision: 1.23 $
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$Id: DefaultPathExpr.java,v 1.16 2006/11/30 18:49:26 elharo Exp $

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/DefaultPathExpr.java
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/TextNodeStep.java

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1.patched-shani-1-4-17-sources-
jar/org/jaxen/util/AncestorAxisIterator.java

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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/LangFunction.java,v 1.13 2006/02/05
21:47:41 elharo Exp $
* $Revision: 1.13 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/expr/DefaultModExpr.java

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* $Id: IterableNamespaceAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/iter/IterableNamespaceAxis.java
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/expr/AllNodeStep.java,v 1.6 2006/11/08
  15:41:05 elharo Exp $
* $Revision: 1.6 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: JavaBeanXPath.java,v 1.6 2006/06/03 20:36:00 elharo Exp $
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* $Revision: 1.11 $
* $Date: 2006/02/05 21:47:42 $
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* $Id: UpperFunction.java,v 1.11 2006/02/05 21:47:42 elharo Exp $
*/

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/function/ext/UpperFunction.java
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18:49:26 elharo Exp $
* $Revision: 1.14 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/expr/DefaultPlusExpr.java
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* $Revision: 1.8 $
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* $Id: Function.java,v 1.8 2006/02/05 21:47:41 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/Function.java

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* $Id: NumberExpr.java,v 1.8 2006/11/08 17:17:32 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/NumberExpr.java
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/NameFunction.java,v 1.11 2006/02/05
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: QualifiedName.java,v 1.12 2006/06/01 13:19:30 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/QualifiedName.java
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* $Id: DefaultEqualityExpr.java,v 1.14 2006/02/05 21:47:40 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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jar/org/jaxen/expr/DefaultNumberExpr.java
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 * $Id: IterableDescendantOrSelfAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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  /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/saxpath/helpers/DefaultXPathHandler.java
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$Id: SingleObjectIterator.java,v 1.8 2006/11/09 18:20:12 elharo Exp $
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 * */
Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources.jar/org/jaxen/pattern/AnyChildNodeTest.java

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* $Id: AnyChildNodeTest.java,v 1.6 2006/02/05 21:47:42 elharo Exp $
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* $Revision: 1.14 $
* $Date: 2006/02/05 21:47:41 $

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* $Id: LocalNameFunction.java,v 1.14 2006/02/05 21:47:41 elharo Exp $
*/

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/function/LocalNameFunction.java
No license file was found, but licenses were detected in source scan.

/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/expr/NameStep.java,v 1.5 2006/11/08 17:10:02
elharo Exp $
* $Revision: 1.5 $
* $Date: 2006/11/08 17:10:02 $
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* $Id: NameStep.java,v 1.5 2006/11/08 17:10:02 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/expr/NameStep.java

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* $Id: StartsWithFunction.java,v 1.11 2006/02/05 21:47:41 elharo Exp $
*/

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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  16:47:30 elharo Exp $
* $Revision: 1.9 $
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* $Id: LiteralExpr.java,v 1.9 2006/11/08 16:47:30 elharo Exp$
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/expr/LiteralExpr.java

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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/LocationPathPattern.java,v 1.15
* 2006/02/05 21:47:42 elharo Exp$
* $Revision: 1.15$
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/pattern/LocationPathPattern.java
No license file was found, but licenses were detected in source scan.

/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/util/StackedIterator.java,v 1.12 2006/02/05
* 21:47:40 elharo Exp $
* $Revision: 1.12 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: DefaultProcessingInstructionNodeStep.java,v 1.18 2007/01/06 12:21:12 elharo Exp$
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* $Id: DefaultAbsoluteLocationPath.java,v 1.18 2006/11/30 18:49:27 elharo Exp $
*/

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/DefaultAbsoluteLocationPath.java
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$Id: ProcessingInstructionNodeStep.java,v 1.5 2006/11/08 15:44:33 elharo Exp $

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/ProcessingInstructionNodeStep.java
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/* $Id: DefaultAndExpr.java,v 1.16 2006/11/30 18:49:27 elharo Exp $ */
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources.jar/org/jaxen/expr/DefaultAndExpr.java

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/util/SelfAxisIterator.java,v 1.10 2007/05/02
14:33:29 elharo Exp $
* $Revision: 1.10 $
* $Date: 2007/05/02 14:33:29 $
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* $Id: XPathReader.java,v 1.32 2006/04/07 23:47:37 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/saxpath/base/XPathReader.java
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$Id: IterableFollowingAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $

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$Revision: 1.12 $  
$Date: 2006/06/03 20:26:36 $

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* $Id: XPathSyntaxException.java,v 1.12 2006/06/03 20:26:36 elharo Exp $
*/

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/XPathSyntaxException.java
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/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/util/PrecedingAxisIterator.java,v 1.11
  2006/11/13 22:10:09 elharo Exp $
* $Revision: 1.11 $
* $Date: 2006/11/13 22:10:09 $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/util/PrecedingAxisIterator.java
No license file was found, but licenses were detected in source scan.

/*
* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/PatternHandler.java,v 1.8 2006/02/05
* 21:47:42 elharo Exp $
* $Revision: 1.8 $
* $Date: 2006/02/05 21:47:42 $
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* $Id: PatternHandler.java,v 1.8 2006/02/05 21:47:42 elharo Exp $
*/

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/pattern/PatternHandler.java
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2006/02/05 21:47:41 elharo Exp $
* $Revision: 1.10 $
* $Date: 2006/02/05 21:47:41 $
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* $Id: SubstringBeforeFunction.java,v 1.10 2006/02/05 21:47:41 elharo Exp $
*/

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/function/SubstringBeforeFunction.java
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* $Id: IterableDescendantAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
jar/org/jaxen/expr/iter/IterableDescendantAxis.java
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$Id: DocumentNavigator.java,v 1.8 2006/06/03 20:35:31 elharo Exp $

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  * $Id: SAXPathException.java,v 1.14 2006/06/03 20:28:45 elharo Exp $
  */

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/saxpath/SAXPathException.java
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$Id: SubstringAfterFunction.java,v 1.11 2006/02/05 21:47:41 elharo Exp $
*/

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/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/function/SubstringAfterFunction.java
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* $Id: NamespaceContext.java,v 1.10 2006/07/03 11:58:06 elharo Exp $
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* $Id: IterablePrecedingSiblingAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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 * $Revision: 1.11 $
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 * $Revision: 1.17 $
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$Id: JaxenException.java,v 1.17 2006/06/03 20:27:21 elharo Exp$

Founded in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/JaxenException.java

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$/Id: NormalizeSpaceFunction.java,v 1.17 2006/02/05 21:47:41 elharo Exp $
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* $Id: LinkedIterator.java,v 1.8 2006/11/09 18:20:12 elharo Exp $
* /

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
* jar/org/jaxen/util/LinkedIterator.java
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/UnresolvableException.java,v 1.7 2006/06/03
* 20:21:05 elharo Exp $
* $Revision: 1.7 $
* $Date: 2006/06/03 20:21:05 $
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$Id: UnresolvableException.java,v 1.7 2006/06/03 20:21:05 elharo Exp $

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/UnresolvableException.java

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* $Id: NodeTest.java,v 1.6 2006/02/05 21:47:42 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
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* $Id: CountFunction.java,v 1.14 2006/02/05 21:47:41 elharo Exp $
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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/function/CountFunction.java
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$/Id: SimpleNamespaceContext.java,v 1.18 2006/06/03 20:19:26 elharo Exp$/

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* $Id: IterableFollowingSiblingAxis.java,v 1.7 2006/06/03 20:47:22 elharo Exp $
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  jar/org/jaxen/expr/DefaultRelativeLocationPath.java
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* $Id: LogicalExpr.java,v 1.6 2006/11/09 16:21:05 elharo Exp $
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* $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/dom/DOMXPath.java,v 1.10 2006/06/03
* 20:44:16 elharo Exp $
* $Revision: 1.10 $
* $Date: 2006/06/03 20:44:16 $
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$Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/util/FollowingAxisIterator.java,v 1.8
2006/11/09 18:20:12 elharo Exp $
$Revision: 1.8 $
$Date: 2006/11/09 18:20:12 $
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$Id: FollowingAxisIterator.java,v 1.8 2006/11/09 18:20:12 elharo Exp $

Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/util/FollowingAxisIterator.java

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$Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/function/FloorFunction.java,v 1.11 2006/02/05
21:47:41 elharo Exp $
*$Revision: 1.11 $
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/*
$Id: Context.java,v 1.20 2006/10/15 21:08:16 elharo Exp $

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-
  jar/org/jaxen/Context.java
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16:37:59 elharo Exp $
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* $Id: FunctionCallExpr.java,v 1.9 2006/11/08 16:37:59 elharo Exp $
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Found in path(s):
*/opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/FunctionCallExpr.java

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* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/saxpath/base/Verifier.java
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* Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/expr/DefaultLocationPath.java,v 1.29
2006/02/05 21:47:40 elharo Exp
* $Revision: 1.29 $
* $Date: 2006/02/05 21:47:40 $
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* $Id: DefaultLocationPath.java,v 1.29 2006/02/05 21:47:40 elharo Exp $
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Found in path(s):
* /opt/cola/permits/1001068705_1607110532.46/0/jaxen-1-1-1-patched-shani-1-4-17-sources-jar/org/jaxen/expr/DefaultLocationPath.java
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/*
$Id: NamedAccessNavigator.java,v 1.4 2006/02/05 21:47:41 elharo Exp$

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 * $Header: /home/projects/jaxen/scm/jaxen/src/java/main/org/jaxen/pattern/NamespaceTest.java,v 1.6 2006/02/05
21:47:42 elharo Exp $
 * $Revision: 1.6 $
 * $Date: 2006/02/05 21:47:42 $
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1.47 libteam 1.28 4.el8

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

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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!
This package was debianized by Jean Pierre LeJacq
<jplejacq@quoininc.com> on Wed, 25 Feb 1998. Martin Pitt
<martin@piware.de> was the package's maintainer up to version 2.7.19-1. The current maintainer is Jan Dittberner
<jandd@debian.org>.
It was downloaded from http://sourceforge.net/projects/cracklib

Copyright (c) 1993 Alec Muffett <alecm@crypto.dircon.co.uk>,
Copyright (c) 2005-2009 Nathan Neulinger <nneul@umr.edu>,
Copyright (c) 2008-2009 Jan Dittberner <jan@dittberner.info>

Modifications: Added cronjob, configuration file, and man pages.

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/usr/share/common-licenses/LGPL-2.1 in the Debian GNU/Linux
distribution or on the World Wide Web at
http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html. You can also
obtain it by writing to the Free Software Foundation, Inc., 51
Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

Copyright information:

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. Cracklib's license was changed from the GPL to the LGPL after
consensus of all previous developers in October 2008, effective with
release 2.8.15 released on 2009-11-19. See the email discussion below
for both license changes.

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

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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.

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From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

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

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> From: cracklib-devel-bounces@li...
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> Sent: Monday, October 01, 2007 8:15 PM
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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,

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BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL FROM ARTISTIC.
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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-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
   by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id I91Gxtp020623 for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
   by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311 for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from [82.68.43.14] (helo=[192.168.1.3])
   by rutherford.zen.co.uk with esmtp (Exim 4.50)
   id 11cOcX-0004Qt-6L
The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

----------
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)
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Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
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Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
   by scanim-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
   by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id l91Gxtp020623
   for <nneul@umr.edu>; Mon, 01 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
   by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
   for <nneul@neulinger.org>; Mon, 01 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-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length: 585
Lines: 21

> 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.

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Happy now? :-)

-a

1.54 java-common 1.0.0

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1.56 maven-jar-plugin 2.4

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1.57 network-manager 1.22.8 5.el8_2

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1.63 libjpeg 6b
1.63.1 Notifications:
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The Independent JPEG Group's JPEG software

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README for release 6b of 27-Mar-1998
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This software is the work of Tom Lane, Philip Gladstone, Jim Boucher,
Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi,
Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG
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DOCUMENTATION ROADMAP
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This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
OTHER DOCUMENTATION

User documentation:
- install.doc: How to configure and install the IJG software.
- usage.doc: Usage instructions for cjpeg, djpeg, jpegtran, rdjpgcom, and wrjpgcom.
- *.1: Unix-style man pages for programs (same info as usage.doc).
- wizard.doc: Advanced usage instructions for JPEG wizards only.

Programmer and internal documentation:
- libjpeg.doc: How to use the JPEG library in your own programs.
- example.c: Sample code for calling the JPEG library.
- structure.doc: Overview of the JPEG library’s internal structure.
- filelist.doc: Road map of IJG files.
- coderules.doc: Coding style rules --- please read if you contribute code.

Please read at least the files install.doc and usage.doc. Useful information can also be found in the JPEG FAQ (Frequently Asked Questions) article. See ARCHIVE LOCATIONS below to find out where to obtain the FAQ article.

If you want to understand how the JPEG code works, we suggest reading one or more of the REFERENCES, then looking at the documentation files (in roughly the order listed) before diving into the code.

OVERVIEW

This package contains C software to implement JPEG image compression and decompression. JPEG (pronounced “jay-peg”) is a standardized compression method for full-color and gray-scale images. JPEG is intended for compressing “real-world” scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren’t implemented yet. For legal reasons, we are not distributing code for the arithmetic-coding
variants of JPEG; see LEGAL ISSUES. We have made no provision for supporting
the hierarchical or lossless processes defined in the standard.

We provide a set of library routines for reading and writing JPEG image files,
plus two sample applications "cjpeg" and "djpeg", which use the library to
perform conversion between JPEG and some other popular image file formats.
The library is intended to be reused in other applications.

In order to support file conversion and viewing software, we have included
considerable functionality beyond the bare JPEG coding/decoding capability;
for example, the color quantization modules are not strictly part of JPEG
decoding, but they are essential for output to colormapped file formats or
colormapped displays. These extra functions can be compiled out of the
library if not required for a particular application. We have also included
"jpegtran", a utility for lossless transcoding between different JPEG
processes, and "rdjpgcom" and "wrjpgcom", two simple applications for
inserting and extracting textual comments in JFIF files.

The emphasis in designing this software has been on achieving portability and
flexibility, while also making it fast enough to be useful. In particular,
the software is not intended to be read as a tutorial on JPEG. (See the
REFERENCES section for introductory material.) Rather, it is intended to
be reliable, portable, industrial-strength code. We do not claim to have
achieved that goal in every aspect of the software, but we strive for it.

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The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltcfg, ltmaint.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by
patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that
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REFERENCES
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We highly recommend reading one or more of these references before trying to understand the innards of the JPEG software.

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44. (Adjacent articles in that issue discuss MPEG motion picture compression, applications of JPEG, and related topics.) If you don't have the CACM issue handy, a PostScript file containing a revised version of Wallace's article is available at ftp://ftp.uu.net/graphics/jpeg/wallace.ps.gz. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

A somewhat less technical, more leisurely introduction to JPEG can be found in "The Data Compression Book" by Mark Nelson and Jean-loup Gailly, published by M&T Books (New York), 2nd ed. 1996, ISBN 1-55851-434-1. This book provides good explanations and example C code for a multitude of compression methods including JPEG. It is an excellent source if you are comfortable reading C code but don't know much about data compression in general. The book's JPEG sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...

The JPEG standard itself is not available electronically; you must order a paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead; it's much cheaper and includes a great deal of useful explanatory material.) In the USA, copies of the standard may be ordered from ANSI Sales at (212) 642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI doesn't take credit card orders, but Global does.) It's not cheap: as of 1992, ANSI was charging $95 for Part 1 and $47 for Part 2, plus 7% shipping/handling. The standard is divided into two parts, Part 1 being the actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 2: Compliance testing" and has document numbers ISO/IEC IS 10918-2, ITU-T T.83.

Some extensions to the original JPEG standard are defined in JPEG Part 3, a newer ISO standard numbered ISO/IEC IS 10918-3 and ITU-T T.84. IJG currently does not support any Part 3 extensions.

The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, revision 1.02. A copy of the JFIF spec is available from:

Literature Department
C-Cube Microsystems, Inc.
1778 McCarthy Blvd.
Milpitas, CA 95035
phone (408) 944-6300, fax (408) 944-6314

A PostScript version of this document is available by FTP at ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz. There is also a plain text version at ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz, but it is missing the figures.

The TIFF 6.0 file format specification can be obtained by FTP from ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz. The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems. IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6). Instead, we recommend the JPEG design proposed by TIFF Technical Note #2 (Compression tag 7). Copies of this Note can be obtained from ftp.sgi.com or from ftp://ftp.uu.net/graphics/jpeg/. It is expected that the next revision of the TIFF spec will replace the 6.0 JPEG design with the Note's design.
Although IJG's own code does not support TIFF/JPEG, the free libtiff library uses our library to implement TIFF/JPEG per the Note. libtiff is available from ftp://ftp.sgi.com/graphics/tiff/.

ARCHIVE LOCATIONS

The "official" archive site for this software is ftp.uu.net (Internet address 192.48.96.9). The most recent released version can always be found there in directory graphics/jpeg. This particular version will be archived as ftp://ftp.uu.net/graphics/jpeg/jpegsrc.v6b.tar.gz. If you don't have direct Internet access, UUNET's archives are also available via UUCP; contact help@uunet.uu.net for information on retrieving files that way.

Numerous Internet sites maintain copies of the UUNET files. However, only ftp.uu.net is guaranteed to have the latest official version.

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/), or on CompuServe in the Graphics Support forum (GO CIS:GRAPHSUP), library 12 "JPEG Tools". Again, these versions may sometimes lag behind the ftp.uu.net release.

The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups comp.graphics.misc, news.answers, and other groups. It is available on the World Wide Web at http://www.faqs.org/faqs/jpeg-faq/ and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/. If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body

send usenet/news.answers/jpeg-faq/part1
send usenet/news.answers/jpeg-faq/part2

RELATED SOFTWARE

Numerous viewing and image manipulation programs now support JPEG. (Quite a few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBMPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of
other formats, thus making cjpeg/djpeg considerably more useful. The latest
version is distributed by the NetPBM group, and is available from numerous
sites, notably ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/.
Unfortunately PBMPLUS/NETPBM is not nearly as portable as the IJG software is;
you are likely to have difficulty making it work on any non-Unix machine.

A different free JPEG implementation, written by the PVRG group at Stanford,
is available from ftp://havefun.stanford.edu/pub/jpeg/. This program
is designed for research and experimentation rather than production use;
it is slower, harder to use, and less portable than the IJG code, but it
is easier to read and modify. Also, the PVRG code supports lossless JPEG,
which we do not. (On the other hand, it doesn't do progressive JPEG.)

FILE FORMAT WARS
=================

Some JPEG programs produce files that are not compatible with our library.
The root of the problem is that the ISO JPEG committee failed to specify a
concrete file format. Some vendors "filled in the blanks" on their own,
creating proprietary formats that no one else could read. (For example, none
of the early commercial JPEG implementations for the Macintosh were able to
exchange compressed files.)

The file format we have adopted is called JFIF (see REFERENCES). This format
has been agreed to by a number of major commercial JPEG vendors, and it has
become the de facto standard. JFIF is a minimal or "low end" representation.
We recommend the use of TIFF/JPEG (TIFF revision 6.0 as modified by TIFF
Technical Note #2) for "high end" applications that need to record a lot of
additional data about an image. TIFF/JPEG is fairly new and not yet widely
supported, unfortunately.

The upcoming JPEG Part 3 standard defines a file format called SPIFF.
SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should
be able to read the most common variant of SPIFF. SPIFF has some technical
advantages over JFIF, but its major claim to fame is simply that it is an
official standard rather than an informal one. At this point it is unclear
whether SPIFF will supersede JFIF or whether JFIF will remain the de-facto
standard. IJG intends to support SPIFF once the standard is frozen, but we
have not decided whether it should become our default output format or not.
(In any case, our decoder will remain capable of reading JFIF indefinitely.)

Various proprietary file formats incorporating JPEG compression also exist.
We have little or no sympathy for the existence of these formats. Indeed,
one of the original reasons for developing this free software was to help
force convergence on common, open format standards for JPEG files. Don't
use a proprietary file format!
TO DO

The major thrust for v7 will probably be improvement of visual quality. The current method for scaling the quantization tables is known not to be very good at low Q values. We also intend to investigate block boundary smoothing, "poor man's variable quantization", and other means of improving quality-vs-file-size performance without sacrificing compatibility.

In future versions, we are considering supporting some of the upcoming JPEG Part 3 extensions --- principally, variable quantization and the SPIFF file format.

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to jpeg-info@uunet.uu.net.

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1.69 spring-context 2.5.6.SEC03

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- analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt
- analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt
- analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt


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- analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/es/SpanishMinimalStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

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===========================================================================
Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration
===========================================================================

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mecab-ipadic-2.7.0-20070801

which can be obtained from

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1.83 scala 2.11.12

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not-a-legal-formal-parameter-tuple.scala:2: error: not a legal formal parameter.
Note: Tuples cannot be directly destructured in method or function parameters.
Either create a single parameter accepting the Tuple2,
or consider a pattern matching anonymous function: `\{ case (a, b) => ... }`
val x: ((Int, Int) => Int) = (((a, b)) => a)

^ 
not-a-legal-formal-parameter-tuple.scala:3: error: not a legal formal parameter.
Note: Tuples cannot be directly destructured in method or function parameters.
Either create a single parameter accepting the Tuple2,
    or consider a pattern matching anonymous function: `{ case (param1, param2) => ... }`
val y: ((Int, Int, Int) => Int) = (((a, !)) => a)

^ 
not-a-legal-formal-parameter-tuple.scala:4: error: not a legal formal parameter.
Note: Tuples cannot be directly destructured in method or function parameters.
Either create a single parameter accepting the Tuple3,
    or consider a pattern matching anonymous function: `{ case (param1, ..., param3) => ... }`
val z: ((Int, Int, Int) => Int) = (((a, NotAPatternVariableName, c)) => a)

^ 
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1.87 connect-basic-auth-extension 2.0.0

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* /opt/ws_local/PERMITS_SQL/1070927333_1594793038.19/0/hibernate-validator-5-2-2-final-sources-1-jar/org/hibernate/validator/cfg/defs/DigitsDef.java
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* /opt/ws_local/PERMITS_SQL/1070927333_1594793038.19/0/hibernate-validator-5-2-2-final-sources-1-jar/org/hibernate/validator/constraintValidatorManager/ConstraintValidatorManager.java
* /opt/ws_local/PERMITS_SQL/1070927333_1594793038.19/0/hibernate-validator-5-2-2-final-sources-1-jar/org/hibernate/validator/cfg/defs/ScriptAssertDef.java
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 */
/**
 * Retrieves constraint related meta data for the parameters of the given
 * executable.
 *
 * @param executable The executable of interest.
 *
 * @return A list with parameter meta data for the given executable.
 */

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1070927333_1594793038.19/0/hibernate-validator-5-2-2-final-sources-1-
  jar/org/hibernate/validator/internal/metadata/provider/AnnotationMetaDataProvider.java
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/**
 * A method-level constraint, that evaluates a script expression against the
 * annotated method or constructor. This constraint can be used to implement
 * validation routines that depend on several parameters of the annotated
 * executable.
 *
 * Script expressions can be written in any scripting or expression language,
 * for which a <a href="http://jcp.org/en/jsr/detail?id=223">JSR 223</a>
 * ("Scripting for the Java<sup>TM</sup> Platform") compatible engine can be
 * found on the classpath. To refer to a parameter within the scripting
 * expression, use its name as obtained by the active
 * <link javax.validation.ParameterNameProvider>, By default, [@code arg0], [@code arg1] etc.
 * will be used as parameter names.
 *
 * The following listing shows an example using the JavaScript engine which
 * comes with the JDK:
 *
 * @code @ParameterScriptAssert(script = "arg0.before(arg1)", lang = "javascript")
 * public void createEvent(Date start, Date end) { ... }
 * }
 * Can be specified on any method or constructor.
 */
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/*
   * @author Gunnar Morling
   */

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1.93 python-idna 2.5-2.ph2

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* /opt/ws_local/PERMITS_SQL/1064848051_1593611654.81/0/python-idna-2.5-7.module_el8.1.0+219+cf9e6ac9.src.rpm-cosi-expand-archive-GSzJJ8Lg/python-idna.spec

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A library to support the Internationalised Domain Names in Applications (IDNA) protocol as specified in RFC 5890 et.al. This new methodology, known as IDNA 2008, can generate materially different results to the previous standard. The library can act as a drop-in replacement for the "encodings.idna" module.
import io, sys
from setuptools import setup

version = "2.5"

def main():

    python_version = sys.version_info[:2]
    if python_version < (2,6):
        raise SystemExit("Sorry, Python 2.6 or newer required")

    arguments = {
        'name': 'idna',
        'packages': ['idna'],
        'version': version,
        'description': 'Internationalized Domain Names in Applications (IDNA)',
        'long_description': io.open("README.rst", encoding="UTF-8").read(),
        'author': 'Kim Davies',
        'author_email': 'kim@cynosure.com.au',
        'license': 'BSD-like',
        'url': 'https://github.com/kjd/idna',
        'classifiers': [
            'Development Status :: 5 - Production/Stable',
            'Intended Audience :: Developers',
            'Intended Audience :: System Administrators',
            'License :: OSI Approved :: BSD License',
            'Operating System :: OS Independent',
            'Programming Language :: Python',
            'Programming Language :: Python :: 2.6',
            'Programming Language :: Python :: 2.7',
            'Programming Language :: Python :: 3',
            'Programming Language :: Python :: 3.3',
            'Programming Language :: Python :: 3.4',
            'Programming Language :: Python :: 3.5',
            'Programming Language :: Python :: 3.6',
            'Topic :: Internet :: Name Service (DNS)',
            'Topic :: Software Development :: Libraries :: Python Modules',
            'Topic :: Utilities',
        ],
        'test_suite': 'tests',
    }

    setup(**arguments)

    if __name__ == '__main__':
        main()
1.94 j-interopdeps 2.0.6-kohsuke-1
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jar/org/codehaus/plexus/classworlds/strategy/SelfFirstStrategy.java
* /opt/ws_local/PERMITS_SQL/1077506013_1596876990.94/0/plexus-classworlds-2-2-2-sources-1-
jar/org/codehaus/plexus/classworlds/strategy/ParentFirstStrategy.java

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/*
$Id: ClassWorldException.java 7933 2008-12-17 17:33:58Z bentmann $

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* /opt/ws_local/PERMITS_SQL/1077506013_1596876990.94/0/plexus-classworlds-2-2-2-sources-1-jar/org/codehaus/plexus/classworlds/realm/ClassRealm.java
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$Id: NoSuchRealmException.java 7933 2008-12-17 17:33:58Z bentmann $

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1.115 hazelcast-client-protocol 1.3.0

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package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;

public abstract class ClusterPermission extends Permission {

    private int hashcode;

    public ClusterPermission(String name) {
        super(name);
    }

    @Override
    public PermissionCollection newPermissionCollection() {
        return new ClusterPermissionCollection(getClass());
    }

    @Override
    public int hashCode() {
        if (hashcode == 0) {
            final int prime = 31;
            int result = 1;
            if (getName() == null) {
                result = prime * result + 13;
            } else {
                result = prime * result + getName().hashCode();
            }
            hashcode = result;
        }
        return hashcode;
    }

    @Override
    public boolean equals(Object obj) {
        if (this == obj) {
            return true;
        }
        if (obj == null) {
            return false;
        }
        if (getClass() != obj.getClass()) {
            return false;
        }
        if (getName() == null ||
                getClass().getName().equals((String) obj)) {
            return true;
        }
        return false;
    }
}
ClusterPermission other = (ClusterPermission) obj;
if (getName() == null && other.getName() != null) {
    return false;
}
if (!getName().equals(other.getName())) {
    return false;
}
return true;
}

package com.hazelcast.security.permission;

public class TopicPermission extends InstancePermission {

    private static final int PUBLISH = 4;
    private static final int LISTEN = 8;
    private static final int ALL = CREATE | DESTROY | LISTEN | PUBLISH;

    public TopicPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            }
        }
        return mask;
    }

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     */

}
```java
    } else if (ActionConstants.ACTION_PUBLISH.equals(action)) {
        mask |= PUBLISH;
    } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
        mask |= DESTROY;
    } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
        mask |= LISTEN;
    }
    
    return mask;
}
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*/

package com.hazelcast.security.permission;

import com.hazelcast.config.matcher.WildcardConfigPatternMatcher;

import java.security.Permission;

/**
 * TODO: Object Permission
 */
public abstract class InstancePermission extends ClusterPermission {

    protected static final int NONE = 0;
    protected static final int CREATE = 1;
    protected static final int DESTROY = 2;

    private static final WildcardConfigPatternMatcher CONFIG_PATTERN_MATCHER = new
    WildcardConfigPatternMatcher();

    protected final int mask;
    protected final String actions;
```
public InstancePermission(String name, String... actions) {
    super(name);
    if (name == null || name.equals(name)) {
        throw new IllegalArgumentException("Permission name is mandatory!");
    }
    mask = initMask(actions);

    final StringBuilder s = new StringBuilder();
    for (String action : actions) {
        s.append(action).append(" ");
    }
    this.actions = s.toString();
}

/**
 * init mask
 */
protected abstract int initMask(String[] actions);

@Override
public boolean implies(Permission permission) {
    if (this.getClass() != permission.getClass()) {
        return false;
    }

    InstancePermission that = (InstancePermission) permission;

    boolean maskTest = ((this.mask & that.mask) == that.mask);
    if (!maskTest) {
        return false;
    }

    return CONFIG_PATTERN_MATCHER.matches(getName(), that.getName());
}

@Override
public String getActions() {
    return actions;
}

@Override
public int hashCode() {
    int result = super.hashCode();
    result = 31 * result + mask;
    result = 31 * result + actions.hashCode();
    return result;
}
@Override
public boolean equals(Object obj) {
    if (this == obj) {
        return true;
    }
    if (obj == null) {
        return false;
    }
    if (getClass() != obj.getClass()) {
        return false;
    }
    InstancePermission other = (InstancePermission) obj;
    if (getName() == null && other.getName() != null) {
        return false;
    }
    if (!getName().equals(other.getName())) {
        return false;
    }
    if (mask != other.mask) {
        return false;
    }
    return true;
}

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Enumeration;

public final class AllPermissions extends ClusterPermission {


public AllPermissions() {
    super("<all permissions>");
}

@Override
public boolean implies(Permission permission) {
    return true;
}

@Override
public String getActions() {
    return "<all actions>";
}

@Override
public PermissionCollection newPermissionCollection() {
    return new AllPermissionsCollection();
}

@Override
public String toString() {
    return "<allow all permissions>";
}

@Override
public boolean equals(Object obj) {
    return obj instanceof AllPermissions;
}

@Override
public int hashCode() {
    return 111;
}

public static final class AllPermissionsCollection extends PermissionCollection {
    private static final AllPermissions ALL_PERMISSIONS = new AllPermissions();
    private boolean all;

    public AllPermissionsCollection() {
    }

    public AllPermissionsCollection(boolean all) {
        this.all = all;
    }

    @Override
    public void add(Permission permission) {
        if (permission instanceof AllPermissions) {

all = true;
}
}

@override
public boolean implies(Permission permission) {
    return all;
}

@override
public Enumeration<Permission> elements() {
    return new Enumeration<Permission>() {
        boolean more = all;

        @Override
        public boolean hasMoreElements() {
            return more;
        }

        @Override
        public Permission nextElement() {
            more = false;
            return ALL_PERMISSIONS;
        }
    };
}

@override
public int hashCode() {
    return all ? 13 : -13;
}

@override
public boolean equals(Object obj) {
    if (this == obj) {
        return true;
    }
    if (obj == null) {
        return false;
    }
    if (getClass() != obj.getClass()) {
        return false;
    }
    AllPermissionsCollection other = (AllPermissionsCollection) obj;
    return all == other.all;
}

@override
public class SemaphorePermission extends InstancePermission {

    private static final int ACQUIRE = 4;
    private static final int RELEASE = 8;
    private static final int READ = 16;
    private static final int ALL = CREATE | DESTROY | ACQUIRE | RELEASE | READ;

    public SemaphorePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_ACQUIRE.equals(action)) {
                mask |= ACQUIRE;
            } else if (ActionConstants.ACTION_RELEASE.equals(action)) {

        
    
}
mask |= RELEASE;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
}
return mask;
}
}

package com.hazelcast.security.permission;

public class RingBufferPermission extends InstancePermission {

    private static final int PUT = 4;
    private static final int READ = 8;
    private static final int ALL = PUT | READ;

    public RingBufferPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        }
        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_PUT.equals(action)) {
    mask |= PUT;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
}

return mask;

} } /*
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*/

package com.hazelcast.security.permission;

public class AtomicReferencePermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;
    private static final int ALL = READ | MODIFY | CREATE | DESTROY;

    public AtomicReferencePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        }
        return mask;
    }

}
if (ActionConstants.ACTION_CREATE.equals(action)) {
    mask |= CREATE;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
} else if (ActionConstants.ACTION_MODIFY.equals(action)) {
    mask |= MODIFY;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
}

return mask;

} /*
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 */

package com.hazelcast.security.permission;

public class ExecutorServicePermission extends InstancePermission {

    private static final int ALL = CREATE | DESTROY;

    public ExecutorServicePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
mask |= CREATE;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
}

return mask;
}

package com.hazelcast.security.permission;

public class MultiMapPermission extends MapPermission {

    /*
     * Contains all the security permissions
     */

    package com.hazelcast.security.permission;

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     * limitations under the License.
     */

    package com.hazelcast.security.permission;

    public class MultiMapPermission extends MapPermission {


public MultiMapPermission(String name, String... actions) {
    super(name, actions);
}

public class MapPermission extends InstancePermission {
    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;
    private static final int LISTEN = 32;
    private static final int LOCK = 64;
    private static final int INDEX = 128;
    private static final int INTERCEPT = 256;
    private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN | LOCK | INDEX | INTERCEPT;

    public MapPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        }

        return mask;
    }
}

package com.hazelcast.security.permission;

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 */

package com.hazelcast.security.permission;
else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_PUT.equals(action)) {
    mask |= PUT;
} else if (ActionConstants.ACTION_REMOVE.equals(action)) {
    mask |= REMOVE;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
} else if (ActionConstants.ACTION_LISTEN.equals(action)) {
    mask |= LISTEN;
} else if (ActionConstants.ACTION_LOCK.equals(action)) {
    mask |= LOCK;
} else if (ActionConstants.ACTION_INDEX.equals(action)) {
    mask |= INDEX;
} else if (ActionConstants.ACTION_INTERCEPT.equals(action)) {
    mask |= INTERCEPT;
}
return mask;

package com.hazelcast.security.permission;

public class LockPermission extends InstancePermission {

    private static final  int LOCK = 4;
    private static final  int READ = 8;
    private static final  int ALL = CREATE | DESTROY | LOCK | READ;

    public LockPermission(String key, String... actions) {
        super(key, actions);
    }

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     */
@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_LOCK.equals(action)) {
            mask |= LOCK;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        }
    }
    return mask;
}

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  */

package com.hazelcast.security.permission;

/**
 * To be able to map-reduce from a client in a secure environment
 */
public class MapReducePermission extends InstancePermission {

    private static final int ALL = CREATE | DESTROY;

    public MapReducePermission(String name, String... actions) {
super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        }
    }
    return mask;
}

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 */

package com.hazelcast.security.permission;

public class SetPermission extends ListPermission {

    public SetPermission(String name, String... actions) {
        super(name, actions);
    }
}

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 */
package com.hazelcast.security.permission;

import java.security.Permission;

public class TransactionPermission extends ClusterPermission {

    public TransactionPermission() {
        super("<transaction>");
    }

    @Override
    public boolean implies(Permission permission) {
        return getClass() == permission.getClass();
    }

    @Override
    public String getActions() {
        return "transaction";
    }
}

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 */
package com.hazelcast.security.permission;

import com.hazelcast.cache.impl.CacheService;
import com.hazelcast.cardinality.impl.CardinalityEstimatorService;
import com.hazelcast.collection.impl.list.ListService;
import com.hazelcast.collection.impl.queue.QueueService;
import com.hazelcast.collection.impl.set.SetService;
import com.hazelcast.concurrent.atomiclong.AtomicLongService;
import com.hazelcast.concurrent.atomicreference.AtomicReferenceService;
import com.hazelcast.concurrent.countdownlatch.CountDownLatchService;
import com.hazelcast.concurrent.idgen.IdGeneratorService;
import com.hazelcast.concurrent.lock.LockService;
import com.hazelcast.concurrent.semaphore.SemaphoreService;
import com.hazelcast.executor.impl.DistributedExecutorService;
import com.hazelcast.executor.impl.DistributedDurableExecutorService;
import com.hazelcast.map.impl.MapService;
import com.hazelcast.mapreduce.impl.MapReduceService;
import com.hazelcast.multimap.impl.MultiMapService;
import com.hazelcast.replicatedmap.impl.ReplicatedMapService;
import com.hazelcast.ringbuffer.impl.RingbufferService;
import com.hazelcast.topic.impl.TopicService;
import java.security.Permission;
import java.util.HashMap;
import java.util.Map;

public final class ActionConstants {

    public static final String ACTION_ALL = "all";
    public static final String ACTION_CREATE = "create";
    public static final String ACTION_DESTROY = "destroy";
    public static final String ACTION_MODIFY = "modify";
    public static final String ACTION_READ = "read";
    public static final String ACTION_REMOVE = "remove";
    public static final String ACTION_LOCK = "lock";
    public static final String ACTION_LISTEN = "listen";
    public static final String ACTION_RELEASE = "release";
    public static final String ACTION_ACQUIRE = "acquire";
    public static final String ACTION_PUT = "put";
    public static final String ACTION_ADD = "add";
    public static final String ACTION_INDEX = "index";
    public static final String ACTION_INTERCEPT = "intercept";
    public static final String ACTION_PUBLISH = "publish";
    public static final String LISTENER_INSTANCE = "instance";
    public static final String LISTENER_MEMBER = "member";
    public static final String LISTENER_MIGRATION = "migration";
}
private static final Map<String, PermissionFactory> PERMISSION_FACTORY_MAP = new HashMap<String, PermissionFactory>();

static {
    PERMISSION_FACTORY_MAP.put(QueueService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new QueuePermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(MapService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new MapPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(MultiMapService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new MultiMapPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(ListService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new ListPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(SetService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new SetPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(AtomicLongService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new AtomicLongPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(CountDownLatchService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new CountDownLatchPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(SemaphoreService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new SemaphorePermission(name, actions);
        }
    });
}
public Permission create(String name, String... actions) {
    return new SemaphorePermission(name, actions);
}

PERMISSION_FACTORY_MAP.put(TopicService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new TopicPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(LockService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new LockPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(DistributedExecutorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new ExecutorServicePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(IdGeneratorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new AtomicLongPermission(IdGeneratorService.ATOMIC_LONG_NAME + name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(MapReduceService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new MapReducePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(ReplicatedMapService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new ReplicatedMapPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(AtomicReferenceService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new AtomicReferencePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(CacheService.SERVICE_NAME, new PermissionFactory() {
@Override
public Permission create(String name, String... actions) {
    return new CachePermission(name, actions);
}

PERMISSION_FACTORY_MAP.put(RingbufferService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new RingBufferPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(DistributedDurableExecutorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new DurableExecutorServicePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(CardinalityEstimatorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new CardinalityEstimatorPermission(name, actions);
    }
});

private ActionConstants() {
}

private interface PermissionFactory {
    Permission create(String name, String... actions);
}

/**
 * Creates a permission
 *
 * @param name
 * @param serviceName
 * @param actions
 * @return the created Permission
 * @throws java.lang.IllegalArgumentException if there is no service found with the given serviceName.
 */
public static Permission getPermission(String name, String serviceName, String... actions) {
    PermissionFactory permissionFactory = PERMISSION_FACTORY_MAP.get(serviceName);
    if (permissionFactory == null) {
        throw new IllegalArgumentException("No permissions found for service: "+ serviceName);
    }
}
package com.hazelcast.security.permission;

public class ReplicatedMapPermission extends InstancePermission {

    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;
    private static final int LISTEN = 32;
    private static final int LOCK = 64;
    private static final int INDEX = 128;
    private static final int INTERCEPT = 256;
    private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN | LOCK | INDEX | INTERCEPT;

    public ReplicatedMapPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        } 

        if (ActionConstants.ACTION_CREATE.equals(action)) {

            return permissionFactory.create(name, actions);
        }
    }

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    */
mask |= CREATE;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_PUT.equals(action)) {
    mask |= PUT;
} else if (ActionConstants.ACTION_REMOVE.equals(action)) {
    mask |= REMOVE;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
} else if (ActionConstants.ACTION_LISTEN.equals(action)) {
    mask |= LISTEN;
} else if (ActionConstants.ACTION_LOCK.equals(action)) {
    mask |= LOCK;
} else if (ActionConstants.ACTION_INDEX.equals(action)) {
    mask |= INDEX;
} else if (ActionConstants.ACTION_INTERCEPT.equals(action)) {
    mask |= INTERCEPT;
}
}

return mask;
}
super(name, actions);
}

@override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_MODIFY.equals(action)) {
            mask |= MODIFY;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        }
    }
    return mask;
}

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 */

package com.hazelcast.security.permission;

public class AtomicLongPermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;
    private static final int ALL = READ | MODIFY | CREATE | DESTROY;

    private static final int...

    ...
public AtomicLongPermission(String name, String... actions) {
    super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_MODIFY.equals(action)) {
            mask |= MODIFY;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        }
    }
    return mask;
}

package com.hazelcast.security.permission;

public class CountDownLatchPermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;

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    * limitations under the License.
    */
private static final int ALL = CREATE | DESTROY | READ | MODIFY;

public CountDownLatchPermission(String name, String... actions) {
    super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_MODIFY.equals(action)) {
            mask |= MODIFY;
        }
    }
    return mask;
}

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*/

package com.hazelcast.security.permission;

public class QueuePermission extends InstancePermission {

    private static final int ADD = 4;

private static final int READ = 8;
private static final int REMOVE = 16;
private static final int LISTEN = 32;
private static final int ALL = ADD | REMOVE | READ | CREATE | DESTROY | LISTEN;

public QueuePermission(String name, String... actions) {
    super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_ADD.equals(action)) {
            mask |= ADD;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
            mask |= REMOVE;
        } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
            mask |= LISTEN;
        }
    }

    return mask;
}

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* limitations under the License.
package com.hazelcast.security.permission;

public class DurableExecutorServicePermission extends InstancePermission {

    private static final int ALL = CREATE | DESTROY;

    public DurableExecutorServicePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }

            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            }
        }
        return mask;
    }

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    package com.hazelcast.security.permission;

    public class ListPermission extends InstancePermission {
private static final int ADD = 4;
private static final int READ = 8;
private static final int REMOVE = 16;
private static final int LISTEN = 32;
private static final int ALL = ADD | REMOVE | READ | CREATE | DESTROY | LISTEN;

public ListPermission(String name, String... actions) {
    super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }

        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_ADD.equals(action)) {
            mask |= ADD;
        } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
            mask |= REMOVE;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
            mask |= LISTEN;
        }
    }
    return mask;
}

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 */
package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Enumeration;

public class DenyAllPermissionCollection extends PermissionCollection {

    public DenyAllPermissionCollection() {
    }

    @Override
    public void add(Permission permission) {
    }

    @Override
    public boolean implies(Permission permission) {
        return false;
    }

    @Override
    public Enumeration<Permission> elements() {
        return new Enumeration<Permission>() {
            @Override
            public boolean hasMoreElements() {
                return false;
            }

            @Override
            public Permission nextElement() {
                return null;
            }
        };
    }

    @Override
    public int hashCode() {
        return 37;
    }

    @Override
    public String toString() {
        return "<deny all permissions>";
    }
}
public boolean equals(Object obj) {
    return obj instanceof DenyAllPermissionCollection;
}
*/

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*/

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Collections;
import java.util.Enumeration;
import java.util.HashSet;
import java.util.Iterator;
import java.util.Set;

public class ClusterPermissionCollection extends PermissionCollection {
    final Set<Permission> perms = new HashSet<Permission>();
    final Class<? extends Permission> permClass = null;

    public ClusterPermissionCollection() {
        permClass = null;
    }

    public ClusterPermissionCollection(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    @Override
    public void add(Permission permission) {
        if (isReadOnly()) {
            if (permClass != null) {
                if (permission.getClass() != permClass) {
                    throw new IllegalArgumentException("Wrong permission class.");
                }
            } else {
                perms.add(permission);
            }
        } else {
            perms.add(permission);
            if (permClass != null) {
                throw new IllegalArgumentException("Wrong permission class.");
            }
        }
    }

    @Override
    public void addAll(PermissionCollection permCollection) {
        if (permCollection != null) {
            for (Permission perm : permCollection) {
                if (perm.getClass() == permClass) {
                    add(perm);
                }
            }
        }
    }

    @Override
    public void remove(Permission permission) {
        if (permClass != null) {
            throw new IllegalArgumentException("Wrong permission class.");
        }
        perms.remove(permission);
    }

    @Override
    public void remove(PermissionCollection permCollection) {
        if (permCollection != null) {
            for (Permission perm : permCollection) {
                if (perm.getClass() == permission.getClass()) {
                    remove(perm);
                }
            }
        }
    }

    @Override
    public void clear() {
        if (permClass != null) {
            throw new IllegalArgumentException("Wrong permission class.");
        }
        perms.clear();
    }

    @Override
    public boolean equals(Object obj) {
        return obj instanceof ClusterPermissionCollection;
    }

    @Override
    public int hashCode() {
        return super.hashCode();
    }

    @Override
    public boolean contains(Permission permission) {
        return perms.contains(permission);
    }

    @Override
    public boolean containsAll(PermissionCollection permCollection) {
        return perms.containsAll(permCollection);
    }

    @Override
    public boolean isEmpty() {
        return perms.isEmpty();
    }

    @Override
    public int size() {
        return perms.size();
    }

    @Override
    public Enumeration<Permission> elements() {
        return perms.iterator();
    }

    @Override
    public Iterator<Permission> iterator() {
        return perms.iterator();
    }

    @Override
    public boolean isReadOnly() {
        return perms.isReadOnly();
    }

    @Override
    public Class<? extends Permission> getPermissionClass() {
        return permClass;
    }

    @Override
    public void setPermissionClass(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    @Override
    public void setReadOnly(boolean isReadOnly) {
        perms.setReadOnly(isReadOnly);
    }

    @Override
    public String toString() {
        return "ClusterPermissionCollection [perms=\t" + perms + "]";
    }
}

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Collections;
import java.util.Enumeration;
import java.util.HashSet;
import java.util.Iterator;
import java.util.Set;

public class ClusterPermissionCollection extends PermissionCollection {
    final Set<Permission> perms = new HashSet<Permission>();
    final Class<? extends Permission> permClass = null;

    public ClusterPermissionCollection() {
        permClass = null;
    }

    public ClusterPermissionCollection(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    @Override
    public void add(Permission permission) {
        if (isReadOnly()) {
            if (permClass != null) {
                if (permission.getClass() != permClass) {
                    throw new IllegalArgumentException("Wrong permission class.");
                }
            } else {
                perms.add(permission);
            }
        } else {
            perms.add(permission);
            if (permClass != null) {
                throw new IllegalArgumentException("Wrong permission class.");
            }
        }
    }

    @Override
    public void addAll(PermissionCollection permCollection) {
        if (permCollection != null) {
            for (Permission perm : permCollection) {
                if (perm.getClass() == permClass) {
                    add(perm);
                }
            }
        }
    }

    @Override
    public void remove(Permission permission) {
        if (permClass != null) {
            throw new IllegalArgumentException("Wrong permission class.");
        }
        perms.remove(permission);
    }

    @Override
    public void remove(PermissionCollection permCollection) {
        if (permCollection != null) {
            for (Permission perm : permCollection) {
                if (perm.getClass() == permission.getClass()) {
                    remove(perm);
                }
            }
        }
    }

    @Override
    public void clear() {
        if (permClass != null) {
            throw new IllegalArgumentException("Wrong permission class.");
        }
        perms.clear();
    }

    @Override
    public boolean equals(Object obj) {
        return obj instanceof ClusterPermissionCollection;
    }

    @Override
    public int hashCode() {
        return super.hashCode();
    }

    @Override
    public boolean contains(Permission permission) {
        return perms.contains(permission);
    }

    @Override
    public boolean containsAll(PermissionCollection permCollection) {
        return perms.containsAll(permCollection);
    }

    @Override
    public boolean isEmpty() {
        return perms.isEmpty();
    }

    @Override
    public int size() {
        return perms.size();
    }

    @Override
    public Enumeration<Permission> elements() {
        return perms.iterator();
    }

    @Override
    public Iterator<Permission> iterator() {
        return perms.iterator();
    }

    @Override
    public boolean isReadOnly() {
        return perms.isReadOnly();
    }

    @Override
    public Class<? extends Permission> getPermissionClass() {
        return permClass;
    }

    @Override
    public void setPermissionClass(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    @Override
    public void setReadOnly(boolean isReadOnly) {
        perms.setReadOnly(isReadOnly);
    }

    @Override
    public String toString() {
        return "ClusterPermissionCollection [perms=\t" + perms + "]";
    }
}
throw new SecurityException("ClusterPermissionCollection is read-only!");
}
boolean shouldAdd = (permClass != null && permClass.equals(permission.getClass()))
|| (permission instanceof ClusterPermission);

if (shouldAdd && !implies(permission)) {
    perms.add(permission);
}

public void add(PermissionCollection permissions) {
    if (isReadOnly()) {
        throw new SecurityException("ClusterPermissionCollection is read-only!");
    }
    if (permissions instanceof ClusterPermissionCollection) {
        for (Permission p : ((ClusterPermissionCollection) permissions).perms) {
            add(p);
        }
    }
}

@Override
public boolean implies(Permission permission) {
    for (Permission p : perms) {
        if (p.implies(permission)) {
            return true;
        }
    }
    return false;
}

public void compact() {
    if (isReadOnly()) {
        throw new SecurityException("ClusterPermissionCollection is read-only!");
    }
    final Iterator<Permission> iter = perms.iterator();
    while (iter.hasNext()) {
        final Permission perm = iter.next();
        boolean implies = false;
        for (Permission p : perms) {
            if (p != perm && p.implies(perm)) {
                implies = true;
                break;
            }
        }
        if (implies) {
            iter.remove();
        }
    }
public class CachePermission extends InstancePermission {

    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;
    private static final int LISTEN = 32;
    private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN;

    public CachePermission(String name, String... actions) {
        super(name, actions);
    }
}

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 */

package com.hazelcast.security.permission;

public class CachePermission extends InstancePermission {

    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;
    private static final int LISTEN = 32;
    private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN;

    public CachePermission(String name, String... actions) {
        super(name, actions);
    }
}
@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_PUT.equals(action)) {
            mask |= PUT;
        } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
            mask |= REMOVE;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
            mask |= LISTEN;
        }
    }
    return mask;
}

1.116 oauth2-client 2.17

1.117 plymouth 0.9.3-15.el8

1.117.1 Available under license:

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1.118 cdi-api 1.0

1.119 pax-swissbox-property 1.5.0
1.120 sysstat 11.7.3-2.el8
1.120.1 Available under license:

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1.121 pygobject 3.28.3-1.el8

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Protocol Buffers for Go with Gadgets

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// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}

# The list of people who have contributed code to the cmux repository.
#
# Auto-generated with:
git --oneline --pretty=format:'%an <%aE>' | sort -u
#
Dmitri Shuralyov <shurcooL@gmail.com>
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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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1.129 maven-core 2.2.1

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1.132 gosqlite 1.11.0

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* /opt/ws_local/PERMITS_SQL/1033180066_1594239397.23/0/golang-gosqlite-dev-0-0-hg20130601-orig-tar-gz/gosqlite/sqlite/sqlite.go
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1.135 reflections 0.9.11

1.136 plexus-interactivity-api 1.0-alpha-4

1.137 sqlite-jdbc 3.7.2

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1.138 httpcomponents-core 4.3.2

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1.139 web-servlet 2.5.6.SEC03

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1.140 mitchellh-mapstructure 1.1.2

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* /opt/cola/permits/1119039163_1608705901.33/0/spring-expression-4-2-2-release-sources-1-jar/org/springframework/expression/spel/ast/AstUtils.java
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  jar/org/springframework/expression/EvaluationException.java
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  jar/org/springframework/expression/BeanResolver.java
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* /opt/cola/permits/1119039163_1608705901.33/0/spring-expression-4.2.2-release-sources-1.jar/org/springframework/expression/TypeLocator.java
* /opt/cola/permits/1119039163_1608705901.33/0/spring-expression-4.2.2-release-sources-1.jar/org/springframework/expression/TypeComparator.java

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1.142 asm-debug-all 5.2

1.143 pax-swissbox-lifecycle 1.5.0

1.144 log4net 2.1.2
1.144.1 Available under license:

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jar/io/netty/handler/codec/CharSequenceValueConverter.java
 * /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
jar/io/netty/handler/codec/ValueConverter.java
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  jar/io/netty/handler/codec/compression/LzmaFrameEncoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/DecoderResultProvider.java
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  jar/io/netty/handler/codec/compression/Bzip2MTFAndRLE2StageEncoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/compression/FastLzFrameDecoder.java
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  jar/io/netty/handler/codec/compression/Bzip2HuffmanStageEncoder.java
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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/compression/LzfEncoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/compression/Bzip2Rand.java
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  jar/io/netty/handler/codec/compression/Bzip2MoveToFrontTable.java
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  jar/io/netty/handler/codec/compression/LzfDecoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/MessageAggregationException.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/json/package-info.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/compression/Bzip2BitWriter.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/compression/Lz4Constants.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/compression/MaxLz.java

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  jar/io/netty/handler/codec/TooLongFrameException.java
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  jar/io/netty/handler/codec/marshalling/CompatibleMarshallingEncoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-
  jar/io/netty/handler/codec/base64/package-info.java
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  jar/io/netty/handler/codec/FixedLengthFrameDecoder.java
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  jar/io/netty/handler/codec/compression/ZlibUtil.java
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  jar/io/netty/handler/codec/marshalling/ContextBoundUnmarshallerProvider.java
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  jar/io/netty/handler/codec/serialization/ReferenceMap.java
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jar/io/netty/handler/codesh/sha/MarshallingDecoder.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.090/netty-codec-4-1-25-final-sources.jar/io/netty/handler/codesh/sha/marshalling/ThreadLocalMarshallerProvider.java
* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.090/netty-codec-4-1-25-final-sources.jar/io/netty/handler/codesh/sha/compression/PrematureChannelClosureException.java
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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufDecoderNano.java
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/**
 * A decoder that splits the received ByteBufs dynamically by the
 * value of the length field in the message. It is particularly useful when you
 * decode a binary message which has an integer header field that represents the
 * length of the message body or the whole message.
 *<p>
 * LengthFieldBasedFrameDecoder has many configuration parameters so
 * that it can decode any message with a length field, which is often seen in
 * proprietary client-server protocols. Here are some example that will give
 * you the basic idea on which option does what.
 *
 *<h3>2 bytes length field at offset 0, do not strip header</h3>
 *
 * The value of the length field in this example is 12 (0x0C) which
 * represents the length of "HELLO, WORLD". By default, the decoder assumes
 * that the length field represents the number of the bytes that follows the
 * length field. Therefore, it can be decoded with the simplistic parameter
 * combination.
 *<pre>
 * lengthFieldOffset = 0
 * lengthFieldLength = 2
 * initialBytesToStrip = 0 (= do not strip header)
 */
* BEFORE DECODE (14 bytes) AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
*
* BEFORE DECODE (14 bytes) AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
*
* BEFORE DECODE (14 bytes) AFTER DECODE (12 bytes)
* +--------+----------------+      +----------------+
* | Length | Actual Content |----->| Actual Content |
* | 0x000C | "HELLO, WORLD" |      | "HELLO, WORLD" |
* +--------+----------------+      +----------------+
* </pre>
*
* BEFORE DECODE (14 bytes) AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
*
The following message is a simple variation of the first example. An extra header value is prepended to the message. `<tt>lengthAdjustment</tt>` is zero again because the decoder always takes the length of the prepended data into account during frame length calculation.

This is an advanced example that shows the case where there is an extra header between the length field and the message body. You have to specify a positive `<tt>lengthAdjustment</tt>` so that the decoder counts the extra header into the frame length calculation.

This is an advanced example that shows the case where there is an extra header between the length field and the message body. You have to specify a positive `<tt>lengthAdjustment</tt>` so that the decoder counts the extra header into the frame length calculation.

This is a combination of all the examples above. There are the prepended header before the length field and the extra header after the length field. The prepended header affects the `<tt>lengthFieldOffset</tt>` and the extra header affects the `<tt>lengthAdjustment</tt>`. We also specified a non-zero...
* `<tt>initialBytesToStrip</tt>` to strip the length field and the prepended
* header from the frame. If you don't want to strip the prepended header, you
* could specify `<tt>0</tt>` for `<tt>initialBytesToSkip</tt>`.

* `<pre>`
* `lengthFieldOffset` = 1 (= the length of HDR1)
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`1</b>` (= the length of HDR2)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>` (= the length of HDR1 + LEN)
* `<pre>`
* `lengthFieldOffset` = 1 (= the length of HDR1)
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`1</b>` (= the length of HDR2)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>` (= the length of HDR1 + LEN)
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`

* `<h3>`2 bytes length field at offset 1 in the middle of 4 bytes header,
* strip the first header field and the length field, the length field
* represents the length of the whole message</h3>

* Let's give another twist to the previous example. The only difference from
* the previous example is that the length field represents the length of the
* whole message instead of the message body, just like the third example.
* We have to count the length of HDR1 and Length into `<tt>lengthAdjustment</tt>`.
* Please note that we don't need to take the length of HDR2 into account
* because the length field already includes the whole header length.
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip</b> = `<b>`3</b>`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip` = `<b>`3</b>`
* `<pre>`
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* `<b>`lengthAdjustment</b> = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
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* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment` = `<b>`-3</b>` (= the length of HDR1 + LEN, negative)
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* `<pre>`
* `lengthFieldOffset` = 1
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* `<b>`lengthAdjustment` = `<b>`-3` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip` = `<b>`3`
* `<pre>`
* `lengthFieldOffset` = 1
* `lengthFieldLength` = 2
* `<b>`lengthAdjustment` = `<b>`-3` (= the length of HDR1 + LEN, negative)
* `<b>`initialBytesToStrip` = `<b>`3`
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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/EmptyHeaders.java

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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/base64/Base64Dialect.java
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* /opt/ws_local/PERMITS_SQL/1070948359_1594799504.09/0/netty-codec-4-1-25-final-sources-jar/io/netty/handler/codec/xml/XmlFrameDecoder.java
1.149 dom4j 1.6.1

1.150 cucumber-reporting 0.0.23

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1.156 dc 1.4

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analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt,
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analysis/common/src/java/org/apache/lucene/analysis/es/SpanishMinimalStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
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1.169 stax-api 1.0-2

1.170 error_prone_annotations 2.3.2

1.171 hk2-locator 2.4.0-b10

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1.172 http2-server 9.4.8.v20171121

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1.175 `javax-ws-rs-api 2.1`

1.176 `maven-artifact-manager 2.0.6`

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1.178 metrics 3.1.2

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1.180 jetty-servlet 9.4.11.v20180605

1.181 maven-model-builder 3.1.0

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1.182 jfreechart 1.5.0

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1.183 commons-fileupload 1.2

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1.184 tomcat-annotations-api 8.0.39

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1.188 utils-java 1.16.3

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1.189 http2-hpack 9.4.8.v20171121

1.190 spring-security-core 3.0.6.RELEASE

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/**
 * Reviews the <code>Object</code> returned from a secure object invocation,
 * being able to modify the <code>Object</code> or throw an {@link
 * AccessDeniedException}.  
 * <p>
 * Typically used to ensure the principal is permitted to access the domain
 * object instance returned by a service layer bean. Can also be used to
 * mutate the domain object instance so the principal is only able to access
 * authorised bean properties or <code>Collection</code> elements. 
 * <p>
 * Special consideration should be given to using an
 * <code>AfterInvocationManager</code> on bean methods that modify a database.
 * Typically an <code>AfterInvocationManager</code> is used with read-only
* methods, such as <code>public DomainObject getById(id)</code>. If used with
* methods that modify a database, a transaction manager should be used to
* ensure any <code>AccessDeniedException</code> will cause a rollback of the
* changes made by the transaction.

* @author Ben Alex
*/

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/**
* A token issued by {@link TokenService}.
* <p>
* It is important that the keys assigned to tokens are sufficiently randomised and secured that
* they can serve as identifying a unique user session. Implementations of {@link TokenService}
* are free to use encryption or encoding strategies of their choice. It is strongly recommended that
* keys are of sufficient length to balance safety against persistence cost. In relation to persistence
* cost, it is strongly recommended that returned keys are small enough for encoding in a cookie.
* <p>
* @author Ben Alex
* @since 2.0.1
*/
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 */
/**
 * Implementation of the MD4 message digest derived from the RSA Data Security, Inc, MD4 Message-Digest Algorithm.
 *
 * @author Alan Stewart
 */

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/**
 * @param authentication represents the user in question. Should not be null.
 * @param targetDomainObject the domain object for which permissions should be checked. May be null
 * in which case implementations should return false, as the null condition can be checked explicitly
 * in the expression.
 * @param permission a representation of the permission object as supplied by the expression system. Not null.
 * @return true if the permission is granted, false otherwise
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jar/org/springframework/security/remoting/dns/InitialContextFactory.java
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jar/org/springframework/security/remoting/dns/DnsLookupException.java
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jar/org/springframework/security/access/hierarchicalroles/UserDetailsWrapper.java
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jar/org/springframework/security/access/hierarchicalroles/UserDetailsServiceWrapper.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/access/hierarchicalroles/RoleHierarchy.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/access/hierarchicalroles/RoleHierarchyImpl.java

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jar/org/springframework/security/access/method/MethodSecurityMetadataSource.java
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* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/authentication/AuthenticationServiceException.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/authentication/event/AuthenticationFailureServiceExceptionEvent.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/core/context/SecurityContextHolderImpl.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/access/intercept/aopalliance/MethodSecurityMetadataSourceAdvisor.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/core/SpringSecurityMessageSource.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
jar/org/springframework/security/access/vote/UnanimousBased.java
* /opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-
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/**
 * Base64 encoder which is a reduced version of Robert Harder's public domain implementation (version 2.3.7).
 * See <a href="http://iharder.net/base64">http://iharder.net/base64</a> for more information.
 * <p>
 * For internal use only.
 * 
 * @author Luke Taylor
 * @since 3.0
 */

Found in path(s):
 */opt/ws_local/PERMITS_SQL/1075319166_1596106953.27/0/spring-security-core-3-0-6-release-sources-1-jar/org/springframework/security/core/codec/Base64.java
```
1.191 httpcomponents-core 4.4.3

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openssl;version="[1.54,2]", org.bouncycastle.operator;version="[1.54,2]", org.bouncycastle.
ssl;version="[1.54,2]", org.slf4j;version="[1.7,2]", sun.nio.ch;resolution=optional,org.eclipse.jetty.npn;version="[1,2]":resolution=optional

Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.6))"

Tool: Bnd-2.4.1.201501161923

Implementation-Vendor: The Netty Project

1.194 golang-lru 0.5.1

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public DomainParameters(BigInteger p, BigInteger g, BigInteger q, BigInteger j,

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/**
 * Poly1305 message authentication code, designed by D. J. Bernstein.
 * <p>
 * Poly1305 computes a 128-bit (16 bytes) authenticator, using a 128 bit nonce and a 256 bit key
 * consisting of a 128 bit key applied to an underlying cipher, and a 128 bit key (with 106
 * effective key bits) used in the authenticator.
 * <p>
 * The polynomial calculation in this implementation is adapted from the public domain <a
 * href="https://github.com/floodyberry/poly1305-donna">poly1305-donna-unrolled</a> C implementation
 * by Andrew M (@floodyberry).
 * @see Poly1305KeyGenerator
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/**
 * SPHINCS-256 signer.
 * <p>
 * This implementation is heavily based on the reference implementation in SUPERCOP, the main difference being
 * the digests used
 * for message hashing and tree construction are now configurable (within limits...) and that the implementation
 * produces
 * detached signatures.
 * <p>
 * The SPHINCS reference implementation is public domain, as per the statement in the second last paragraph of
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1.206 xpp3-min 1.1.4c

1.207 compress 1.5
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1.221 go-cache 2.1.0+incompatible
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1.222 powermock-api-support 1.7.0

1.223 eclipse-core-jobs 3.5.300.v20120622-204750

1.224 microcode-ctl 20190618-1.20191115.3.el8_1
1.224.1 Available under license:

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1.225 opentracing-noop 0.31.0
1.226 trilead-ssh build214-jenkins-1

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1.233 python-decorator 4.2.1 2.el8

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Version 2, June 1991

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

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(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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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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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.
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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
* 
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
* 
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
* 
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
* combined, allow nicstar_free_rx_skb to be called to
* recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
* 
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* 
* M. Welsh, 6 July 1996
* 
*
/*
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= slf4j
== Description

A JRuby adaption and gem packaging of the
{Simple Logging Facade for Java}[http://www.slf4j.org/].
Provides all jar dependencies and a Ruby Logger compatible
facade.

SLF4J is a java logging abstraction and set of adapters to various
crconcrete logging implementations and legacy logging APIs. The slf4j
gem adds a ruby core Logger compatible facade to SLF4J, and makes any
needed adapters available to JRuby applications. This makes it
possible to unify and control logging output of both java and ruby
components in a JRuby application.

== Features

* The complete set of SLF4J jars with ruby 'require' based selection
  of input and output adapters.
* A Ruby core Logger compatible SLF4J::Logger, allowing ruby code to
  log through SLF4J.

== Synopsis

require 'slf4j'
require 'slf4j/simple'

log = SLF4J[ "my.app.logger" ]
log.info "Hello World!"

== License

=== slf4j gem

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1.244 jetty-jaspi 8.1.10.v20130312
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1.246 commons-lang3 2.5

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  jar/io/netty/handler/codec/socksx/SocksPortUnificationServerHandler.java
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1.252 jackson-xc 2.7.5
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1.265 maven-shared-utils 3.1.0

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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/util/concurrent/WellBehavedMap.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/base/Enums.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/base/Ticker.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/base/PairwiseEquivalence.java

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jar/com/google/common/util/concurrent/ForwardingBlockingQueue.java
*/opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
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*/opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
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jar/com/google/common/collection/AbstractLinkedIterator.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
jar/com/google/common/collections/TransformedImmutableList.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
jar/com/google/common/base/Equivalences.java

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jar/com/google/common/base/Splitter.java
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jar/com/google/common/util/concurrent/AbstractIdleService.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
jar/com/google/common/io/ByteArrayDataInput.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
jar/com/google/common/collect/ImmutableEnumSet.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/RegularImmutableSortedSet.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/util/concurrent/AbstractService.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/ImmutableSortedAsList.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/ImmutableClassToInstanceMap.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/ComparisonChain.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/MapMaker.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/primitives/SignedBytes.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/util/concurrent/ForwardingService.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/ImmutableListMultimap.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/Collections2.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/EmptyImmutableMap.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collect/Joiner.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/primitives/Ints.java
* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/primitives/Longs.java
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* Wrapper around [@link System#arraycopy](https://docs.oracle.com/en/java/javase/11/docs/api/java.base/java/lang/System.html#arraycopy(java.lang.Object,int,int,int,int)) so that it can be emulated correctly in GWT.

*<p>It is only intended for the case [@code src] and [@code dest] are different. It also doesn't validate the types and indices.<p>*

*<p>As of GWT 2.0, The built-in [@link System#arraycopy](https://docs.oracle.com/en/java/javase/11/docs/api/java.base/java/lang/System.html#arraycopy(java.lang.Object,int,int,int,int)) doesn't work in general case. See http://code.google.com/p/google-web-toolkit/issues/detail?id=3621 for more details.<p>*

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 */

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  jar/com/google/common/collection/Hashing.java

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- /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collection/LinkedHashMultiset.java
- /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/io/LittleEndianDataOutputStream.java
- /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/collection/ForwardingListIterator.java
- /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/io/Closeables.java
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* /opt/cola/permits/110728216_1606847014.1/o/guava-r09-sources-1-jar/com/google/common/collect/ComparatorOrdering.java
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* /opt/cola/permits/1110728216_1606847014.1/0/guava-r09-sources-1-jar/com/google/common/base/FinalizableReferenceQueue.java
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*/
/**
 * Searches the specified list for the specified object using the binary
 * search algorithm. The list must be sorted into ascending order according to
 * the specified comparator (as by the { @link Collections#sort(List,
 * Comparator) Collections.sort(List, Comparator) } method), prior to making
 * this call. If it is not sorted, the results are undefined.
 *
 * <p>Returns the index of the element in the list which has the specified
 * @code Relation} to the specified object. So as to provide meaningful
 * results in all cases, [@code -1] is considered to be the index of negative
 * infinity, and [@code list.size()] is considered to be the index of positive
 * infinity. The exception is [@link Relation#EQUAL EQUAL]. If [@code EQUAL]
 * is specified and no equal element is found, [@code -1] is returned, but it
 * should not be interpreted as "negative infinity."
 *
 * <p>If there are duplicate elements, see the documentation on the relation
 * for more details.
 *
 * <p>This method runs in log(n) time for a random access list (which
 * provides near-constant-time positional access).
 *
 * @param list the list to be searched.
 * @param e the value to be searched for.
 * @param comparator the comparator by which the list is ordered.
 * @return the index of element with the specified relation to the search key,
 * if it is contained in the list. Otherwise, if negative infinity has
 * the specified relation (or if [@code relation] is [@code EQUAL] and
 * the search key was not in the list), returns [@code -1], or if
 * positive infinity has the specified relation, returns [@code
 * list.size()].
 * @throws NullPointerException if [@code key] is null and the specified
 * comparator does not accept null values.
 * @throws ClassCastException if the list contains elements that are not
 * <i>mutually comparable</i> using the specified comparator, or the
 * search key is not mutually comparable with the elements of the list
 * using this comparator.
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1.268 libbson 1.7.4

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1.273 ecj 4.5.1

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1.274 diameter-parent 1.5.14-SNAPSHOT

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Mailing Address: 7717 S 167th Street, Omaha, Ne. 68136

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* org.eclipse.jetty.orbit:org.eclipse.jdt.core

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* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.
* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.
https://glassfish.dev.java.net/nonav/public/CDDL/GPL.html

* javax.servlet:javax.servlet-api
* javax.annotation:javax.annotation-api
* javax.transaction:javax.transaction-api
* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.
http://openjdk.java.net/legal/gplv2+ce.html

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of http://asm.ow2.org/license.html

org.ow2.asm:asm-commons
org.ow2.asm:asm

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Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

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The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util
org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

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https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

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Date:

Signature:

Name: Gordon King

Positions: Chief Operational Officer

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<table>
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<tr>
<th>Name</th>
<th>Date added</th>
</tr>
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<tbody>
<tr>
<td>Simone Bordet</td>
<td>12 September 2006</td>
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E-Mail: david_jencks@yahoo.com
Mailing Address: 2215 SE 39th Ave, Portland OR 97214 USA

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Full name: Jeanfrancois Arcand
E-Mail: jfarcand@apache.org
Mailing Address: 1800 McGill College Avenue, Suite 800, H3A 3J6 Montreal, Quebec (Canada)

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* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/HttpProxyHandler.java
* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/Socks4ProxyHandler.java
* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/Socks5ProxyHandler.java
* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/ProxyConnectionEvent.java
* /opt/ws_local/PERMITS_SQL/1075319271_1596107060.93/0/netty-handler-proxy-4.1.35-final-sources-1.jar/io/netty/handler/proxy/ProxyConnectException.java
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Found in path(s):
1.290 maven-resolver-connector-basic 1.1.0

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1.292 lz4 1.8.1.2-4.el8

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Version 3, 29 June 2007

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// License information for the exposed API.

// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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Protocol Buffers for Go with Gadgets

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PLY (Python Lex-Yacc) Version 3.9

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Introduction

============
PLY is a 100% Python implementation of the common parsing tools lex and yacc. Here are a few highlights:

- PLY is very closely modeled after traditional lex/yacc. If you know how to use these tools in C, you will find PLY to be similar.

- PLY provides *very* extensive error reporting and diagnostic information to assist in parser construction. The original implementation was developed for instructional purposes. As a result, the system tries to identify the most common types of errors made by novice users.

- PLY provides full support for empty productions, error recovery, precedence specifiers, and moderately ambiguous grammars.

- Parsing is based on LR-parsing which is fast, memory efficient, better suited to large grammars, and which has a number of nice properties when dealing with syntax errors and other parsing problems. Currently, PLY builds its parsing tables using the LALR(1) algorithm used in yacc.

- PLY uses Python introspection features to build lexers and parsers. This greatly simplifies the task of parser construction since it reduces the number of files and eliminates the need to run a separate lex/yacc tool before running your program.

- PLY can be used to build parsers for "real" programming languages. Although it is not ultra-fast due to its Python implementation, PLY can be used to parse grammars consisting of several hundred rules (as might be found for a language like C). The lexer and LR parser are also reasonably efficient when parsing typically sized programs. People have used PLY to build parsers for C, C++, ADA, and other real programming languages.

How to Use
==========

PLY consists of two files : lex.py and yacc.py. These are contained within the 'ply' directory which may also be used as a Python package. To use PLY, simply copy the 'ply' directory to your project and import lex and yacc from the associated 'ply' package. For example:

```
import ply.lex as lex
import ply.yacc as yacc
```

Alternatively, you can copy just the files lex.py and yacc.py.
individually and use them as modules. For example:

    import lex
    import yacc

The file setup.py can be used to install ply using distutils.

The file doc/ply.html contains complete documentation on how to use
the system.

The example directory contains several different examples including a
PLY specification for ANSI C as given in K&R 2nd Ed.

A simple example is found at the end of this document

Requirements
=============
PLY requires the use of Python 2.6 or greater. However, you should
use the latest Python release if possible. It should work on just
about any platform. PLY has been tested with both CPython and Jython.
It also seems to work with IronPython.

Resources
==========
More information about PLY can be obtained on the PLY webpage at:

    http://www.dabeaz.com/ply

For a detailed overview of parsing theory, consult the excellent
book "Compilers : Principles, Techniques, and Tools" by Aho, Sethi, and
Ullman. The topics found in "Lex & Yacc" by Levine, Mason, and Brown
may also be useful.

The GitHub page for PLY can be found at:

    https://github.com/dabeaz/ply

An old and relatively inactive discussion group for PLY is found at:

    http://groups.google.com/group/ply-hack

Acknowledgments
================
A special thanks is in order for all of the students in CS326 who
suffered through about 25 different versions of these tools :-).

The CHANGES file acknowledges those who have contributed patches.
Elias Ioup did the first implementation of LALR(1) parsing in PLY-1.x. Andrew Waters and Markus Schoepflin were instrumental in reporting bugs and testing a revised LALR(1) implementation for PLY-2.0.

Special Note for PLY-3.0
========================
PLY-3.0 the first PLY release to support Python 3. However, backwards compatibility with Python 2.6 is still preserved. PLY provides dual Python 2/3 compatibility by restricting its implementation to a common subset of basic language features. You should not convert PLY using 2to3--it is not necessary and may in fact break the implementation.

Example
=======
Here is a simple example showing a PLY implementation of a calculator with variables.

```python
# Calculates

# A simple calculator with variables.

# tokens

'tokens = ( 
'NAME', 'NUMBER',
'PLUS', 'MINUS', 'TIMES', 'DIVIDE', 'EQUALS',
'LPAREN', 'RPAREN',
)

def t_NUMBER(t):
r'd+'
t.value = int(t.value)
return t

def t_NAME(t):
r'[a-zA-Z_][a-zA-Z0-9_]*'
```

```python
def t_NUMBER(t):
r'd+'
t.value = int(t.value)
return t
```
def t_newline(t):
    r'\n+'
    t.lexer.lineno += t.value.count("\n")

def t_error(t):
    print("Illegal character '%s'" % t.value[0])
    t.lexer.skip(1)

# Build the lexer
import ply.lex as lex
lex.lex()

# Precedence rules for the arithmetic operators
precedence = (
    ('left','PLUS','MINUS'),
    ('left','TIMES','DIVIDE'),
    ('right','UMINUS'),
)

# dictionary of names (for storing variables)
names = {
}

def p_statement_assign(p):
    'statement : NAME EQUALS expression'
    names[p[1]] = p[3]

def p_statement_expr(p):
    'statement : expression'
    print(p[1])

def p_expression_binop(p):
    "expression : expression PLUS expression
    | expression MINUS expression
    | expression TIMES expression
    | expression DIVIDE expression"

def p_expression_uminus(p):
    'expression : MINUS expression %prec UMINUS'
    p[0] = -p[2]

def p_expression_group(p):
    'expression : LPAREN expression RPAREN'
    p[0] = p[2]
def p_expression_number(p):
    'expression : NUMBER'
    p[0] = p[1]

def p_expression_name(p):
    'expression : NAME'
    try:
        p[0] = names[p[1]]
    except LookupError:
        print("Undefined name '%s'" % p[1])
        p[0] = 0

def p_error(p):
    print("Syntax error at '%s'" % p.value)

import ply.yacc as yacc
yacc.yacc()

while True:
    try:
        s = raw_input('calc > ')  # use input() on Python 3
        except EOFError:
            break
        yacc.parse(s)

Bug Reports and Patches
=======================
My goal with PLY is to simply have a decent lex/yacc implementation for Python. As a general rule, I don't spend huge amounts of time working on it unless I receive very specific bug reports and/or patches to fix problems. I also try to incorporate submitted feature requests and enhancements into each new version. Please visit the PLY github page at https://github.com/dabeaz/ply to submit issues and pull requests. To contact me about bugs and/or new features, please send email to dave@dabeaz.com.

-- Dave

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<th>Location</th>
<th>License</th>
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</thead>
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</tr>
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<td>Gallium code</td>
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<td>MIT</td>
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<td>Khronos</td>
</tr>
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<td>Khronos</td>
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<td>Khronos</td>
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<td>KHR/khrplatform.h</td>
<td>Khronos</td>
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include/GL/wglxext.h :

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

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package spec

// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL   string `json:"url,omitempty"`
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procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

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1.328 curl 7.61.1-12.el8

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==============

libcurl can be built to use a fair amount of various third party libraries,
libraries that are written and provided by other parties that are distributed
using their own licenses. Even libcurl itself contains code that may cause
problems to some. This document attempts to describe what licenses libcurl and
the other libraries use and what possible dilemmas linking and mixing them all
can lead to for end users.
I am not a lawyer and this is not legal advice!

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## libcurl

Uses an [MIT style license](https://curl.haxx.se/docs/copyright.html) that is very liberal.

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## c-ares

(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

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

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(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.

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

### 1.329 commons-io 2.3

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 * @(#)UnixCrypt.java 0.9 96/11/25
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* /opt/cola/permits/1003166632_1606872512.03/0/jetty-util-9-4-6-v20170531-sources-jar/org/eclipse/jetty/util/DeprecationWarning.java
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jar/org/eclipse/jetty/util/log/StacklessLogging.java
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* /opt/cola/permits/1003166632_1606872512.03/0/jetty-util-9-4-6-v20170531-sources-
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jar/org/eclipse/jetty/util/statistic/package-info.java
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* /opt/cola/permits/1003166632_1606872512.03/0/jetty-util-9-4-6-v20170531-sources.jar/org/eclipse/jetty/util/preventers/DriverManagerLeakPreventer.java
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  2=DC_CONFIDENTIAL
*/
/**
* @return Data constrain indicator: 0=DC+NONE, 1=DC_INTEGRAL &amp;
  2=DC_CONFIDENTIAL
*/

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*
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*
* This class is stateful and up to 4 calls to { @link #append(byte) } may be needed before state a character is
appended to the string buffer.
*
* The UTF-8 decoding is done by this class and no additional buffers or Readers are used. The UTF-8 code was
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* /opt/cola/permits/1003166632_1606872512.03/0/jetty-util-9-4-6-v20170531-sources-
jar/org/eclipse/jetty/util/Utf8Appendable.java

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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/handler/ConversionServiceExposingInterceptor.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/mvc/AbstractUrlViewController.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/mvc/ResourceServlet.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/mvc/AbstractMediaExpression.java
jar/org/springframework/web/servlet/tags/form/AbstractMultiCheckedElementTag.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/handler/HandlerInterceptorAdapter.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/JstlView.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/HttpRequestHandlerAdapter.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/multiaction/PropertiesMethodNameResolver.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/OptionWriter.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/config/DefaultServletHandlerBeanDefinitionParser.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/velocity/VelocityLayoutViewResolver.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/DefaultRequestToViewNameTranslator.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/AbstractHtmlElementTag.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/ValueFormatter.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/multiaction/MethodNameResolver.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/InputTag.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/AbstractUrlBasedView.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/form/AbstractSingleCheckedElementTag.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/support/ControllerClassNameHandlerMapping.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/freemarker/FreeMarkerConfigurer.java
* /opt/cola/permits/1119039126_1608705924.41/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/condition/MediaTypeExpression.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/tiles2/TilesView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ModelAndViewResolverMethodReturnValueHandler.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/RedirectAttributesMethodArgumentResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/HandlerExecutionChain.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/AbstractTemplateViewResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/theme/AbstractThemeResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ModelAndViewResolverMethodReturnValueHandler.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/xml/MarshallingView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ModelAndViewResolverMethodReturnValueHandler.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/tiles2/TilesView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/AbstractTemplateViewResolver.java
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jar/org/springframework/web/servlet/config/annotation/WebMvcConfigurerComposite.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/handler/UserRoleAuthorizationInterceptor.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/config/ViewControllerBeanDefinitionParser.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/mvc/condition/HeadersRequestCondition.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/view/jasperreports/JasperReportsCsvView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/config/AnnotationDrivenBeanDefinitionParser.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/resource/ResourceTransformerChain.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/mvc/method/annotation/ModelAndViewMethodReturnValueHandler.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/resource/AppCacheManifestTransformer.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-
jar/org/springframework/web/servlet/mvc/condition/RequestMethodsRequestCondition.java
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jar/org/springframework/web/view/ResourceBundleViewResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/feed/AbstractAtomFeedView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/config/annotation/ViewControllerRegistry.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/tiles2/SpringWildcardServletTilesApplicationContext.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/jasperreports/AbstractJasperReportsView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/jasperreports/AbstractJasperReportsSingleFormatView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/tags/MessageTag.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/config/annotation/UrlBasedViewResolverRegistration.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/xslt/XsltViewResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/resource/TransformedResource.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/mvc/ServletWrappingController.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/mvc/ServletForwardingController.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/mvc/method/annotation/PathVariableMapMethodArgumentResolver.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/mvc/method/AbstractHandlerMethodAdapter.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/mvc/condition/ParamsRequestCondition.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/view/xml/MappingJackson2XmlView.java

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 */
/**
 * XSLT-driven View that allows for response context to be rendered as the
 * result of an XSLT transformation.
 *
 * <p>The XSLT Source object is supplied as a parameter in the model and then
 * { @link #locateSource detected } during response rendering. Users can either specify
 * a specific entry in the model via the { @link #setSourceKey sourceKey } property or
 * have Spring locate the Source object. This class also provides basic conversion
 * of objects into Source implementations. See { @link #getSourceTypes() here}
 * for more details.
 *
 * <p>All model parameters are passed to the XSLT Transformer as parameters.
 * In addition the user can configure { @link #setOutputProperties output properties}
 * to be passed to the Transformer.
 *
 * @author Rob Harrop
 * @author Juergen Hoeller
 * @since 2.0
 */

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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/HandlerAdapter.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/view/document/AbstractJExcelView.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/view/velocity/VelocityView.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/tags/form/AbstractHtmlInputElementTag.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1-jar/org/springframework/web/servlet/i18n/FixedLocaleResolver.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ResponseBodyEmitterReturnValueHandler.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/JsonViewRequestBodyAdvice.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ExceptionHandlerExceptionResolver.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/annotation/AnnotationMethodHandlerExceptionResolver.java
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* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/ServletInvocableHandlerMethod.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/tags/HtmlEscapingAwareTag.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/mvc/method/annotation/AsyncTaskMethodReturnValueHandler.java
* /opt/cola/permits/1119039126_1608705924.41/0/spring-webmvc-4-2-2-release-sources-1.jar/org/springframework/web/servlet/view/jasperreports/JasperReportsXlsxView.java
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/**
**
* A contract for inspecting and potentially modifying request data values such
* as URL query parameters or form field values before they are rendered by a
* view or before a redirect.
*
* Implementations may use this contract for example as part of a solution
* to provide data integrity, confidentiality, protection against cross-site
* request forgery (CSRF), and others or for other tasks such as automatically
* adding a hidden field to all forms and URLs.
*
* View technologies that support this contract can obtain an instance to
* delegate to via { @link RequestContext#getRequestDataValueProcessor() }.
*
* @author Rossen Stoyanchev
* @since 3.1
*/

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1.340 hashicorp-mdns 1.0.1

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1.345 libsm 1.2.3 1.el8
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- analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java
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- analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
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1.359 maven-builder-support 3.6.1
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1.370 rsyslog 8.37.0-13.el8
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Found in path(s):
* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-
jar/hudson/plugins/postbuilddtask/PostbuildTask.java
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This plugin allows to execute a batch/shell task depending on the build log output.

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* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-jar/index.jelly
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* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-jar/hudson/plugins/postbuildtask/PostbuildTask/config_es.properties
* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-jar/hudson/plugins/postbuildtask/PostbuildTask/config_ja.properties
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Found in path(s):
* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-jar/hudson/plugins/postbuildtask/LogProperties.java
* /opt/ws_local/PERMITS_SQL/1033441806_1591380441.05/0/postbuild-task-1-8-sources-jar/hudson/plugins/postbuildtask/TaskProperties.java

1.375 jsmpp 2.3.0

1.376 poi 3.9

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1.379 diffutils 1.2.1
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1.380 jnr-enxio 0.9

1.381 netty-codec-socks 4.1.17.Final
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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v4/DefaultSocks4CommandRequest.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v4/Socks4CommandStatus.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v4/Socks4CommandType.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v5/DefaultSocks5CommandRequest.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v5/DefaultSocks5PasswordAuthRequest.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socksx/v5/DefaultSocks5InitialRequest.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socks/SocksAuthRequest.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socks/SocksAuthResponse.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socks/UnknownSocksResponse.java
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jar/io/netty/handler/codec/socks/SocksResponse.java
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jar/io/netty/handler/codec/socks/SocksCmdResponse.java
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jar/io/netty/handler/codec/socks/SocksAuthorizeResponse.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socks/SocksAuthResponse.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
jar/io/netty/handler/codec/socks/SocksInitRequest.java
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jar/io/netty/handler/codec/socks/DefaultSocks4CommandResponse.java
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jar/io/netty/handler/codec/socks/DefaultSocks5CommandResponse.java
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jar/io/netty/handler/codec/socks/DefaultSocks5PasswordAuthResponse.java
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jar/io/netty/handler/codec/socks/DefaultSocks5InitialResponse.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
  jar/io/netty/handler/codec/socks/SocksAuthScheme.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
  jar/io/netty/handler/codec/socks/SocksAddressType.java
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  jar/io/netty/handler/codec/socks/SocksRequestType.java
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  jar/io/netty/handler/codec/socks/SocksSubnegotiationVersion.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
  jar/io/netty/handler/codec/socks/SocksAuthMethod.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
  jar/io/netty/handler/codec/socks/SocksProxyAuthentication.java
* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-
  jar/io/netty/handler/codec/socks/SocksRequestType.java

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* /opt/cola/permits/1112470227_1607093047.17/0/netty-codec-socks-4-1-17-final-sources-1-jar/io/netty/handler/codec/socksx/v5/Socks5AddressEncoder.java

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analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java
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1.388 client-java-proto 5.0.0

1.389 libsepol 2.9-1.el8

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1.393 cglib 2.2

1.394 eclipse-ui 3.6.0.I20110412-0800
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1.395 websocket-client 9.4.8.v20171121

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1.397 pax-web-jsp 2.1.6

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1.398 spring-security-ldap 3.0.6.RELEASE

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* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/search/FilterBasedLdapUserSearch.java
* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/SpringSecurityLdapTemplate.java
* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/authentication/AbstractLdapAuthenticator.java
* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/search/LdapUserSearch.java
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* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/userdetails/LdapUserDetailsMapper.java
* /opt/ws_local/PERMITS_SQL/1075319152_1596106852.15/0/spring-security-ldap-3-0-6-release-sources-1-jar/org/springframework/security/ldap/userdetails/UserDetailsContextMapper.java
1.399 httpcomponents-client 4.2.3

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1.400 jansi-osx 1.7

1.401 builder-annotations 0.18.0

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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.

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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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1.415 gson 2.2.4

1.416 lz4-java 1.4.1

1.417 patch 2.7.6-9.el8_0

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1.421 spring-batch-core 3.0.7.RELEASE

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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/repository/dao/MapJobInstanceDao.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/job/SimpleStepHandler.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/xml/InlineFlowParser.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/repository/dao/MapJobExecutionDao.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/job/StepBuilderFactory.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/xml/AbstractFlowParser.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/support/AbstractApplicationContextFactory.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/BatchArtifactType.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/job/flow/support/state/JsrStepState.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/xml/JsrStepListenerFactoryBean.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/job/flow/support/state/JsrStepState.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/xml/JsrFlowFactoryBean.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/BaseContextListFactoryBean.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/BatchConfigurationException.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/job/flow/support/state/JsrSplitState.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/xml/JsrStepListenerFactoryBean.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/configuration/xml/ChunkElementParser.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/configuration/xml/StandaloneStepParser.java
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/**
* Special exception to indicate a failure in a skip policy. These need
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*
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/repository/dao/JobExecutionDao.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/xml/BeanDefinitionUtils.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/Step.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/support/ApplicationContextFactory.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/job/flow/State.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/job/flow/NoSuchStepException.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/repository/dao/NoSuchObjectException.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/Job.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/support/JobFactoryRegistrationListener.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/configuration/ListableJobLocator.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/step/skip/NonSkippableReadException.java
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/**
* Special exception to indicate a failure in a skip listener. These need
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*
* @author Dave Syer
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/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/JsrAutowiredAnnotationBeanPostProcessor.java
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/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/xml/JsrXmlApplicationContext.java
/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/JobScopeManager.java
/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/SpringAutowiredAnnotationBeanPostProcessor.java
/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/JobScopeManager.java
/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/SpringAutowiredAnnotationBeanPostProcessor.java
/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1.jar/org/springframework/batch/core/jsr/configuration/support/JobScopeManager.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/listener/ListenerMetaData.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/annotation/AfterChunk.java

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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/job/builder/JobBuilderHelper.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/job/builder/FlowJobBuilder.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/step/builder/StepBuilderException.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/step/builder/TaskletStepBuilder.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/jsr/partition/JsrStepExecutionSplitter.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/jsr/job/flow/JsrFlow.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/jsr/configuration/xml/StepFactoryBean.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
  jar/org/springframework/batch/core/step/tasklet/MethodInvokingTaskletAdapter.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
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jar/org/springframework/batch/core/job/flow/JobFlowExecutor.java
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*/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/step/thread/ThreadStepInterruptionPolicy.java
*/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/listener/StepListenerFailedException.java
*/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/repository/ExecutionContextSerializer.java
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*/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/listener/StepListenerFailedException.java
*/opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-jar/org/springframework/batch/core/repository/ExecutionContextSerializer.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
  jar/org/springframework/batch/core/step/NoWorkFoundStepExecutionListener.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
  jar/org/springframework/batch/core/listener/AbstractListenerFactoryBean.java
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* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
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  jar/org/springframework/batch/core/annotation/BeforeChunk.java
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  jar/org/springframework/batch/core/configuration/xml/JobExecutionListenerParser.java
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  jar/org/springframework/batch/core/listener/StepListenerMetaData.java
* /opt/cola/permits/1112911540_1607357897.79/0/spring-batch-core-3-0-7-release-sources-1-
  jar/org/springframework/batch/core/listener/MethodInvokerMethodInterceptor.java

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/**
 * Reviews the <code>Object</code> returned from a secure object invocation,
 * being able to modify the <code>Object</code> or throw an {@link
 * AccessDeniedException}.  
 * <p>
 * Typically used to ensure the principal is permitted to access the domain
 * object instance returned by a service layer bean. Can also be used to
 * mutate the domain object instance so the principal is only able to access
 * authorised bean properties or <code>Collection</code> elements.
 * </p>
 * Special consideration should be given to using an
 * <code>AfterInvocationManager</code> on bean methods that modify a database.
 * Typically an <code>AfterInvocationManager</code> is used with read-only
 * methods, such as <code>public DomainObject getById(id)</code>. If used with
 * methods that modify a database, a transaction manager should be used to
 * ensure any <code>AccessDeniedException</code> will cause a rollback of the
 * changes made by the transaction.
 * </p>
 * @author Ben Alex
 */

Found in path(s):
* /opt/cola/permits/1075319284_1612183907.76/0/spring-security-core-3-0-6-release-sources-jar-zip/spring-security-core-3-0-6-release-sources-jar/org/springframework/security/access/intercept/AfterInvocationManager.java
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/**
 * Base64 encoder which is a reduced version of Robert Harder's public domain implementation (version 2.3.7).
 * See <a href="http://iharder.net/base64">http://iharder.net/base64</a> for more information.
 * <p>
 * For internal use only.
 * </p>
 * @author Luke Taylor
 * @since 3.0
 */

Found in path(s):
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* A token issued by [@link TokenService].

* <p>
* It is important that the keys assigned to tokens are sufficiently randomised and secured that
* they can serve as identifying a unique user session. Implementations of [@link TokenService]
* are free to use encryption or encoding strategies of their choice. It is strongly recommended that
* keys are of sufficient length to balance safety against persistence cost. In relation to persistence
* cost, it is strongly recommended that returned keys are small enough for encoding in a cookie.
* </p>

* @author Ben Alex
* @since 2.0.1
*/

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*/

/**
* Implementation of the MD4 message digest derived from the RSA Data Security, Inc, MD4 Message-Digest
* Algorithm.
* 
* @author Alan Stewart
*/

Found in path(s):
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* /opt/cola/permits/1075319284_1612183907.76/0/spring-security-core-3-0-6-release-sources-jar-zip/spring-security-core-3-0-6-release-sources-jar/org/springframework/security/remoting/dns/DnsResolver.java
* /opt/cola/permits/1075319284_1612183907.76/0/spring-security-core-3-0-6-release-sources-jar-zip/spring-security-core-3-0-6-release-sources-jar/org/springframework/security/remoting/dns/JndiDnsResolver.java

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/**
 * @param authentication represents the user in question. Should not be null.
 * @param targetDomainObject the domain object for which permissions should be checked. May be null
* in which case implementations should return false, as the null condition can be checked explicitly
* in the expression.
* @param permission a representation of the permission object as supplied by the expression system. Not null.
* @return true if the permission is granted, false otherwise
*/

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1.423 maven-core 3.3.3
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1.432 maven-settings 3.1.0

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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.
It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.445 maven-model 2.0.6
1.445.1 Available under license :

```java
package org.apache.maven.model;

/**
 * Description of a person who has contributed to the project, but who does not have commit privileges. Usually, these contributions come in the form of patches submitted.
 *
 * @version $Revision$ $Date$
 */

public class Contributor implements java.io.Serializable {

```

```
/**
 * Field url
 */
private String url;

/**
 * Field organization
 */
private String organization;

/**
 * Field organizationUrl
 */
private String organizationUrl;

/**
 * Field roles
 */
private java.util.List roles;

/**
 * Field timezone
 */
private String timezone;

/**
 * Field properties
 */
private java.util.Properties properties;

//-------------
// Methods -/
//-------------

/**
 * Method addProperty
 * @param key
 * @param value
 */
public void addProperty(String key, String value)
{
    getProperties().put(key, value);
} //-- void addProperty(String, String)

/**
* Method addRole
*  
* @param string
* /
public void addRole(String string)
{
    getRoles().add( string );
} //-- void addRole(String)

/**
* Get The email address of the contributor.
* /
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
* Get The full name of the contributor.
* /
public String getName()
{
    return this.name;
} //-- String getName()

/**
* Get The organization to which the contributor belongs.
* /
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**
* Get The URL of the organization.
* /
public String getOrganizationUrl()
{
    return this.organizationUrl;
} //-- String getOrganizationUrl()

/**
* Method getProperties
* /
public java.util.Properties getProperties()
{
    if ( this.properties == null )
    {

this.properties = new java.util.Properties();
}

return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles
 */
public java.util.List getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList();
    }

    return this.roles;
} //-- java.util.List getRoles()

/**
 * Get
 * The timezone the contributor is in. This is a number in the range -11 to 12.
 */
public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get The URL for the homepage of the contributor.
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole
 *
 * @param string
 */
public void removeRole(String string)
{
    getRoles().remove( string );
} //-- void removeRole(String)
/**
 * Set The email address of the contributor.
 *
 * @param email
 */
public void setEmail(String email)
{
    this.email = email;
} //-- void setEmail(String)

/**
 * Set The full name of the contributor.
 *
 * @param name
 */
public void setName(String name)
{
    this.name = name;
} //-- void setName(String)

/**
 * Set The organization to which the contributor belongs.
 *
 * @param organization
 */
public void setOrganization(String organization)
{
    this.organization = organization;
} //-- void setOrganization(String)

/**
 * Set The URL of the organization.
 *
 * @param organizationUrl
 */
public void setOrganizationUrl(String organizationUrl)
{
    this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl(String)

/**
 * Set
 *             Properties about the contributor, such as an
 * instant messenger handle.
 *
 * @param properties
 */
public void setProperties(java.util.Properties properties) {
    this.properties = properties;
} //-- void setProperties(java.util.Properties)

/**
 * Set
 * The roles the contributor plays in the project.
 * Each role is
 * described by a <code>role</code> element, the
 * body of which is a
 * role name. This can also be used to describe the
 * contribution.
 *
 *
 * @param roles
 */
public void setRoles(java.util.List roles) {
    this.roles = roles;
} //-- void setRoles(java.util.List)

/**
 * Set
 * The timezone the contributor is in. This is a
 * number in the range -11 to 12.
 *
 *
 * @param timezone
 */
public void setTimezone(String timezone) {
    this.timezone = timezone;
} //-- void setTimezone(String)

/**
 * Set
 * The URL for the homepage of the contributor.
 *
 * @param url
 */
public void setUrl(String url) {
    this.url = url;
} //-- void setUrl(String)

private String modelEncoding = "UTF-8";
public void setModelEncoding( String modelEncoding )
{
    this.modelEncoding = modelEncoding;
}

public String getModelEncoding()
{
    return modelEncoding;
}

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// Version 2.0, in this case for Maven Model
// ------------------------------------------------------------------

Maven Model
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The Apache Software Foundation (http://www.apache.org/).
/*
* $Id$
*/

package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used
 * to generate
 * the license page of the project's web site, as well as
 * being taken into consideration in other reporting and
 * validation. The licenses listed for the project are that
 * of the project itself, and not of dependencies.
 *
 *
 * $@version $Revision$ $Date$
 */

public class License implements java.io.Serializable {

    //--------------
    //- Class/Member Variables -/
    //--------------

    /**
     * Field name
     */
private String name;

/**
 * Field url
 */
private String url;

/**
 * Field distribution
 */
private String distribution;

/**
 * Field comments
 */
private String comments;

//------------------------
//- Methods -/
//------------------------

/**
 * Get
 * Addendum information pertaining to this license.
 */
public String getComments()
{
    return this.comments;
}  //-- String getComments()

/**
 * Get
 * The primary method by which this project may
 * be distributed.
 * <dl>
 *     <dt>repo</dt>
 *     <dd>may be downloaded from the Maven repository</dd>
 *     <dt>manual</dt>
 *     <dd>user must manually download and install
 * the dependency.</dd>
 * </dl>
 */
public String getDistribution()
{
return this.distribution;
} //-- String getDistribution()

/**
 * Get The full legal name of the license.
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get The official url for the license text.
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Set
 *  Addendum information pertaining to this license.
 *
 * @param comments
 */
public void setComments(String comments)
{
    this.comments = comments;
} //-- void setComments(String)

/**
 * Set
 *  The primary method by which this project may
 * be distributed.
 *  <dl>
 *      <dt>repo</dt>
 *      <dd>may be downloaded from the Maven repository</dd>
 *      <dt>manual</dt>
 *      <dd>user must manually download and install
 *          the dependency.</dd>
 *  </dl>
 * @param distribution
 */
public void setDistribution(String distribution)
{ this.distribution = distribution; } //-- void setDistribution(String)

/**
 * Set The full legal name of the license.
 *
 * @param name
 */
public void setName(String name)
{
    this.name = name;
} //-- void setName(String)

/**
 * Set The official url for the license text.
 *
 * @param url
 */
public void setUrl(String url)
{
    this.url = url;
} //-- void setUrl(String)

private String modelEncoding = "UTF-8";

public void setModelEncoding(String modelEncoding)
{
    this.modelEncoding = modelEncoding;
}

public String getModelEncoding()
{
    return modelEncoding;
}]

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1.446 libdrm 2.4.98-2.el8

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1.447 pixman 0.36.0-1.el8

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1.448 parser-java 3.9.4

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1.455 libdaemon 0.14-15.el8

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<td>/opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/group/ChannelGroup.java</td>
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources.jar/io/netty/channel/ChannelOutboundHandler.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources.jar/io/netty/channel/FileRegion.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources.jar/io/netty/channel/ThreadPerChannelEventLoop.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/socket/nio/NioDatagramChannelConfig.java
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jar/io/netty/channel/EventLoopGroup.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/socket/nio/package-info.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/local/LocalChannelRegistry.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/ChannelPromiseAggregator.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/SucceededChannelFuture.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/ChannelPipelineException.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/socket/DatagramChannelConfig.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/group/CombinedIterator.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/Channel.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/socket/oio/OioDatagramChannel.java
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jar/io/netty/channel/local/LocalAddress.java
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jar/io/netty/channel/local/LocalEventLoopGroup.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
jar/io/netty/channel/DefaultChannelPipeline.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-
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*/
/**
 * Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in
 * its [ @link ChannelPipeline].
 *
 * [ @link ChannelHandler] itself does not provide many methods, but you usually have to implement one of its
subtypes:
* <ul>
  * <li>{@link ChannelInboundHandler} to handle inbound I/O events, and</li>
  * <li>{@link ChannelOutboundHandler} to handle outbound I/O operations.</li>
* </ul>
* </p>
* Alternatively, the following adapter classes are provided for your convenience:
* <ul>
  * <li>{@link ChannelInboundHandlerAdapter} to handle inbound I/O events,</li>
  * <li>{@link ChannelOutboundHandlerAdapter} to handle outbound I/O operations, and</li>
  * <li>{@link ChannelDuplexHandler} to handle both inbound and outbound events</li>
* </ul>
* </p>
* For more information, please refer to the documentation of each subtype.
* </p>
* </p>

The context object</p>

A {@link ChannelHandler} is provided with a {@link ChannelHandlerContext} object. A {@link ChannelHandler} is supposed to interact with the
* {@link ChannelPipeline} it belongs to via a context object. Using the
* context object, the {@link ChannelHandler} can pass events upstream or
downstream, modify the pipeline dynamically, or store the information
* (using {@link AttributeKey}s) which is specific to the handler.
* 
* State management</p>

A {@link ChannelHandler} often needs to store some stateful information.
The simplest and recommended approach is to use member variables:
* <pre>
public interface Message {
  // your methods here
}

public class DataServerHandler extends SimpleChannelInboundHandler&lt;Message&gt; {

  private boolean isLoggedIn;

  @Override
  public void channelRead0(@NonNull ChannelHandlerContext ctx, Message message) {
    Channel channel = e.getChannel();
    if (message instanceof LoginMessage) {
      authenticate((LoginMessage) message);
      isLoggedIn = true;
    } else if (message instanceof GetDataMessage) {
      if (isLoggedIn) {


ch.write(fetchSecret((GetDataMessage) message));

else {
    fail();
}

Because the handler instance has a state variable which is dedicated to
one connection, you have to create a new handler instance for each new
cchannel to avoid a race condition where an unauthenticated client can get
the confidential information:

// Create a new handler instance per channel.
// See ChannelInitializer#initChannel(Phrase).
public class DataServerInitializer extends ChannelInitializer<Phrase> {
    @Override
    public void initChannel(Phrase channel) {
        channel.pipeline().addLast("handler", new DataServerHandler());
    }
}

<h4>Using AttributeKey</h4>

Although it's recommended to use member variables to store the state of a
handler, for some reason you might not want to create many handler instances.
In such a case, you can use AttributeKey which is provided by

public interface Message {
    // your methods here
}

public class DataServerHandler extends SimpleChannelInboundHandler<Message> {
    private final AttributeKey<Boolean> auth = AttributeKey.valueOf("auth");

    @Override
    public void channelRead(Phrase ctx, Message message) {
        Attribute<Boolean> attr = ctx.attr(auth);
        Channel ch = ctx.channel();
        if (message instanceof LoginMessage) {
            authenticate((LoginMessage) o);
            attr.set(true);
        }
    }
}
* } else (message instanceof GetDataMessage) {
*     if (<b>Boolean.TRUE.equals(attr.get())</b>) {
*         ch.write(fetchSecret((GetDataMessage) o));
*     } else {
*         fail();
*     }
* }
* ...
* </pre>
* Now that the state of the handler is attached to the {@link ChannelHandlerContext}, you can add the * same handler instance to different pipelines:
* <pre>
* public class DataServerInitializer extends {@link ChannelInitializer}<{@link Channel}> {
*     private static final DataServerHandler <b>SHARED</b> = new DataServerHandler();
*     {
*         @code @Override
*         public void initChannel({@link Channel} channel) {
*             channel.pipeline().addLast("handler", <b>SHARED</b>);
*         }
*     }
* </pre>
* </h4>
* In the example above which used an {@link AttributeKey},
* you might have noticed the {@code @Sharable} annotation.
* <p>
* If a {@link ChannelHandler} is annotated with the {@code @Sharable}
* annotation, it means you can create an instance of the handler just once and
* add it to one or more {@link ChannelPipeline}s multiple times without
* a race condition.
* <p>
* If this annotation is not specified, you have to create a new handler
* instance every time you add it to a pipeline because it has unshared state
* such as member variables.
* <p>
* This annotation is provided for documentation purpose, just like
* </h3>
* Additional resources worth reading</h3>
* <p>
* Please refer to the {@link ChannelHandler}, and
* {@link ChannelPipeline} to find out more about inbound and outbound operations,
* what fundamental differences they have, how they flow in a pipeline, and how to handle
* the operation in your application.
*/

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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/socket/oio/OioDatagramChannelConfig.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/PendingBytesTracker.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/socket/ChannelInputShutdownReadComplete.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/socket/ChannelOutputShutdownException.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/socket/ChannelOutputShutdownEvent.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/pool/package-info.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/pool/AbstractChannelPoolHandler.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/pool/ChannelPoolHandler.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/pool/MaxBytesRecvByteBufAllocator.java

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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/ChannelFactory.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/ReflectiveChannelFactory.java
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* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/DefaultSelectStrategy.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/channel/DefaultSelectStrategyFactory.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources-jar/io/netty/bootstrap/ServerBootstrapConfig.java
* /opt/ws_local/PERMITS_SQL/1070948452_1594787917.25/0/netty-transport-4-1-25-final-sources
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jar/io/netty/channel/oio/OioByteStreamChannel.java

1.457 jackson-jaxrs-base 2.6.3

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* /opt/ws_local/PERMITS_SQL/1075319440_1596106946.44/0/netty-buffer-4-1-35-final-sources-1.jar/io/netty/buffer/PooledUnsafeDirectByteBuf.java
* /opt/ws_local/PERMITS_SQL/1075319440_1596106946.44/0/netty-buffer-4-1-35-final-sources-1.jar/io/netty/buffer/SimpleLeakAwareByteBuf.java

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  jar/io/netty/buffer/ByteBufAllocatorMetric.java
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* /opt/ws_local/PERMITS_SQL/1075319440_1596106946.44/0/netty-buffer-4-1-35-final-sources-1-jar/io/netty/buffer/PooledUnsafeHeapByteBuf.java
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* /opt/ws_local/PERMITS_SQL/1075319440_1596106946.44/0/netty-buffer-4-1-35-final-sources-1-jar/io/netty/buffer/PoolSubpageMetric.java
* /opt/ws_local/PERMITS_SQL/1075319440_1596106946.44/0/netty-buffer-4-1-35-final-sources-1-jar/io/netty/buffer/HeapByteBufUtil.java

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1.461 jbossxb 2.0.2.Beta7

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1.462 x-time-rate 2.2.1

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package spec

// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
  Name string `json:"name,omitempty"
  URL string `json:"url,omitempty"
}

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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1.470 netty-codec 4.1.35.Final

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/**
* Enumeration of supported Base64 dialects.
* <p>
* The internal lookup tables in this class has been derived from
* a href="http://iharder.sourceforge.net/current/java/base64/"Robert Harder's Public Domain
* Base64 Encoder/Decoder</a>.
*/

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/base64/Base64Dialect.java

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*/
/**
* A decoder that splits the received ByteBuf>s dynamically by the
* value of the length field in the message. It is particularly useful when you
* decode a binary message which has an integer header field that represents the
* length of the message body or the whole message.
*  
* @link LengthFieldBasedFrameDecoder has many configuration parameters so
* that it can decode any message with a length field, which is often seen in
* proprietary client-server protocols. Here are some example that will give
* you the basic idea on which option does what.
*  
* <h3>2 bytes length field at offset 0, do not strip header</h3>
*  
* The value of the length field in this example is 12 (0x0C) which
* represents the length of "HELLO, WORLD". By default, the decoder assumes
* that the length field represents the number of the bytes that follows the
* length field. Therefore, it can be decoded with the simplistic parameter
* combination.
*  
* <pre>
* \begin{verbatim}
* lengthFieldOffset = 0
* lengthFieldLength = 2
* lengthAdjustment = 0
* initialBytesToStrip = 0 (= do not strip header)
* \end{verbatim}
*  
* BEFORE DECODE (14 bytes) AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
*  
* <h3>2 bytes length field at offset 0, strip header</h3>
*  
* Because we can get the length of the content by calling
* @link ByteBuf#readableBytes(), you might want to strip the length
* field by specifying <tt>initialBytesToStrip</tt>. In this example, we
* specified <tt>2</tt>, that is same with the length of the length field, to
* strip the first two bytes.
*  
* <pre>
* \begin{verbatim}
* lengthFieldOffset = 0
* lengthFieldLength = 2
* lengthAdjustment = 0
* initialBytesToStrip = 2 (= the length of the Length field)
* \end{verbatim}
*  
* BEFORE DECODE (14 bytes) AFTER DECODE (12 bytes)
* +--------+----------------+      +----------------+
* | Length | Actual Content |----->| Actual Content |
* | 0x000C | "HELLO, WORLD" |      | "HELLO, WORLD" |
* +--------+----------------+      +----------------+
* </pre>
*  
* <h3>2 bytes length field at offset 0, do not strip header, the length field

* represents the length of the whole message

* In most cases, the length field represents the length of the message body only, as shown in the previous examples. However, in some protocols, the length field represents the length of the whole message, including the message header. In such a case, we specify a non-zero 
* `<tt>lengthAdjustment</tt>` . Because the length value in this example message is always greater than the body length by `<tt>2</tt>`, we specify `<tt>-2</tt>` as `<tt>lengthAdjustment</tt>` for compensation.

* `<pre>`
  * `<b>lengthFieldOffset</b> = 0`
  * `<b>lengthFieldLength</b> = 2`
  * `<b>lengthAdjustment</b> = -2` (= the length of the Length field)
  * `<b>initialBytesToStrip</b> = 0`
  *
  * BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
  * +--------+----------------+      +--------+----------------+
  * | Length | Actual Content |----->| Length | Actual Content |
  * | 0x000E | "HELLO, WORLD" |      | 0x000E | "HELLO, WORLD" |
  * +--------+----------------+      +--------+----------------+
  *
  * </pre>
  *

* `<h3>`3 bytes length field at the end of 5 bytes header, do not strip header</h3>

* The following message is a simple variation of the first example. An extra header value is prepended to the message. `<tt>lengthAdjustment</tt>` is zero again because the decoder always takes the length of the prepended data into account during frame length calculation.

* `<pre>`
  * `<b>lengthFieldOffset</b> = 2` (= the length of Header 1)
  * `<b>lengthFieldLength</b> = 3`
  * `<b>lengthAdjustment</b> = 0`
  * `<b>initialBytesToStrip</b> = 0`
  *
  * BEFORE DECODE (17 bytes)         AFTER DECODE (17 bytes)
  * +----------+----------+----------------+      +----------+----------+----------------+
  * | Header 1 |  Length  | Actual Content |----->| Header 1 |  Length  | Actual Content |
  * | 0xCAFE  | 0x00000C | "HELLO, WORLD" |      | 0xCAFE  | 0x00000C | "HELLO, WORLD" |
  * +----------+----------+----------------+      +----------+----------+----------------+
  *
  * </pre>`
  *

* `<h3>`3 bytes length field at the beginning of 5 bytes header, do not strip header</h3>

* This is an advanced example that shows the case where there is an extra header between the length field and the message body. You have to specify a positive `<tt>lengthAdjustment</tt>` so that the decoder counts the extra header into the frame length calculation.

* `<pre>`
* lengthFieldOffset = 0
* lengthFieldLength = 3
* \(<b>lengthAdjustment</b> = \(<b>2</b> (= the length of Header 1)
* initialBytesToStrip = 0
*
* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Length  | Header 1 | Actual Content |----->| Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* </pre>
*
* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Length  | Header 1 | Actual Content |----->| Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* </pre>
*
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +------|--------|-------|----------------+      +-------|----------------+
* | HDR1  | Length | HDR2  | Actual Content |----->| HDR2  | Actual Content |
* | 0xCA  | 0x000C | 0xFE  | "HELLO, WORLD" |      | 0xFE  | "HELLO, WORLD" |
* +------|--------|-------|----------------+      +-------|----------------+
* </pre>
*
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +------|--------|-------|----------------+      +-------|----------------+
* | HDR1  | Length | HDR2  | Actual Content |----->| HDR2  | Actual Content |
* | 0xCA  | 0x000C | 0xFE  | "HELLO, WORLD" |      | 0xFE  | "HELLO, WORLD" |
* +------|--------|-------|----------------+      +-------|----------------+
* </pre>
* 
*strip the first header field and the length field</h3>
* 
* This is a combination of all the examples above. There are the prepended
* header before the length field and the extra header after the length field.
* The prepended header affects the <tt>lengthFieldOffset</tt> and the extra
* header affects the <tt>lengthAdjustment</tt>. We also specified a non-zero
* <tt>initialBytesToStrip</tt> to strip the length field and the prepended
* header from the frame. If you don't want to strip the prepended header, you
* could specify <tt>0</tt> for <tt>initialBytesToSkip</tt>.
* 
* lengthFieldOffset = 1 (= the length of HDR1)
* lengthFieldLength = 2
* \(<b>lengthAdjustment</b> = \(<b>1</b> (= the length of HDR2)
* \(<b>initialBytesToStrip</b> = \(<b>3</b> (= the length of HDR1 + LEN)
* 
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +--------------------------+      +--------------------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +--------------------------+      +--------------------------+
* </pre>
* 
* strip the first header field and the length field, the length field
* represents the length of the whole message</h3>
* 
* Let's give another twist to the previous example. The only difference from
* the previous example is that the length field represents the length of the
* whole message instead of the message body, just like the third example.
* We have to count the length of HDR1 and Length into <tt>lengthAdjustment</tt>.
* Please note that we don't need to take the length of HDR2 into account
* because the length field already includes the whole header length.
* 
* lengthFieldOffset = 1
* lengthFieldLength = 2
* `<b>lengthAdjustment</b> = `<b>-3</b>` (= the length of HDR1 + LEN, negative)
* `<b>initialBytesToStrip</b> = `<b>3</b>`
* 
* **BEFORE DECODE (16 bytes) | AFTER DECODE (13 bytes)**
  * +-----------------+-----------------+      +-----------------+-----------------+
  * | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
  * | 0xCA | 0x0010 | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
  * +-----------------+-----------------+      +-----------------+-----------------+
  * @see LengthFieldPrepender

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/LengthFieldBasedFrameDecoder.java

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* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/DefaultHeadersImpl.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/ValueConverter.java

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* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/FixedLengthFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/DecoderResult.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/probuf/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/marshalling/ChannelBufferByteInput.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/marshalling/LimitingByteInput.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/student/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/compression/LengthFieldPrepender.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/compression/MarshallingEncoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/SnappyFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/marshalling/MarshallingEncoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/CodecException.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/Base64Encoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1.jar/io/netty/handler/codec/compression/Inflater.java

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* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
jar/io/netty/handler/codec/compression/JdkZlibDecoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
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* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/protobuf/ProtobufDecoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/HeadersUtils.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
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* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/protobuf/ProtobufEncoderNano.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/unsupported/ValueConverter.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/protobuf/ProtobufEncoderNano.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/protobuf/ProtobufEncoder.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
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  jar/io/netty/handler/codec/EmptyHeaders.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/DefaultHeaders.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
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/**
* Utility class for [ @link ByteBuf ] that encodes and decodes to and from
* <a href="http://en.wikipedia.org/wiki/Base64">Base64</a> notation.
* <p>
* The encoding and decoding algorithm in this class has been derived from
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* Base64 Encoder/Decoder</a>.
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  jar/io/netty/handler/codec/CodecOutputList.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/compression/CompressionUtil.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/string/LineSeparator.java
* /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-
  jar/io/netty/handler/codec/DatagramPacketDecoder.java
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 * /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-jar/io/netty/handler/codec/MessageAggregationException.java
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 * /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-jar/io/netty/handler/codec/compression/Crc32.java
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 * /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-jar/io/netty/handler/codec/compression/Bzip2HuffmanAllocator.java
 * /opt/ws_local/PERMITS_SQL/1075319108_1596106865.94/0/netty-codec-4-1-35-final-sources-1-jar/io/netty/handler/codec/compression/Lz4FrameDecoder.java
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1.480 tomcat-i18n-es 8.0.39

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1.488 maven-assembly-plugin 2.2-beta-5

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The End

1.497 jetty 9.4.11.v20180605

1.498 tomcat-coyote 8.0.39

1.499 jffi 1.2.6

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1.500 aop-alliance 1.0.0

1.501 apachejmeter-monitors 2.6

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jar/org/springframework/core/annotation/AnnotationAwareOrderComparator.java
* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-
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jar/org/springframework/core/AttributeAccessor.java
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-jar/org/springframework/core/type/filter/AnnotationTypeFilter.java
* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-jar/org/springframework/core/Conventions.java
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-jar/org/springframework/util/DigestUtils.java
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-jar/org/springframework/core/convert/support/ArrayToStringConverter.java
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3- jar/org/springframework/core/convert/support/GenericConversionService.java
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jar/org/springframework/convert/util/xml/XMLEventStreamReader.java
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jar/org/springframework/core/convert/ConversionFailedException.java
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* /opt/cola/permits/1111463478_1606927905.06/0/spring-core-3-0-6-release-sources-3-jar/org/springframework/util/comparator/InvertibleComparator.java
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1.518 jackson 2.7.0

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### jCharts v0.75

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JTidy (r938)
=====

Java HTML Tidy - JTidy
HTML parser and pretty printer

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!
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  jar/io/netty/channel/group/ChannelGroupFuture.java
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  jar/io/netty/channel/local/LocalServerChannel.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/ChannelException.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/nio/AbstractNioByteChannel.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/local/LocalChannel.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/ChannelConfig.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/socket/oio/OioServerSocketChannel.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/EventLoopException.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/bootstrap/AbstractBootstrap.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/socket/DatagramPacket.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/local/LocalEventLoopGroup.java
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  jar/io/netty/channel/DefaultFileRegion.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/ChannelHandlerContext.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/ThreadPerChannelEventLoop.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/socket/package-info.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/socket/DefaultDatagramChannelConfig.java
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- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/socket/DefaultSocketChannelConfig.java
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- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/socket/nio/NioSocketChannel.java
- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/socket/ServerSocketChannelConfig.java
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- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/ChannelMetadata.java
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- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/ChannelFuture.java
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- /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1.jar/io.netty/channel/socket/ServerSocketChannel.java
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* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/AbstractChannel.java
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* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/pool/ChannelPoolMap.java
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*/
/**
* Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in
* its \{@link ChannelPipeline\}.
*
* \<h3\>Sub-types</h3>
* \<p\>
* \{@link ChannelHandler\} itself does not provide many methods, but you usually have to implement one of its subtypes:
* \<ul\>
* \<li\>\{@link ChannelInboundHandler\} to handle inbound I/O events, and</li>
* \<li\>\{@link ChannelOutboundHandler\} to handle outbound I/O operations.</li>
* \</ul\>
* \</p\>
* \<p\>
* Alternatively, the following adapter classes are provided for your convenience:
* \<ul\>
* \<li\>\{@link ChannelInboundHandlerAdapter\} to handle inbound I/O events,</li>
* \<li\>\{@link ChannelOutboundHandlerAdapter\} to handle outbound I/O operations, and</li>
* \<li\>\{@link ChannelDuplexHandler\} to handle both inbound and outbound events</li>
* \</ul\>
For more information, please refer to the documentation of each subtype.

The context object

A `ChannelHandler` is provided with a `ChannelHandlerContext` object. A `ChannelHandler` is supposed to interact with the `ChannelPipeline` it belongs to via a context object. Using the context object, the `ChannelHandler` can pass events upstream or downstream, modify the pipeline dynamically, or store the information (using `AttributeKey`)s which is specific to the handler.

State management

A `ChannelHandler` often needs to store some stateful information. The simplest and recommended approach is to use member variables:

```
public interface Message {
    // your methods here
}

public class DataServerHandler extends SimpleChannelInboundHandler<Message> {

    private boolean loggedIn;

    @Override
    public void channelRead0(ChannelHandlerContext ctx, Message message) {
        Channel ch = e.getChannel();
        if (message instanceof LoginMessage) {
            authenticate((LoginMessage) message);
            loggedIn = true;
        } else if (message instanceof GetDataMessage) {
            if (loggedIn) {
                ch.write(fetchSecret((GetDataMessage) message));
            } else {
                fail();
            }
        }
    }
    ...
}
```

Because the handler instance has a state variable which is dedicated to one connection, you have to create a new handler instance for each new channel to avoid a race condition where a unauthenticated client can get the confidential information:
// Create a new handler instance per channel.
// See [ChannelInitializer#initChannel(Channel)]
public class DataServerInitializer extends ChannelInitializer<Channel> {
    @Override
    public void initChannel(Channel channel) {
        channel.pipeline().addLast("handler", new DataServerHandler());
    }
}

<h4>Using AttributeKey</h4>

Although it's recommended to use member variables to store the state of a handler, for some reason you might not want to create many handler instances.
In such a case, you can use AttributeKey which is provided by ChannelHandlerContext:

```java
public interface Message {
    // your methods here
}

@Sharable
public class DataServerHandler extends SimpleChannelInboundHandler<Message> {
    private final AttributeKey<Boolean> auth = AttributeKey.valueOf("auth");

    @Override
    public void channelRead(ChannelHandlerContext ctx, Message message) {
        Attribute<Boolean> attr = ctx.attr(auth);
        Channel ch = ctx.channel();
        if (message instanceof LoginMessage) {
            authenticate((LoginMessage) o);
            attr.set(true);
        } else if (message instanceof GetDataMessage) {
            if (Boolean.TRUE.equals(attr.get())) {
                ch.write(fetchSecret((GetDataMessage) o));
            } else {
                fail();
            }
        }
    }
}
```

Now that the state of the handler is attached to the ChannelHandlerContext, you can add the same handler instance to different pipelines:
public class DataServerInitializer extends ChannelInitializer<Channel> {

    private static final DataServerHandler SHARED = new DataServerHandler();

    @Override
    public void initChannel(Channel channel) {
        channel.pipeline().addLast("handler", SHARED);
    }
}

The @Sharable annotation

In the example above which used an AttributeKey, you might have noticed the @Sharable annotation.

If a ChannelHandler is annotated with the @Sharable annotation, it means you can create an instance of the handler just once and add it to one or more ChannelPipeline's multiple times without a race condition.

If this annotation is not specified, you have to create a new handler instance every time you add it to a pipeline because it has unshared state such as member variables.

This annotation is provided for documentation purpose, just like the JCIP annotations.

Additional resources worth reading

Please refer to the ChannelHandler, and ChannelPipeline to find out more about inbound and outbound operations, what fundamental differences they have, how they flow in a pipeline, and how to handle the operation in your application.

/*

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  jar/io/netty/channel/DefaultSelectStrategyFactory.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/channel/group/VoidChannelGroupFuture.java
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  jar/io/netty/bootstrap/BootstrapConfig.java
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  jar/io/netty/channel/SelectStrategyFactory.java
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  jar/io/netty/channel/DefaultSelectStrategy.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-
  jar/io/netty/bootstrap/ServerBootstrapConfig.java
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  jar/io/netty/channel/ChannelInboundInvoker.java
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  jar/io/netty/channel/PreferHeapByteBufAllocator.java
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  jar/io/netty/channel/ChannelOutboundInvoker.java
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  jar/io/netty/channel/SelectStrategy.java
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* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/ChannelFactory.java
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* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/DelegatingChannelPromiseNotifier.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/PendingBytesTracker.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/nio/SelectedSelectionKeySetSelector.java
* /opt/cola/permits/1112470221_1607093049.81/0/netty-transport-4-1-17-final-sources-1-jar/io/netty/channel/socket/OioDatagramChannelConfig.java

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jar/io/netty/channel/socket/ChannelOutputShutdownException.java
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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.541 libarchive 3.3.2 8.el8_1

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1.558 jetty-io 9.4.6.v20170531

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1.562 api-all 1.0.0-M20

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1.563 python-setuptools 39.0.1-
11.module_el8.1.0+219+cf9e6ac9
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1.564 logback 1.1.10

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1.565 okio 1.6.0

1.566 maven-profile 2.0.6

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1.567 okhttp 3.11.0

1.568 xmemcached 1.3.8

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1.569 maven-model 3.6.1
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// ================

package org.apache.maven.model;

/**
 * Description of a person who has contributed to the project, but
 * who does not have
 * commit privileges. Usually, these contributions come in
 * the form of patches submitted.
 * @version $Revision$ $Date$
 * @SuppressWarnings( "all" )
 */
@SuppressWarnings( "all" )
public class Contributor
    implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

    //--------------/
    //- Class/Member Variables -/
    //--------------/

    /**
     * The full name of the contributor.
     */
    private String name;

    /**
     * The email address of the contributor.
     */
    private String email;

    /**
     * The URL for the homepage of the contributor.
     */
    private String url;

    /**
     * The organization to which the contributor belongs.
     */
}
private String organization;

/**
 * The URL of the organization.
 */
private String organizationUrl;

/**
 * Field roles.
 */
private java.util.List<String> roles;

/**
 * The timezone the contributor is in. Typically,
 * this is a number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 */
private String timezone;

/**
 * Field properties.
 */
private java.util.Properties properties;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

//--------/
//-- Methods --/
//--------/

/**
 * Method addProperty.
 *
* @param key
* @param value
*/
public void addProperty( String key, String value )
{
    getProperties().put( key, value );
} //-- void addProperty( String, String )

/**
* Method addRole.
*
* @param string
*/
public void addRole( String string )
{
    getRoles().add( string );
} //-- void addRole( String )

/**
* Method clone.
*
* @return Contributor
*/
public Contributor clone()
{
    try
    {
        Contributor copy = (Contributor) super.clone();

        if ( this.roles != null )
        {
            copy.roles = new java.util.ArrayList<String>();
            copy.roles.addAll( this.roles );
        }

        if ( this.properties != null )
        {
            copy.properties = (java.util.Properties) this.properties.clone();
        }

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw new java.lang.Exception( ex );
    }
}
{  
    throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName()  
        + " does not support clone()" ).initCause( ex );
}
} //-- Contributor clone()

/**
 * Get the email address of the contributor.
 *
 * @return String
 */
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
 * @param key
 * @return InputLocation
 */
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
 * Get the full name of the contributor.
 *
 * @return String
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get the organization to which the contributor belongs.
 *
 * @return String
 */
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**

* Get the URL of the organization.
* 
* @return String
*/
public String getOrganizationUrl()
{
    return this.organizationUrl;
} //-- String getOrganizationUrl()

/**
 * Method getProperties.
 * 
 * @return Properties
*/
public java.util.Properties getProperties()
{
    if ( this.properties == null )
    {
        this.properties = new java.util.Properties();
    }

    return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles.
 * 
 * @return List
*/
public java.util.List<String> getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList<String>();
    }

    return this.roles;
} //-- java.util.List<String> getRoles()

/**
 * Get the timezone the contributor is in. Typically, this is a
 * number in the range
 *   <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>  
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>  
 *  or a valid time zone id like
 *  "America/Montreal" (UTC-05:00) or "Europe/Paris"
public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get the URL for the homepage of the contributor.
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole.
 */
public void removeRole( String string )
{
    getRoles().remove( string );
} //-- void removeRole( String )

/**
 * Set the email address of the contributor.
 */
public void setEmail( String email )
{
    this.email = email;
} //-- void setEmail( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
    if ( location != null )
```java
{ if ( this.locations == null )
{     this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
     }
     this.locations.put( key, location );
}
} //-- void setLocation( Object, InputLocation )

/**
 * Set the full name of the contributor.
 *
 * @param name
 */
public void setName( String name )
{     this.name = name;
} //-- void setName( String )

 /**
 * Set the organization to which the contributor belongs.
 *
 * @param organization
 */
public void setOrganization( String organization )
{     this.organization = organization;
} //-- void setOrganization( String )

 /**
 * Set the URL of the organization.
 *
 * @param organizationUrl
 */
public void setOrganizationUrl( String organizationUrl )
{     this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl( String )

 /**
 * Set properties about the contributor, such as an instant
 * messenger handle.
 *
 * @param properties
 */
public void setProperties( java.util.Properties properties )
{     this.properties = properties;
}
} //-- void setProperties( java.util.Properties )

/**
 * Set the roles the contributor plays in the project. Each
 * role is described by a
 * 
 *     <code>role</code> element, the body of which is
 * a role name. This can also be used to
 * describe the contribution.
 *
 * @param roles
 */
public void setRoles( java.util.List<String> roles )
{
    this.roles = roles;
} //-- void setRoles( java.util.List )

/**
 * Set the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%2B5%3A00">+5</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 *
 * @param timezone
 */
public void setTimezone( String timezone )
{
    this.timezone = timezone;
} //-- void setTimezone( String )

/**
 * Set the URL for the homepage of the contributor.
 *
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

// =================== DO NOT EDIT THIS FILE ====================
// Generated by Modello 1.10.0,
// any modifications will be overwritten.
package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used to
 * generate the license
 * page of the project's web site, as well as being taken
 * into consideration in other reporting
 * and validation. The licenses listed for the project are
 * that of the project itself, and not
 * of dependencies.
 * *
 * @version $Revision$ $Date$
 */
@SuppressWarnings("all")
public class License
        implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

    //-----------------------------/  
    //-- Class/Member Variables --/
    //-----------------------------/  

    /**
     * The full legal name of the license.
     */
    private String name;

    /**
     * The official url for the license text.
     */
    private String url;

    /**
     * The primary method by which this project may be
     * distributed.
     * <dl>
     *   <dt>repo</dt>
     *   <dd>may be downloaded from the Maven
     *   repository</dd>
     *   <dt>manual</dt>
     *   <dd>user must manually download and install
     * the dependency</dd>
     * </dl>
     */
}
/**
 * Addendum information pertaining to this license.
 */
private String comments;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

//--------/
//-- Methods --/
//--------/

/**
 * Method clone.
 *
 * @return License
 */
public License clone()
{
    try
    {
        License copy = (License) super.clone();

        if (copy.locations != null)
        {
            copy.locations = new java.util.LinkedHashMap(copy.locations);
        }

        return copy;
    }
    catch (java.lang.Exception ex)
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException(getClass().getName() + " does not support clone()" ).initCause( ex );
    }
} //-- License clone()

/**
 * Get addendum information pertaining to this license.
 *
 * @return String
 */
public String getComments()
{
    return this.comments;
} //-- String getComments()

/**
 * Get the primary method by which this project may be
 * distributed.
 *<dl>
 *<dt>repo</dt>
 *<dd>may be downloaded from the Maven
 * repository</dd>
 *<dt>manual</dt>
 *<dd>user must manually download and install
 * the dependency.</dd>
 *</dl>
 *
 * @return String
 */
public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()

/**
 * @param key
 * @return InputLocation
 */
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
 * Get the full legal name of the license.
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get the official url for the license text.
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Set addendum information pertaining to this license.
 *
 * @param comments
 */
public void setComments( String comments )
{
    this.comments = comments;
} //-- void setComments( String )

/**
 * Set the primary method by which this project may be distributed.
 *
 * @param distribution
 */
public void setDistribution( String distribution )
{
    this.distribution = distribution;
} //-- void setDistribution( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
    if ( location != null )
    {
        if ( this.locations == null )
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1.572 jersey-container-servlet-core 2.17

1.573 findutils 4.6.0-20.el8
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1.579 jetty-continuation 9.2.13.v20150730
1.580 maven-plugin-api 3.5.2

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* /opt/ws_local/PERMITS_SQL/1070948782_1594799724.59/0/netty-handler-4-1-25-final-sources-jar/io/netty/handler/ssl/utils/InsecureTrustManagerFactory.java
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jar/io/netty/handler/traffic/GlobalChannelTrafficCounter.java
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jar/io/netty/handler/traffic/TrafficCounter.java
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jar/io/netty/handler/traffic/package-info.java
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jar/io/netty/handler/traffic/ChannelTrafficShapingHandler.java
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1.596 jansi 1.11

1.597 gwtsecurity 1.1.1
1.598 eclipse-equinox-registry 3.5.101

1.599 okhttp 3.9.1

1.600 mergo 0.3.6
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import: ../../fossene/db/schema/thing.yml
fields:
  site: string
  author: root
1.601 maven-settings 2.0.9
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<ig25@rz.uni-karlsruhe.de>, taken over and re-packaged first by Martin
Schulze <joey@debian.org> and then by Siggy Brentrup <bsb@winnegan.de>,
and then taken over by Ryan Murray <rmurray@debian.org>.

In August 2009 the upstream development and Debian packaging were taken over
by Ansgar Burchardt <ansgar@debian.org> and Cyril Brulebois <kibi@debian.org>.

In August 2015 the upstream development and Debian packaging were
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analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java
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1.636 hk2-utils 2.4.0-b31

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1.637 plexus-sec-dispatcher 1.3

1.638 eclipse 3.7.1.R37x_v20110808-1106

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1.639 jersey-apache-connector 2.22.1
1.640 toml 0.3.1

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1.641 neko-html 1.9.16

1.642 jackson-jaxrs 2.6.3

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### 1.643 python 2.7.5

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

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========================

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl/) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us/) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation; see http://www.zope.com/). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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Mersenne Twister

The `random` module includes code based on a download from http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/MT2002/emt19937ar.html. The following are the verbatim comments from the original code:

A C-program for MT19937, with initialization improved 2002/1/26. Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using `init_genrand(seed)` or `init_by_array(init_key, key_length)`. 
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http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/emt.html
email: m-mat @ math.sci.hiroshima-u.ac.jp (remove space)

Sockets
-------

The :mod:`socket` module uses the functions, :func:`getaddrinfo`, and 
:func:`getnameinfo`, which are coded in separate source files from the WIDE 

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MD5 message digest algorithm

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at
http://www.ietf.org/rfc/rfc1321.txt
The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of Appendix A. It does not include any code or documentation that is identified in the RFC as being copyrighted.

The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5); added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
1999-05-03 lpd Original version.

Asynchronous socket services
----------------------------

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UUencode and UUdecode functions
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Modified by Jack Jansen, CWI, July 1995:
- Use binascl module to do the actual line-by-line conversion
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- Arguments more compliant with Python standard

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test_epoll
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A. HISTORY OF THE SOFTWARE
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Python was created in the early 1990s by Guido van Rossum at Stichting
Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands
as a successor of a language called ABC. Guido remains Python's
principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for
National Research Initiatives (CNRI, see http://www.cnri.reston.va.us)
in Reston, Virginia where he released several versions of the
software.

In May 2000, Guido and the Python core development team moved to
BeOpen.com to form the BeOpen PythonLabs team. In October of the same
year, the PythonLabs team moved to Digital Creations (now Zope
Corporation, see http://www.zope.com). In 2001, the Python Software
Foundation (PSF, see http://www.python.org/psf/) was formed, a
non-profit organization created specifically to own Python-related
Intellectual Property. Zope Corporation is a sponsoring member of
the PSF.
All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

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Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

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1.650 juju-ratelimit 2.2.1
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1.651 jackson 2.9.6
1.651.1 Available under license:
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It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.654 xml-apis 2.0.2

1.655 maven-antrun-plugin 1.8
1.655.1 Available under license:

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 * Strategy interface for translating between {@link SQLException SQLExceptions}
 * and Spring's data access strategy-agnostic {@link DataAccessException}
 * hierarchy.
 *
 * <p>Implementations can be generic (for example, using
 * {@link java.sql.SQLException#getSQLState() SQLState} codes for JDBC) or wholly
 * proprietary (for example, using Oracle error codes) for greater precision.
 *
 * @author Rod Johnson
 * @author Juergen Hoeller
 * @see org.springframework.dao.DataAccessException
 */

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 */
/**
 * {@link LobHandler} implementation for Oracle databases. Uses proprietary API
 * to create {@code oracle.sql.BLOB} and {@code oracle.sql.CLOB} instances, as necessary when working with Oracle's JDBC driver.
 * Note that this LobHandler requires Oracle JDBC driver 9i or higher!
 * <p>While most databases are able to work with {@link DefaultLobHandler},
 * Oracle 9i (or more specifically, the Oracle 9i JDBC driver) just accepts
 * Blob/Clob instances created via its own proprietary BLOB/CLOB API,
 * and additionally doesn't accept large streams for PreparedStatement's
 * corresponding setter methods. Therefore, you need to use a strategy like
 * this LobHandler implementation, or upgrade to the Oracle 10g/11g driver
 * (which still supports access to Oracle 9i databases).
 * <p><b>NOTE: As of Oracle 10.2, {@link DefaultLobHandler} should work equally
 * well out of the box. On Oracle 11g, JDBC 4.0 based options such as
 * {@link DefaultLobHandler#setStreamAsLob} and {@link DefaultLobHandler#setCreateTemporaryLob}
 * are available as well, rendering this proprietary OracleLobHandler obsolete.</b>
 * Also, consider upgrading to a new driver even when accessing an older database.
 * See the {@link LobHandler} interface javadoc for a summary of recommendations.
 * <p>Needs to work on a native JDBC Connection, to be able to cast it to
 * {@code oracle.jdbc.OracleConnection}. If you pass in Connections from a
 * connection pool (the usual case in a Java EE environment), you need to set an
 * appropriate {@link org.springframework.jdbc.support.nativejdbc.NativeJdbcExtractor}
 * to allow for automatic retrieval of the underlying native JDBC Connection.
 * LobHandler and NativeJdbcExtractor are separate concerns, therefore they
 * are represented by separate strategy interfaces.
 * <p>Coded via reflection to avoid dependencies on Oracle classes.
* Even reads in Oracle constants via reflection because of different Oracle drivers (classes12, ojdbc14, ojdbc5, ojdbc6) having different constant values!
* As this LobHandler initializes Oracle classes on instantiation, do not define this as eager-initializing singleton if you do not want to depend on the Oracle JAR being in the class path: use "lazy-init=true" to avoid this issue.

* @author Juergen Hoeller
* @author Thomas Risberg
* @since 04.12.2003
* @see DefaultLobHandler
* @see #setNativeJdbcExtractor
* @deprecated in favor of [@link DefaultLobHandler] for the Oracle 10g driver and higher. Consider using the 10g/11g driver even against an Oracle 9i database!
* [@link DefaultLobHandler#setCreateTemporaryLob] is the direct equivalent of this OracleLobHandler's implementation strategy, just using standard JDBC 4.0 API.
* That said, in most cases, regular DefaultLobHandler setup will work fine as well.

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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/lob/OracleLobHandler.java

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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/DB2SequenceMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/xml/SqlXmlValue.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/DisposableSqlTypeValue.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/MySQLMaxValueIncrementer.java
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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/HsqlSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/MappingSqlQuery.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/PostgreSQLSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/OracleSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/namedparam/ParsedSql.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/H2SequenceMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/DB2MainframeSequenceMaxValueIncrementer.java

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/**
 * The classes in this package make JDBC easier to use and
 * reduce the likelihood of common errors. In particular, they:
 * <ul>
 * <li>Simplify error handling, avoiding the need for try/catch/finally
 * blocks in application code.
 * <li>Present exceptions to application code in a generic hierarchy of
 * unchecked exceptions, enabling applications to catch data access
 * exceptions without being dependent on JDBC, and to ignore fatal
 * exceptions there is no value in catching.
 * <li>Allow the implementation of error handling to be modified
 * to target different RDBMSes without introducing proprietary
 * dependencies into application code.
 * </ul>
 *
 * This package and related packages are discussed in Chapter 9 of
 * <a href="http://www.amazon.com/exec/obidos/tg/detail/-/0764543857/"">Expert One-On-One J2EE Design and
 * Development</a>
 * by Rod Johnson (Wrox, 2002).
 */

Found in path(s):
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/package-info.java

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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/rowset/ResultSetWrappingSqlRowSetMetaData.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/SybaseMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/embedded/EmbeddedDatabaseFactoryBean.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/JdbcTransactionObjectSupport.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/CustomSQLErrorCodesTranslation.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/PreparedStatementCreatorFactory.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/DataSourceInitializer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/CannotReadScriptException.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/ScriptParseException.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/UncategorizedScriptException.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/rowset/SqlRowSetMetaData.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/rowset/SqlRowSet.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/DerbyMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/incrementer/AbstractIdentityColumnMaxValueIncrementer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/Embedded/H2EmbeddedDatabaseConfigurer.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/rowset/SqlRowSetMetaData.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/rowset.SqlRowSet.java
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 */

/* Implement this interface when parameters need to be customized based
 * on the connection. We might need to do this to make use of proprietary
 * features, available only with a specific Connection type. */
* @author Rod Johnson
* @author Thomas Risberg
* @see CallableStatementCreatorFactory#newCallableStatementCreator(ParameterMapper)
* @see org.springframework.jdbc.object.StoredProcedure#execute(ParameterMapper)
*/
/**
 * Create a Map of input parameters, keyed by name.
 * @param con JDBC connection. This is useful (and the purpose of this interface)
 * if we need to do something RDBMS-specific with a proprietary Connection
 * implementation class. This class conceals such proprietary details. However,
 * it is best to avoid using such proprietary RDBMS features if possible.
 * @throws SQLException if a SQLException is encountered setting
 * parameter values (that is, there's no need to catch SQLException)
 * @return Map of input parameters, keyed by name (never { @code null})
 */

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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
jar/org/springframework/jdbc/core/ParameterMapper.java
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jar/org/springframework/jdbc/core/metadata/PostgresCallMetaDataProvider.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
jar/org/springframework/config/InitializeDatabaseBeanDefinitionParser.java
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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/metadata/Db2CallMetaDataProvider.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/lookup/IsolationLevelDataSourceRouter.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/metadata/DerbyCallMetaDataProvider.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/simple/SimpleJdbcInsertOperations.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/CompositeDatabasePopulator.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/DatabasePopulatorUtils.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/PreparedStatementCallback.java

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* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/CompositeDatabasePopulator.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/init/DatabasePopulatorUtils.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/PreparedStatementCallback.java
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*/
/**
* Close this LobCreator session and free its temporarily created BLOBs and CLOBs.
* Will not need to do anything if using PreparedStatement's standard methods,
* but might be necessary to free database resources if using proprietary means.
* &lt;p&gt;&lt;b&gt;NOTE&lt;/b&gt;: Needs to be invoked after the involved PreparedStatements have
* been executed or the affected O/R mapping sessions have been flushed.
* Otherwise, the database resources for the temporary BLOBs might stay allocated.
*/

Found in path(s):
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
  jar/org/springframework/jdbc/support/lob/LobCreator.java

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  jar/org/springframework/jdbc/datasource/SimpleConnectionHandle.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
  jar/org/springframework/jdbc/core/support/AbstractSqlTypeValue.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
  jar/org/springframework/jdbc/datasource/IsolationLevelDataSourceAdapter.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
  jar/org/springframework/jdbc/core/CallableStatementCallback.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/InvalidResultSetAccessException.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/JdbcAccessor.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/DelegatingDataSource.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/DatabaseStartupValidator.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/nativejdbc/C3P0NativeJdbcExtractor.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/xml/XmlCharacterStreamProvider.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/lookup/DataSourceLookup.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/AbstractFallbackSQLExceptionTranslator.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/WebSphereDataSourceAdapter.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/lookup/SingleDataSourceLookup.java
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/ResultSetSupportingSqlParameter.java
*/
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/SqlInOutParameter.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/metadata/OracleCallMetaDataProvider.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/incrementer/AbstractDataFieldMaxValueIncrementer.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/SqlTypeValue.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/lookup/JndiDataSourceLookup.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/namedparam/NamedParameterJdbcDaoSupport.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/xml/XmlResultProvider.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/core/namedparam/NamedParameterBatchUpdateUtils.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/lob/PassThroughBlob.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/nativejdbc/JBossNativeJdbcExtractor.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/support/SqlValue.java
*/opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1.jar/org/springframework/jdbc/datasource/lookup/MapDataSourceLookup.java

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    */
    /**
    * Abstraction for handling large binary fields and large text fields in
    * specific databases, no matter if represented as simple types or Large OBjects.
    * Its main purpose is to isolate Oracle 9i's peculiar handling of LOBs in
    * [%@link OracleLobHandler%]; most other databases should be able to work
    * with the provided [%@link DefaultLobHandler%].
    *<p>Provides accessor methods for BLOBs and CLOBs, and acts as factory for
    *LobCreator instances, to be used as sessions for creating BLOBs or CLOBs.
    *LobCreators are typically instantiated for each statement execution or for
    *each transaction; they are not thread-safe because they might track
    *allocated database resources in order to free them after execution.
    *<p>Most databases/drivers should be able to work with [%@link DefaultLobHandler%],
    *which by default delegates to JDBC's direct accessor methods, avoiding the
    *[%@code java.sql.Blob%] and [%@code java.sql.Clob%] API completely.
    * [%@link DefaultLobHandler%] can also be configured to access LOBs using
    * [%@code PreparedStatement.setBlob/setClob%] (e.g. for PostgreSQL), through
    *setting the [%@link DefaultLobHandler#setWrapAsLob "wrapAsLob"] property.
    *
    *<p>Unfortunately, Oracle 9i just accepts Blob/Clob instances created via its own
    *proprietary BLOB/CLOB API, and additionally doesn't accept large streams for

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* PreparedStatement's corresponding setter methods. Therefore, you need to use
* {@link OracleLobHandler} there, which uses Oracle's BLOB/CLOB API for both types
* of access. The Oracle 10g+ JDBC driver will work with {@link DefaultLobHandler}
* as well, with some limitations in terms of LOB sizes depending on DBMS setup;
* as of Oracle 11g (or actually, using the 11g driver even against older databases),
* there should be no need to use {@link OracleLobHandler} at all anymore.

* <p>Of course, you need to declare different field types for each database.
* In Oracle, any binary content needs to go into a BLOB, and all character content
* beyond 4000 bytes needs to go into a CLOB. In MySQL, there is no notion of a
* CLOB type but rather a LONGTEXT type that behaves like a VARCHAR. For complete
* portability, use a LobHandler for fields that might typically require LOBs on
* some database because of the field size (take Oracle's numbers as a guideline).

* <p><b>Summarizing the recommended options (for actual LOB fields):</b></p>
* <ul>
* <li><b>JDBC 4.0 driver (including Oracle 11g driver):</b> Use {@link DefaultLobHandler},
* potentially with {@code streamAsLob=true} if your database driver requires that
* hint when populating a LOB field. Fall back to {@code createTemporaryLob=true}
* if you happen to run into LOB size limitations with your (Oracle) database setup.
* <li><b>Oracle 10g driver:</b> Use {@link DefaultLobHandler} with standard setup.
* On Oracle 10.1, set the "SetBigStringTryClob" connection property; as of Oracle 10.2,
* DefaultLobHandler should work with standard setup out of the box. Alternatively,
* consider using the proprietary {@link OracleLobHandler} (see below).
* <li><b>Oracle 9i driver:</b> Use {@link OracleLobHandler} with a connection-pool-specific
* {@link OracleLobHandler#setNativeJdbcExtractor NativeJdbcExtractor}.
* <li><b>PostgreSQL:</b> Configure {@link DefaultLobHandler} with {@code wrapAsLob=true},
* and use that LobHandler to access OID columns (but not BYTEA) in your database tables.
* <li>For all other database drivers (and for non-LOB fields that might potentially
* turn into LOBs on some databases): Simply use a plain {@link DefaultLobHandler}.
* </ul>

* @author Juergen Hoeller
* @since 23.12.2003
* @see DefaultLobHandler
* @see OracleLobHandler
* @see java.sql.ResultSet#getBlob
* @see java.sql.ResultSet#getClob
* @see java.sql.ResultSet#getBytes
* @see java.sql.ResultSet#getBinaryStream
* @see java.sql.ResultSet#getString
* @see java.sql.ResultSet#getAsciiStream
* @see java.sql.ResultSet#getCharacterStream
*/

Found in path(s):
* /opt/cola/permits/1111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-
  jar/org/springframework/jdbc/support/lob/LobHandler.java
No license file was found, but licenses were detected in source scan.

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 */

Found in path(s):
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/LazyConnectionDataSourceProxy.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/ArgumentTypePreparedStatementSetter.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/metadata/TableMetaDataProvider.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/metadata/CallMetaDataProvider.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/support/AbstractLobCreatingPreparedStatementCallback.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/core/namedparam/EmptySqlParameterSource.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/datasource/TransactionAwareDataSourceProxy.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/nativejdbc/WebLogicNativeJdbcExtractor.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/support/nativejdbc/WebSphereNativeJdbcExtractor.java
* /opt/cola/permits/111263723_1606892070.09/0/spring-jdbc-4-3-5-release-sources-1-jar/org/springframework/jdbc/CannotGetJdbcConnectionException.java
1.657 eclipse-rap-ui 2.3.2-SNAPSHOT

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1.658 eclipse-ui 3.7.0.v20110517-0800

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1.659 spring-osgi-web 2.0.0.M1

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1.660 python-pip 9.0.1-6.ph2

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1.661 cucumber-reporting 4.7.0

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1.662 common-junit3 2.14

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1.663 snappy 1.0.5

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1.665 eclipse-rap-fileupload 3.0.2-SNAPSHOT

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  jar/io/netty/handler/codec/json/JsonObjectDecoder.java
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  jar/io/netty/handler/codec/compression/Bzip2HuffmanAllocator.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
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  jar/io/netty/handler/codec/compression/Bzip2HuffmanStageDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/FastLzFrameEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/LzfDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/DecoderResultProvider.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/Bzip2BlockDecompressor.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/MessageAggregationException.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/Bzip2BlockCompressor.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/AsciiHeadersEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/SnappyFramedEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/compression/Bzip2Constants.java
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 */
/**
 * A decoder that splits the received { @link ByteBuf}s dynamically by the
 * value of the length field in the message. It is particularly useful when you
 * decode a binary message which has an integer header field that represents the
* length of the message body or the whole message.
* <p>
* [@link LengthFieldBasedFrameDecoder] has many configuration parameters so
* that it can decode any message with a length field, which is often seen in
* proprietary client-server protocols. Here are some example that will give
* you the basic idea on which option does what.
* <p>
* <h3>2 bytes length field at offset 0, do not strip header</h3>
* <p>
* The value of the length field in this example is \texttt{12 (0x0C)} which
* represents the length of "HELLO, WORLD". By default, the decoder assumes
* that the length field represents the number of the bytes that follows the
* length field. Therefore, it can be decoded with the simplistic parameter
* combination.
* <pre>
* lengthFieldOffset   = 0
* lengthFieldLength   = 2
* lengthAdjustment    = 0
* initialBytesToStrip = 0 (= do not strip header)
* </pre>
* <p>
* BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
* <p>
* <h3>2 bytes length field at offset 0, strip header</h3>
* <p>
* Because we can get the length of the content by calling
* [@link ByteBuf#readableBytes()], you might want to strip the length
* field by specifying \texttt{initialBytesToStrip}. In this example, we
* specified \texttt{2}, that is same with the length of the length field, to
* strip the first two bytes.
* <pre>
* lengthFieldOffset   = 0
* lengthFieldLength   = 2
* lengthAdjustment    = 0
* initialBytesToStrip = 2 (= the length of the Length field)
* </pre>
* <p>
* BEFORE DECODE (14 bytes)         AFTER DECODE (12 bytes)
* +--------+----------------+      +----------------+
* | Length | Actual Content |----->| Actual Content |
* | 0x000C | "HELLO, WORLD" |      | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
* </pre>
* <p>
* <h3>2 bytes length field at offset 0, do not strip header, the length field
* represents the length of the whole message

* In most cases, the length field represents the length of the message body
* only, as shown in the previous examples. However, in some protocols, the
* length field represents the length of the whole message, including the
* message header. In such a case, we specify a non-zero
* `<tt>lengthAdjustment</tt>`. Because the length value in this example message
* is always greater than the body length by `<tt>2</tt>`, we specify `<tt>-2</tt>`
* as `<tt>lengthAdjustment</tt>` for compensation.

* `<pre>`
  
  ```
  lengthFieldOffset   =  0
  lengthFieldLength   =  2
  <b>lengthAdjustment</b>    = <b>-2</b> (= the length of the Length field)
  initialBytesToStrip =  0
  ```

  * BEFORE DECODE (14 bytes)           AFTER DECODE (14 bytes)
  * +--------+----------------+      +--------+----------------+
  * | Length | Actual Content |----->| Length | Actual Content |
  * | 0x000E | "HELLO, WORLD" |      | 0x000E | "HELLO, WORLD" |
  * +--------+----------------+      +--------+----------------+
  ```
  ```

* `<h3>`3 bytes length field at the end of 5 bytes header, do not strip header</h3>

* The following message is a simple variation of the first example. An extra
* header value is prepended to the message. `<tt>lengthAdjustment</tt>` is zero
* again because the decoder always takes the length of the prepended data into
* account during frame length calculation.

* `<pre>`
  
  ```
  <b>lengthFieldOffset</b>   = <b>2</b> (= the length of Header 1)
  <b>lengthFieldLength</b>   = <b>3</b>
  lengthAdjustment    = 0
  initialBytesToStrip = 0
  ```

  * BEFORE DECODE (17 bytes)           AFTER DECODE (17 bytes)
  * +----------+----------+----------------+      +----------+----------+----------------+
  * | Header 1 |  Length  | Actual Content |----->| Header 1 |  Length  | Actual Content |
  * | 0xCAFE  | 0x00000C | "HELLO, WORLD" |      | 0xCAFE  | 0x00000C | "HELLO, WORLD" |
  * +----------+----------+----------------+      +----------+----------+----------------+
  ```

* `<h3>`3 bytes length field at the beginning of 5 bytes header, do not strip header</h3>

* This is an advanced example that shows the case where there is an extra
* header between the length field and the message body. You have to specify a
* positive `<tt>lengthAdjustment</tt>` so that the decoder counts the extra
* header into the frame length calculation.

* `<pre>`
* lengthFieldOffset = 0
* lengthFieldLength = 3
* <b>lengthAdjustment</b> = <b>2</b> (= the length of Header 1)
* initialBytesToStrip = 0
*
* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Length  | Header 1 | Actual Content |----->| Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE   | "HELLO, WORLD" |      | 0x00000C | 0xCAFE   | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* </pre>
*
* <pre>
* lengthFieldOffset = 1 (= the length of HDR1)
* lengthFieldLength = 2
* <b>lengthAdjustment</b> = <b>1</b> (= the length of HDR2)
* <b>initialBytesToStrip</b> = <b>3</b> (= the length of HDR1 + LEN)
* 
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +------+--------+------|----------------+      +------+----------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +------+--------+------|----------------+      +------+----------------+
* </pre>
*
* 2 bytes length field at offset 1 in the middle of 4 bytes header,
* strip the first header field and the length field
*
* This is a combination of all the examples above. There are the prepended
* header before the length field and the extra header after the length field.
* The prepended header affects the <tt>lengthFieldOffset</tt> and the extra
* header affects the <tt>lengthAdjustment</tt>. We also specified a non-zero
* <tt>initialBytesToStrip</tt> to strip the length field and the prepended
* header from the frame. If you don't want to strip the prepended header, you
* could specify <tt>0</tt> for <tt>initialBytesToSkip</tt>.
* 
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +----------+----------+--------------+      +----------+--------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +----------+----------+--------------+      +----------+--------------+
* </pre>
* 
* 2 bytes length field at offset 1 in the middle of 4 bytes header,
* strip the first header field and the length field, the length field
* represents the length of the whole message
*
* Let's give another twist to the previous example. The only difference from
* the previous example is that the length field represents the length of the
* whole message instead of the message body, just like the third example.
* We have to count the length of HDR1 and Length into <tt>lengthAdjustment</tt>.
* Please note that we don't need to take the length of HDR2 into account
* because the length field already includes the whole header length.
* 
* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +----------+----------+--------------+      +----------+--------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +----------+----------+--------------+      +----------+--------------+
* </pre>
*
* lengthFieldOffset = 1
* lengthFieldLength = 2
* <b>lengthAdjustment</b> = <b>-3</b> (= the length of HDR1 + LEN, negative)
* <b>initialBytesToStrip</b> = <b>3</b>

* BEFORE DECODE (16 bytes)                     AFTER DECODE (13 bytes)
  +----------------+------------+----------------+----+
  | HDR1 | Length | HDR2 | Actual Content |----+
  | 0xCA | 0x0010 | 0xFE | "HELLO, WORLD" |    |
  +----------------+------------+----------------+----+

* </pre>
* @see LengthFieldPrepender
*/

Found in path(s):
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
jar/io.netty.handler.codec.LengthFieldBasedFrameDecoder.java
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/**
 * Utility class for [link ByteBuf] that encodes and decodes to and from
 * [link Base64]<a href="http://en.wikipedia.org/wiki/Base64">Base64</a> notation.
 * The encoding and decoding algorithm in this class has been derived from
 */

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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
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  jar/io/netty/handler/codec/DefaultHeaders.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
  jar/io/netty/handler/codec/EmptyHeaders.java
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 */

/*
 * Enumeration of supported Base64 dialects.
 */
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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/marshalling/LimitingByteInput.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/UnsupportedException.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/marshalling/ContextBoundUnmarshallerProvider.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/marshalling/MarshallingEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/marshalling/MarshallingDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/message/MarshallingDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/marshalling/CompatibleMarshallingEncoder.java
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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/serialization/ObjectEncoderOutputStream.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources.jar/io/netty/handler/codec/serialization/WeakReferenceMap.java
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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/compression/Snappy.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/serialization/CompactObjectOutputStream.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/compression/package-info.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/serialization/CompatibleObjectEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/DelimiterBasedFrameDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/string/LineEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/DatagramPacketEncoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/compression/CompressionUtil.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/DateFormatter.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/compression/ByteBufChecksum.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/string/LineSeparator.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/CodecOutputList.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/DatagramPacketDecoder.java
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jar/io/netty/handler/codec/ValueConverter.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
jar/io/netty/handler/codec/CharSequenceValueConverter.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
jar/io/netty/handler/codec/DefaultHeadersImpl.java

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* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-
jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufDecoder.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/ProtocolDetectionState.java
* /opt/cola/permits/1112470191_1607093044.21/0/netty-codec-4-1-17-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufDecoderNano.java
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1.669 plexus-interpolation 1.15

1.670 jersey-media-jaxb 2.27

1.671 zkclient 0.10

1.672 dropwizard-assets 0.9.2

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analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt,
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analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

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CyberNeko HTML Parser
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NekoHTML is a simple HTML scanner and tag balancer that enables
application programmers to parse HTML documents and access the
information using standard XML interfaces. The parser can scan HTML
files and "fix up" many common mistakes that human (and computer)
authors make in writing HTML documents. NekoHTML adds missing parent
elements; automatically closes elements with optional end tags; and can
handle mismatched inline element tags.
NekoHTML is written using the Xerces Native Interface (XNI) that is the foundation of the Xerces2 implementation. This enables you to use the NekoHTML parser with existing XNI tools without modification or rewriting code.

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1.685 diameter-core-parent 1.5.0

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Because of this blurred distinction, using the ordinary General
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/* nicstar.c  v0.22  Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 *
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 *
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
 *
 * R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
 *
 * Linux driver for the IDT77201 NICSTAR PCI ATM controller.
 * PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
 * see init_nicstar() for PHY initialization to change this. This driver
 * expects the Linux ATM stack to support scatter-gather lists
 * (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
 *
 * Implementing minimal-copy of received data:
 * IDT always receives data into a small buffer, then large buffers
 * as needed. This means that data must always be copied to create
 * the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
 * Fix is simple: make large buffers large enough to hold entire
 * SDU, and leave <small_buffer_data> bytes empty at the start. Then
 * copy small buffer contents to head of large buffer.
 * Trick is to avoid fragmenting Linux, due to need for a lot of large
 * buffers. This is done by 2 things:
 * 1) skb->destructor / skb->atm.recycle_buffer
 * combined, allow nicstar_free_rx_skb to be called to
 * recycle large data buffers
 * 2) skb_clone of received buffers
 * See nicstar_free_rx_skb and linearize_buffer for implementation
 * details.
* 
* 
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* 
* M. Welsh, 6 July 1996 
* 
* */ 

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1.688 trilead-ssh build217-jenkins-3

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1.689 commons-lang3 3.7

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case CONFIDENTIALITY_REQUIRED_INT_VALUE:
    return CONFIDENTIALITY_REQUIRED;

"requires that the authenticated user have permission to use the" +

control if the requester does not have the appropriate permission to use that // include that the authenticated user doesn't have permission to use the'

"form of SASL integrity or confidentiality, and should not be used for other'

"requires that the authenticated user have permission to use the " +

"+"
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If no value is specified, then a default of ‘auth’ will be assumed. If any of multiple qualities of protection will be considered acceptable then the permissible QoP values may be separated by commas and listed in order from most desirable to least desirable.

1.695 qt 5.5.1

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

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

You should also get your employer (if you work as a programmer) or school,
if any, to sign a "copyright disclaimer" for the program, if necessary.
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13.5 Entire Agreement
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1.698 maven-shared-io 1.1

1.699 json-java 20131018

1.700 zookeeper 3.4.13-
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<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en">
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
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XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
--> 
<title>The Apache License, Version 2.0 - Apache HTTP Server Version 2.4</title>
<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No Sidebars - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" />
<script src="/style/scripts/prettify.min.js" type="text/javascript"></script>
</head>
<body id="manual-page" class="no-sidebar">
<div id="page-header">
</div>
<p class="menu"><a href="/images/favicon.ico" rel="shortcut icon" /></p>
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</html>
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 * University of Illinois at Urbana-Champaign
 * 605 E. Springfield, Champaign, IL 61820
 * httpd@ncsa.uiuc.edu
 *
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 *
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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:
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/*

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787e5cff2bb5bb6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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

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1.724 jetty-rewrite 9.4.8.v20171121

1.725 commons-codec 1.10

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1.726 maven-surefire-common 2.14

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1.727 maven-plugin-api 2.0.6

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* /opt/ws_local/PERMITS_SQL/1068267997_1594338584.78/0/netty-tcnative-boringssl-static-2-0-7-final-sources-2-jar/META-INF/MANIFEST.MF

1.735 mongo-java-driver 2.11.0

1.736 libsodium 1.0.18
1.736.1 Available under license :

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 */

1.737 byte-buddy 1.7.5

1.738 msgpack-core 0.8.16

1.739 jdiameter-ha-parent 1.1.0-SNAPSHOT

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1.740 jackson-jaxrs 2.9.6

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* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1-jar/io/netty/channel/socket/ChannelOutputShutdownException.java

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 */
/**
 * Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in
 * its [ @link ChannelPipeline].
Sub-types

ChannelHandler itself does not provide many methods, but you usually have to implement one of its subtypes:

- ChannelInboundHandler to handle inbound I/O events,
- ChannelOutboundHandler to handle outbound I/O operations.

Alternatively, the following adapter classes are provided for your convenience:

- ChannelInboundHandlerAdapter to handle inbound I/O events,
- ChannelOutboundHandlerAdapter to handle outbound I/O operations,
- ChannelDuplexHandler to handle both inbound and outbound events.

For more information, please refer to the documentation of each subtype.

The context object

A ChannelHandler is provided with a ChannelHandlerContext object. A ChannelHandler is supposed to interact with the ChannelPipeline it belongs to via a context object. Using the context object, the ChannelHandler can pass events upstream or downstream, modify the pipeline dynamically, or store the information (using AttributeKeys) which is specific to the handler.

State management

A ChannelHandler often needs to store some stateful information. The simplest and recommended approach is to use member variables:

```java
public interface Message {
    // your methods here
}

public class DataServerHandler extends SimpleChannelInboundHandler<Message> {

    private boolean loggedIn;

    @Override
    public void channelRead0(ChannelHandlerContext ctx, Message message) {
        if (message instanceof LoginMessage) {
            authenticate((LoginMessage) message);
        }
    }
}
```

private boolean loggedIn;

override

public void channelRead0(@link ChannelHandlerContext) ctx, Message message) {
    if (message instanceof LoginMessage) {
        authenticate((LoginMessage) message);
* <b>loggedIn = true;</b>
* } else (message instanceof GetDataMessage) {
*     if (<b>loggedIn</b>) {
*         ctx.writeAndFlush(fetchSecret((GetDataMessage) message));
*     } else {
*         fail();
*     }
* }
* ...
* }
* </pre>
* Because the handler instance has a state variable which is dedicated to
* one connection, you have to create a new handler instance for each new
* channel to avoid a race condition where a unauthenticated client can get
* the confidential information:
* <pre>
* // Create a new handler instance per channel.
* // See {@link ChannelInitializer#initChannel(Channel)}.
* public class DataServerInitializer extends {@link ChannelInitializer}<{@link Channel}> {
*     {@code @Override}
*     public void initChannel({@link Channel} channel) {
*         channel.pipeline().addLast("handler", <b>new DataServerHandler()</b>);
*     }
* }
* </pre>
*<h4>Using {@link AttributeKey}s</h4>
* Although it's recommended to use member variables to store the state of a
* handler, for some reason you might not want to create many handler instances.
* In such a case, you can use {@link AttributeKey}s which is provided by
* {@link ChannelHandlerContext}:
* <pre>
* public interface Message {
*     // your methods here
* }
* [...
* public class DataServerHandler extends {@link SimpleChannelInboundHandler}<{@link Message}> {
*     private final {@link AttributeKey}<{@link Boolean}> auth = 
*           {@link AttributeKey#valueOf(String) AttributeKey.valueOf("auth")};
*     [...
*     public void channelRead({@link ChannelHandlerContext} ctx, Message message) {
*         {@link Attribute}<{@link Boolean}> attr = ctx.attr(auth);
*         if (message instanceof LoginMessage) {
*             attr = attr
*         }
*     }
* </pre>
authenticate((LoginMessage) o);
<br>attr.set(true);
} else (message instanceof GetDataMessage) {
    if (<b>Boolean.TRUE.equals(attr.get())</b>) {
        ctx.writeAndFlush(fetchSecret((GetDataMessage) o));
    } else {
        fail();
    }
}
...

Now that the state of the handler is attached to the {@link ChannelHandlerContext}, you can add the same handler instance to different pipelines:
<pre>
public class DataServerInitializer extends {@link ChannelInitializer}<{@link Channel}> {

    private static final DataServerHandler <b>SHARED</b> = new DataServerHandler();

    @Override
    public void initChannel({@link Channel} channel) {
        channel.pipeline().addLast("handler", <b>SHARED</b>);
    }
}
</pre>

<h4>The {@code @Sharable} annotation</h4>

In the example above which used an {@link AttributeKey}, you might have noticed the {@code @Sharable} annotation.

If a {@link ChannelHandler} is annotated with the {@code @Sharable} annotation, it means you can create an instance of the handler just once and add it to one or more {@link ChannelPipeline}s multiple times without a race condition.

If this annotation is not specified, you have to create a new handler instance every time you add it to a pipeline because it has unshared state such as member variables.

This annotation is provided for documentation purpose, just like a href="http://www.javaconcurrencyinpractice.com/annotations/doc/" the JCIP annotations.

Additional resources worth reading

Please refer to the {@link ChannelHandler}, and
* `{@link ChannelPipeline}` to find out more about inbound and outbound operations,
* what fundamental differences they have, how they flow in a pipeline, and how to handle
* the operation in your application.
*/

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  jar/io/netty/channel/SimpleUserEventChannelHandler.java
* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1-
  jar/io/netty/channel/socket/nio/NioChannelOption.java
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  jar/io/netty/channel/local/package-info.java
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* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1.jar/io/netty/channel/pool/ChannelPoolHandler.java
* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1.jar/io/netty/channel/pool/ChannelPool.java
* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1.jar/io/netty/channel/pool/ChannelPoolMap.java
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* /opt/ws_local/PERMITS_SQL/1075319159_1596106896.09/0/netty-transport-4-1-35-final-sources-1.jar/io/netty/channel/pool/AbstractChannelPoolHandler.java
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* /opt/ws_local/PERMITS_SQL/1094517725_1601236088.39/0/spring-security-taglibs-4-2-2-release-sources-jar/org/springframework/security/taglibs/authz/JspAuthorizeTag.java

1.763 jopt-simple 5.0.4

1.764 doxia-logging-api 1.1
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1.766 oro 2.0.8.v200903061218

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1.767 xstream 1.4.2

1.768 example-async-rest-webapp

9.4.8.v20171121

1.769 jackson 1.9.0

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* /opt/cola/permits/1078139635_1602070746.96/0/jackson-core-asl-1-9-0-sources-2.jar/org/codehaus/jackson/Base64Variant.java
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* /opt/cola/permits/1078139635_1602070746.96/0/jackson-core-asl-1-9-0-sources-2.jar/org/codehaus/jackson/JsonGenerator.java
* /opt/cola/permits/1078139635_1602070746.96/0/jackson-core-asl-1-9-0-sources-2.jar/org/codehaus/jackson/util/ByteArrayBuilder.java

1.770 jetty-servlets 8.1.10.v20130312

1.771 stapler 1.254.1

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* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/ByteMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/DoubleMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/ShortMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/FloatMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/Annotation.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/ClassMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/MemberValueVisitor.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/LongMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/StringMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/AnnotationMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/EnumMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/ArrayMemberValue.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2.jar/javassist/bytecode/annotation/MemberValue.java

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* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/MemberResolver.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/CtPrimitiveType.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/analysis/Executor.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/NoFieldException.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/tools/reflect/Metalevel.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/tools/rmi/AppletServer.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/ast/FieldDecl.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/ClassFilePrinter.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/InstructionPrinter.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/StackMapTable.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/ClassPath.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/antlr/Parser.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/ast/ASTList.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/antlr/ExceptionsAttribute.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/antlr/CodeConverter.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/antlr/ScopedClassPoolRepository.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/Bytecode.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/bytecode/LineNumberAttribute.java
* /opt/cola/permits/110631093_1606841297.59/0/javassist-3-22-0-cr2-sources-2-jar/javassist/compiler/antlr/Parser.java
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## Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

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

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

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

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

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

## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

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

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@s $(SHELL) -ec '$(GEN_DEPS.c) $< \"
| sed \`s/L\*\`/o\[ :)p1.o $@ : /g\` > $@; \  
[ -s $@ ] || rm -f $@
%
%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec "$\(GEN\_DEPS.cc\) $< \n| sed \`s/L\*\`/o\[ :)p1.o $@ : /g\` > $@; \  
[ -s $@ ] || rm -f $@
## Versioned libraries rules
%.so.$(SO\_TARGET\_VERSION\_MAJOR): %.so.$(SO\_TARGET\_VERSION)  
$(RM) $@ && ln -s ${<F} $@
%.so: %.so.$(SO\_TARGET\_VERSION\_MAJOR)  
$(RM) $@ && ln -s ${F}.$(SO).$(SO\_TARGET\_VERSION) $@
## Bind internal references

# LDflags that pkgdata will use
BIR\_LDFLAGS= -Wl,-Bsymbolic

# Dependencies [i.e. map files] for the final library
BIR\_DEPS=

## Remove shared library 's'
STATIC\_PREFIX\_WHEN\_USED =  
STATIC\_PREFIX =

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1.790 grub 2.02 87.el8_2
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analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt,
analysis/common/src/resources/org/apache/lucene/analysis/ru/stopwords.txt,
analysis/common/src/resources/org/apache/lucene/analysis/sv/stopwords.txt,

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analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
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A C-program for MT19937, with initialization improved 2002/2/10. Coded by Takuji Nishimura and Makoto Matsumoto. This is a faster version by taking Shawn Cokus's optimization, Matthe Bellew's simplification, Isaku Wada's real version.

Before using, initialize the state by using init_genrand(seed) or init_by_array(init_key, key_length).

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missing/procstat_vm.c:

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$FreeBSD: head/usr.bin/procstat/procstat_vm.c 261780 2014-02-11 21:57:37Z jhb $

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missing/finite.c::
missing/hypot.c::
missing/isinf.c::
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missing/strstr.c::
missing/tgamma.c::
ext/date/date_strftime.c::
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AUTHOR:: Antoon Bosselaers, ESAT-COSIC
(Arranged for libc by Todd C. Miller)
DATE:: 1 March 1996

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----------

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= Contributors to Ruby

The following list might be incomplete. Feel free to add your name if your patch was accepted into Ruby.

== A

Ayumu AIZAWA (ayumin)
* committer

AKIYOSHI, Masamichi (akiyoshi)
* committer
* He had maintained the VMS support on 2003-2004.

Muhammad Ali
* wrote rdoc for Fiber

Minero Aoki (aamine)
* committer
* He is the maintainer of:
  * fileutils
  * net/http, net/https
  * net/pop
  * net/smtp
  * racc
  * ripper
  * strscan

Wakou Aoyama (wakou)
* committer
* He was the maintainer of some standard libraries.

Koji Arai
* committer

arton
* He is the distributor of ActiveScriptRuby and experimental 1.9.0-x installers for win32.
* Wrote patches for win32ole, gc.c, tmpdir.rb

Sergey Avseyev
* Added IO#pread and IO#pwrite.

== B

Daniel Berger
* a patch for irb
* documentation
* He wrote forwardable.rb

David Black (dblack)
* committer
* He is the maintainer of scanf

Ken Bloom
* a patch for REXML.

Oliver M. Bolzer
* a patch for soap

Alexey Borzenkov
* a patch for mkmf.rb

Evan Brodie
* a patch for documentation of Float#round

Richard Brown
* a patch for configure.in

Dirkjan Bussink
* a patch for date.rb

Daniel Bovensiepen
* documentation
* a patch for irb

== C

Brian Candler
* a patch for configure.in, net/telnet

keith cascio
* a patch for optparse.rb

Frederick Cheung
* a patch for test/ruby/test_symbol.rb

Christoph
* patches for set.rb

Sean Chittenden
* patches for net/http, cgi

William D. Clinger
* ruby_strtod is based on his paper.
Ryan Davis (ryan)
* committer
* He wrote and is the maintainer of miniunit

Guy Decoux (ts)
* committer

Zach Dennis

Martin Duerst (duerst)
* committer
* M17N

Paul Duncan
* patches for rdoc

Alexander Dymo
* a patch for lib/benchmark.rb

Yusuke Endoh (mame)
* committer
* He wrote and is the maintainer of base64 library (1.9)
* did much upon YARV compiler.

erlercw
* wrote Integer::gcd2

Frank S. Fejes
* a patch for net/pop

Fundakowski Feldman
* a patch for process.c

Mauricio Fernandez
* patches for parse.y

David Flanagan (davidflanagan)
* committer
* M17N

Takeyuki Fujioka (xibbar)
* committer
* He is the maintainer of cgi/*

FUKUMOTO, Atushi
* a patch for tracer.rb

Shota Fukumori (sorah)
* committer
* #4415 parallel unit/test

Tadayoshi Funaba (tafd)
* committer
* He wrote and is the maintainer of
date
* parsedate (1.8)
* He ported rational.rb and complex.rb, which 1.8 contains, into rational.c and complex.c of 1.9.

== G

David M. Gay
* ruby_strtod

Florian Gilcher
* documentation

GOTOU, Kentaro (gotoken)
* committer
* He wrote benchmark.rb
* He is the maintainer of:
benchmark.rb
* open3

GOTOU, Yuuzou (gotoyuzo)
* committer

James Edward Gray II (jeg2)
* committer
* He wrote the faster implementation of CSV and is the maintainer of csv.
* Wrote documentation for rdoc

== H

Phil Hagelberg
* patch for ruby-mode.el's documentation.

Kirk Haines (wyhaines)
* committer
* the maintainer of ruby_1_8_6 branch
Shinichiro Hamaji
* fixed memory leaks (marshal.c, string.c)

Shin-ichiro HARA
* the developer and the sysop of ruby-{dev,list,core,talk} archive.
* a patch for numeric.c

Chris Heath (traumdeutung)
* a patch for proc.c

HIROKAWA Hisashi
* fixed socket/socket.c

Daniel Hob
* He wrote:
  * SMTP-TLS support for net/smtp.
  * POP3S support

Eric Hodel (drbrain)
* committer
* He is the maintainer of:
  * rdoc
  * ri
  * rubygems

Erik Hollensbe
* a patch for delegate.rb

Johan Holmberg
* a patch for dir.c
* documentation

Erik Huelsmann

Dae San Hwang
* built a continuous integration environment on OpenSolaris.

== I

Nobuhiro IMAI
* a patch for logger.rb

"incorporate"
* a patch for sprintf.c

Keiju Ishitsuka (keiju)
* committer
* He wrote and is the maintainer of:
* cmath.rb (1.9)
* complex.rb (1.8)
* e2mmap.rb
* forwardable.rb
* irb
* mathn
* matrix.rb
* mutex_m.rb
* rational.rb (1.8)
* sync.rb
* shell/*
* thwait.rb
* tracer.rb

== J

Curtis Jackson
* missing/dup2.c

Alan Johnson
* a patch for net/ftp

Lyle Johnson
* patches for nkf, bigdecimal, numeric.c

== K

Yoshihiro Kambayashi
* a patch for enc/trans/single_byte.trans.
* He wrote supports for some encodings.

Yutaka Kanemoto
* patches for common.mk, AIX AF_INET6 support

Motoyuki Kasahara
* He wrote getoptlong.rb

Masahiro Kawato
* a patch for shellwords.rb

Wataru Kimura
* a patch for configure.in

Michael Klishin
* patch for make help.

Noritada Kobayashi
* a patch for optparse.rb
Shigeo Kobayashi (shigek)
* committer
* He is the maintainer of bigdecimal

KONISHI, Hiromasa (H_Konishi)
* committer
* He had maintained the bcc32 support in 2004.

Kornelius "murphy" Kalnbach
* documentation

K.Kosako (kosako)
* committer
* He wrote Oniguruma.

Takehiro Kubo
* patches for dl 64bit support.

== L

Marc-Andre Lafortune (marcandre)
* committer
* patches for hash.c, array.c, thread.c, enumc, string.c, range.c and rdoc documentation.

Hongli Lai
* improved pstore.rb
* patch for tool/file2lastrev.rb.

raspberry lemon
* a patch for webrick/httpproxy.rb.

Christian Loew
* a patch for fileutils.rb

== M

Shugo Maeda (shugo)
* committer
* A system administrator of ruby-lang.org servers.
* He wrote and is the maintainer of:
  * monitor.rb
  * net/ftp
  * net/imap

Stephan Maka (mathew)
* documentation
Yukihiro Matsumoto (matz)
* Matz -- the founder, language designer of Ruby.
* committer
* Ruby itself, most of Ruby.
* He is the maintainer of:
  * singleton
  * timeout
  * gdbm
  * sdbm

Konrad Meyer
* documentation

Mib Software
* missing/vsnprintf.c

Todd C. Miller
* missing/strlcat.c
* missing/strlcpy.c

MIYASAKA, Masaru
* a patch for cgi.rb

Stefan Monnier
* regex.c was fixed with based on his Emacs21 patch.

Marcel Moolenaar
* patches for eval.c and gc.c.

moonwolf
* a patch for REXML, xmlrpc

Hiroshi Moriyama
* a patch for yaml.

Kyosuke Morohashi
* a patch for gem_prelude.rb

Kenta Murata
* patches for json, bignum.c

Akinori MUSHA (knu)
* committer
* He wrote and is the maintainer of:
  * abbrev.rb
  * generator (1.8)
  * enumerator (1.8)
  * set
* ipaddr.rb
* digest/*
* syslog
* He is the branch maintainer of ruby_1_8, the release manager of 1.8 series.

== N

Hidetoshi NAGAI (nagai)
* committer
* He is the maintainer of tk/*

Nobuyoshi Nakada (nобу)
* committer
* a.k.a. the “patch monster”
* He wrote and is the maintainer of:
  * optparse
  * stringio
  * io/wait
  * iconv

Satoshi Nakagawa
* patches for util.c

Narihiro Nakamura (nari)
* committer
* a.k.a. authorNari
* working at GC

NAKAMURA, Hiroshi (nahi)
* committer
* He is the maintainer of:
  * csv.rb (1.8)
  * logger.rb
  * soap/* (1.8)
  * wsdl/* (1.8)
  * xsd/* (1.8)

NAKAMURA, Usaku (usa)
* committer
* a.k.a. unak
* He is the maintainer of mswin32 and mswin64 support.

NARUSE, Yui (naruse)
* committer
* a.k.a. "nurse"
* Did much upon m17n.
* He is the maintainer of:
  * json
* nkf

Christian Neukirchen
* a patch for webrick/httputils

Michael Neumann (mneumann)
* committer
* He is the maintainer of
  * xmlrpc (1.8)
  * gserver (1.8)

NISHIO Hirokazu
* wrote a patch for CVE-2010-0541

Kazuhiro NISHIYAMA (kazu)
* committer
* a.k.a. znz

Go Noguchi

Martin Nordholts
* misc/rdebug.el

nmu
* a patch for socket

== O

okkez
* He is a sysop of the Ruby Reference Manual Renewal Project.
* fixed ipaddr.rb, ext/etc

Haruhiko Okumura
* some of missing/* is based on his book:
  * missing/erf.c
  * missing/lgamma_r.c
  * missing/tgamma.c

OMAE, jun
* a patch for debug.rb

Eugene Ossintsev
* documentation

== P

Heesob Park
* a patch for win32/win32.c.
peagcor
* a patch for instruby.rb

== Q

== R

Gaston Ramos
* documentation

The Regents of the University of California
* missing/crypt.c
* missing/vsnprintf.c

Sam Roberts
* patch for socket
* documentation

Michal Rokos (michal)
* committer
* He was the maintainer of DJGPP support.

rubikitch
* a patch for io.c

Marcus Rueckert
* a patch for mkconfig.rb.

Run Paint Run Run
* patch for enc/unicode.c
* documentation

Sean Russell (ser)
* committer
* He wrote and is the maintainer of REXML.

== S

Kazuo Saito (ksaito)
* committer
* M17N

Tadashi Saito
* patches for test/ruby/test_math.rb, thread_*.c, bignum.c
* working upon BigDecimal.
* did much upon documentation
Masahiro Sakai  
* a patch for io.c

Laurent Sansonetti  
* a patch for tool/ytab.sed

Jeff Saracco  
* documentation

Koichi Sasada (ko1)  
* committer  
* He wrote YARV.

Hugh Sasse  
* a patch for net/http  
* documentation

Charlie Savage  
* a patch for win32/Makefile.sub

Michael Scholz  
* a patch for ruby-mode.el

Arthur Schreiber  
* patch for net/http and rdoc.

Masatoshi SEKI (seki)  
* committer  
* He wrote and is the maintainer of:  
  * drb/*  
  * erb  
  * rinda

Roman Shterenzon  
* a patch for open-uri.

Kent Sibilev

Gavin Sinclair (gsinclair)  
* committer

John W. Small  
* He wrote gserver.rb

Yuki Sonoda (yugui)  
* committer  
* She is the maintainer of man/* manual pages and is the release manager of 1.9 series.  
* She wrote prime.rb.
A developer and a sysop of redmine.ruby-lang.org.

SOUMA, Yutaka
* a patch for pack.c.

Tatsuki Sugiura
* WebDAV support for net/http

Masaki Suketa (suke)
* committer
* He is the maintainer of win32ole

sheepman
* patches for ruby.c, thread.c, stringio, enum.c, webrick, net/http

Siena. (siena)
* committer

Kirill A. Shutemov
* a patch for parse.y

Darren Smith
* a patch for golf_prelude.rb

Richard M. Stallman
* missing/alloca.c

Robin Stocker
* documentation

Joshua Stowers
* a patch for array.c

Marcus Stollsteimer (stomar)
* committer
* a maintainer of www.ruby-lang.org
* patches for cgi (HTML5 tag maker), numeric.c, bigdecimal, ostruct.rb, prime.rb, and others
* documentation

Adam Strzelecki
* a patch for compile.c

Masashi Sumi
* improved net/pop.rb

Eric Sunshine
* NeXT OpenStep, Rhapsody support
Kouhei Sutou (kou)
* committer
* He wrote and is the maintainer of rss/*

David Symonds
* documentation

== T

TAKANO Mitsuhiro (takano32)
* committer
* He is the maintainer of IA-64 support.
* BigDecimal

TAKAO, Kouji (kouji)
* committer
* He is the maintainer of readline.

Nathaniel Talbott (ntalbott)
* committer
* He was the maintainer of test/unit, runit, rubyunit.

TANAKA, Akira (akr)
* committer
* Did much upon m17n.
* And he is the maintainer of:
  * open-uri
  * pathname
  * pp
  * resolv-replace
  * resolv
  * time
  * tsort

Takaaki Tateishi (ttate)
* committer
* He was the maintainer of dl

Technorama Ltd. (technoroma)
* committer
* openssl

Andrew Thompson
* a patch for socket.c IRIX support.

Dave Thomas (dave)
* committer
* a.k.a. the Pragmatic Programmer.
* He wrote rdoc.

Tietew
* patches for win32 support

Masahiro Tomita
* a patch for cgi.rb

Jakub Travnik
* a patch for eval.c

Tom Truscott
* missing/crypt.c

== U

UEDA, Satoshi
* a patch for uri

Takaaki Uematsu (uema2)
* committer
* He was the maintainer of WinCE support.

UENO, Katsuhiro (katsu)
* committer
* He is the maintainer of zlib

Hajimu UMEMOTO
* He wrote ipaddr.rb

URABE, Shyouhei (shyouhei)
* committer
* a.k.a. mput.
* He is the branch maintainer of ruby_1_8_6 and ruby_1_8_7
* and is the release manager of 1.8.x-pXXX.

== V

Joel VanderWerf
* a patch for numeric.c

Peter Vanbroekhoven

Corinna Vinschen

== W

wanabe (wanabe)
* committer
* fixed YARV and Oniguruma.

Chun Wang
* a patch for time.rb

WATANABE, Hirofumi (eban)
* committer
* He is the maintainer of
* ftools (1.8)
* tmpdir
* un
* Win32API

WATANABE, Tetsuya
* a patch for ruby.c

William Webber (wew)
* committer

Jim Weirich (jim)
* committer
* He wrote Rake.

Nathan Weizenbaum
* fixed misc/ruby-mode.el.

why the lukky stiff (why)
* committer
* He is the maintainer of syck

Caley Woods
* documentation

Gary Wright
* documentation

== X

== Y

Akira Yamada (akira)
* committer
* He is the maintainer of ruby related packages at Debian project.

Keita Yamaguchi
* patches for enum.c, parse.y
* documentation
Hirokazu Yamamoto (ocean)
* committer

Hirotaka Yoshioka
* a patch for improving SEGV handling

== Z

Aristarkh A Zagorodnikov
* a patch for io.c

Alexander Zavorine
* committer
* He is the maintainer for Symbian OS.

Chiyuan Zhang
* a patch for misc/ruby-mode.el.

Dee Zsombor (zunda)
* a patch for thread_pthread.c

Dan Zwell
* a patch for net/pop

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jar/org/springframework/context/annotation/PropertySource.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-
jar/org/springframework/context/config/PropertyPlaceholderBeanDefinitionParser.java
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jar/org/springframework/scheduling/annotation/AsyncResult.java
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jar/org/springframework/scheduling/concurrent/ThreadPoolExecutorFactoryBean.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-
jar/org/springframework/context/event/SmartApplicationListener.java

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  jar/org/springframework/context/support/ClassPathXmlApplicationContext.java
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  jar/org/springframework/jndi/JndiLocatorSupport.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-
  jar/org/springframework/jmx/export/assembler/AbstractConfigurableMBeanInfoAssembler.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/instrument/classloading/ShadowingClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/support/LiveBeansViewMBean.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/remoting/RemoteLookupFailureException.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/jmx/export/NotificationListenerBean.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/jndi/JndiCallback.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/config/MBeanExportBeanDefinitionParser.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/cache/interceptor/BeanFactoryCacheOperationSourceAdvisor.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/remoting/support/RemotingSupport.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/scheduling/TriggerContext.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/validation/ValidationUtils.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/config/ContextNamespaceHandler.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/remoting/support/RemoteInvocationBasedAccessor.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/scripting/support/RefreshableScriptTargetSource.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/TaskScheduler.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/MessageSourceResolvable.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/event/ContextRefreshedEvent.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/weblogic/WebLogicLoadTimeWeaver.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/ResourceOverridingShadowingClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/ui/context/ThemeSource.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/export/annotation/ManagedOperationParameter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/support/NotificationListenerHolder.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/validation/Validator.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/export/annotation/EnableScheduling.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/annotation/EnableScheduling.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/importer/NameMatchCacheOperationSource.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/annotation/Jsr330ScopeMetadataResolver.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/ResourceOverridingShadowingClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/event/ApplicationContextEvent.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/event/ContextStartedEvent.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/event/ApplicationContextEvent.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/ExpressionContextAccessor.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/remote/rmi/RmiBasedExporter.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/validation/DefaultBindingErrorProcessor.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/ResourceOverridingShadowingClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/validation/DefaultBindingErrorProcessor.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/ResourceOverridingShadowingClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/ResourceOverridingShadowingClassLoader.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/remote/rmi/RmiBasedExporter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/ThemeSource.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/remoting/soap/SoapFaultException.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/ui/Model.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/support/ObjectNameManager.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/export/annotation/AnnotationMBeanExporter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/validation/BindException.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/access/InvocationFailureException.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/support/DefaultMessageSourceResolvable.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/scheduling/SchedulingException.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/config/ApplicationContextException.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/annotation/AnnotationConfigBeanDefinitionParser.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/interceptor/CacheOperationSource.java
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/**
* Abstract the invocation of a cache operation.
* <p>Does not provide a way to transmit checked exceptions but
* provide a special exception that should be used to wrap any
* exception that was thrown by the underlying invocation. Callers
* are expected to handle this issue type specifically.
* @author Stephane Nicoll
* @since 4.1
*/
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/interceptor/AbstractCacheResolver.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/config/ContextLifecycleScheduledTaskRegistrar.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/interceptor/VariableNotAvailableException.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/config/AnnotationDrivenCacheBeanDefinitionParser.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/cache/interceptor/CacheOperation.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/jmx/export/MBeanExporter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/format/support/FormattingConversionServiceFactoryBean.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/config/annotation/AsyncConfigurer.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/format/datetime/standard/DateTimeConverters.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/annotation/TaskManagementConfigUtils.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/SimpleThrowawayClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/annotation/ConditionEvaluator.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/weblogic/WebLogicClassPreProcessorAdapter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/config/TaskManagementConfigUtils.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/support/AbstractRefreshableConfigApplicationContext.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/scheduling/annotation/CacheAnnotationParser.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/support/TemporalAccessorPrinter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/support/AbstractRefreshableConfigApplicationContext.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/SimpleInstrumentableClassLoader.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/weblogic/WebLogicClassPreProcessorAdapter.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/context/support/AbstractRefreshableConfigApplicationContext.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1.jar/org/springframework/instrument/classloading/SimpleInstrumentableClassLoader.java
jar/org/springframework/cache/concurrent/ConcurrentMapCacheManager.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/format/AnnotationFormatterFactory.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/validation/annotation/Validated.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/validation/annotation/DirectFieldBindingResult.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/annotation/Bean.java
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 * {@link FactoryBean} that obtains a WebSphere {@link javax.management.MBeanServer}
 * reference through WebSphere's proprietary {@code AdminServiceFactory} API,
 * available on WebSphere 5.1 and higher.
 *
 * <p>Exposes the {@code MBeanServer} for bean references.
 * This FactoryBean is a direct alternative to {@link MBeanServerFactoryBean},
 * which uses standard JMX 1.2 API to access the platform's MBeanServer.
 *
 * <p>See the javadocs for WebSphere's
 * <a href="http://bit.ly/UzccDr">AdminServiceFactory</a> and
 *
 * @author Juergen Hoeller
 * @author Rob Harrop
 * @since 2.0.3
 * @see javax.management.MBeanServer
 * @see MBeanServerFactoryBean
 */

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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/jmx/export/annotation/ManagedOperation.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/jmx/export/metadata/JmxMetadataUtils.java
* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/jmx/export/metadata/ManagedOperation.java

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/**
* Indicates that a component is only eligible for registration when all
* {@linkplain value specified conditions} match.
*
* A <em>condition</em> is any state that can be determined programmatically
* before the bean definition is due to be registered (see {@link Condition} for details).
*
* The {code @Conditional} annotation may be used in any of the following ways:
* <ul>
* <li>as a type-level annotation on any class directly or indirectly annotated with
* {code @Component}, including {link Configuration @Configuration} classes</li>
* <li>as a meta-annotation, for the purpose of composing custom stereotype
* annotations</li>
* <li>as a method-level annotation on any {link Bean @Bean} method</li>
* </ul>
* If a {code @Configuration} class is marked with {code @Conditional},
* all of the {code @Bean} methods, {link Import @Import} annotations, and
* {link ComponentScan @ComponentScan} annotations associated with that
* class will be subject to the conditions.
NOTE: Inheritance of [@code @Conditional] annotations is not supported; any conditions from superclasses or from overridden methods will not be considered. In order to enforce these semantics, [@code @Conditional] itself is not declared as [@link java.lang.annotation.Inherited @Inherited]; furthermore, any custom <em>composed annotation</em> that is meta-annotated with [@code @Conditional] must not be declared as [@code @Inherited].

@since 4.0
@see Condition
*/

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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/annotation/Conditional.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/context/annotation/AnnotatedBeanDefinitionReader.java
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* /opt/cola/permits/1119039140_1608705912.01/0/spring-context-4-2-2-release-sources-1-jar/org/springframework/scheduling/concurrent/ExecutorConfigurationSupport.java
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1.829 jackson-annotations 2.6.0
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1.831 eclipse 3.7.0.v20110613

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

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

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

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

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

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

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b) Use a suitable shared library mechanism for linking with the
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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.

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b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining
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1.842 eclipse-rap-filedialog 3.0.2-SNAPSHOT

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its purpose remains meaningful.

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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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* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jpa/vendor/AbstractJpaVendorAdapter.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jdo/support/JdoDaoSupport.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/hibernate3/SpringSessionContext.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jpa/vendor/OpenJpaVendorAdapter.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jpa/support/OpenEntityManagerInViewInterceptor.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jdo/support/OpenPersistenceManagerInViewInterceptor.java

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* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3-0-6-release-sources-1-jar/org/springframework/orm/jpa/vendor/EclipseLinkJpaDialect.java

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 */
/**
 * Create a transactional EntityManager proxy for the given EntityManagerFactory.
 * @param emf EntityManagerFactory to obtain EntityManagers from as needed
 * @param properties the properties to be passed into the
 * <code>createEntityManager</code> call (may be <code>null</code>)
 * @param entityManagerInterfaces the interfaces to be implemented by the
 * EntityManager. Allows the addition or specification of proprietary interfaces.
 * @return a shareable transactional EntityManager proxy
 */

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* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3.0.6-release-sources-1-
  jar/org/springframework/orm/jpa/JpaTransactionManager.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3.0.6-release-sources-1-
  jar/org/springframework/orm/jpa/AbstractEntityManagerFactoryBean.java
* /opt/cola/permits/1111463421_1606927763.89/0/spring-orm-3.0.6-release-sources-1-
  jar/org/springframework/orm/jpa/support/PersistenceAnnotationBeanPostProcessor.java

1.850 libassuan 2.5.1 3.el8
1.850.1 Available under license :

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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
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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
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specified materials from the same place.

e) Verify that the user has already received a copy of these
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Version 2.1, February 1999

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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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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.

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

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

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

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* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/autoproxy/ProxyCreationContext.java
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* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/adapter/GlobalAdvisorAdapterRegistry.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/interceptor/ConcurrencyThrottleInterceptor.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/support/DynamicMethodMatcher.java
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* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/framework/autoproxy/BeanNameAutoProxyCreator.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/framework/AopContext.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/framework/ProxyConfig.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/target/AbstractLazyCreationTargetSource.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/aspectj/annotation/InstantiationModelAwarePointcutAdvisorImpl.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/aspectj/annotation/AbstractAspectJAdvisorFactory.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/target/AbstractBeanFactoryPointcutAdvisor.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/config/AbstractInterceptorDrivenBeanDefinitionDecorator.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/scoped/ScopedProxyUtils.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-
  jar/org/springframework/aop/support/AttributePointcutAdvisor.java
*/
jar/org/springframework/aop/framework/Cglib2AopProxy.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/config/AopConfigUtils.java
* /opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/target/SingletonTargetSource.java
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/opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/ProxyCreatorSupport.java
/opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/aspectj/AspectJAdviceParameterNameDiscoverer.java
/opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/autoproxy/target/AbstractBeanFactoryBasedTargetSourceCreator.java
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/opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/DefaultAdvisorChainFactory.java
/opt/cola/permits/1111463094_1606927886.31/0/spring-aop-3-0-6-release-sources-jar/org/springframework/aop/framework/adapter/DefaultAdvisorAdapterRegistry.java

1.879 jackson-databind 2.8.8

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analysis/common/src/java/org/apache/lucene/analysis/es/SpanishMinimalStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
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## Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

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

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

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

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

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

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

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

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '"$(GEN_DEPS.c) $< \n | sed "s/\($\$\)/.o \: /g" > $@; \n | -s $@ ]\|\) rm \(-f \$@\)"
%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec '"$(GEN_DEPS.cc) $< \n | sed "s/\($\$\)/.o \: /g" > $@; \n | -s $@ ]\|\) rm \(-f \$@\)"

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

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

## End BSD-specific setup
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// License information for the exposed API.
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type License struct {
    Name string `json:"name.omitempty"`
    URL  string `json:"url,omitempty"`
}

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1.899 plexus-utils 2.0.5

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

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

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

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

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

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1.914 jetty-security 9.4.6.v20170531

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* /opt/cola/permits/1003166392_1606872894.08/0/jetty-security-9-4-6-v20170531-sources.jar/org/eclipse/jetty/security/package-info.java
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* /opt/cola/permits/1003166392_1606872894.08/0/jetty-security-9-4-6-v20170531-sources-jar/org/eclipse/jetty/security/RoleInfo.java
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* /opt/cola/permits/1003166392_1606872894.08/0/jetty-security-9-4-6-v20170531-sources-jar/org/eclipse/jetty/security/AbstractUserAuthentication.java

1.915 eclipse-core-runtime 3.7.0

1.916 spring-osgi-io 2.0.0.M1

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1.918 monit 5.26.0

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1.920 jackson-databind 2.8.9

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1.921 camel-jms 2.19.5

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- analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/es/SpanishMinimalStemmer.java
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1.925 jackson-datatype-jsr310 2.9.9

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package com.hazelcast.security.permission;

public class AtomicReferencePermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;

    private static final int ALL = READ | MODIFY | CREATE | DESTROY;

    public AtomicReferencePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }

            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            } else if (ActionConstants.ACTION_MODIFY.equals(action)) {
                mask |= MODIFY;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            }
        }
        return mask;
    }
}
package com.hazelcast.security.permission;

public class AtomicLongPermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;

    private static final int ALL = READ | MODIFY | CREATE | DESTROY;

    public AtomicLongPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            }
        }
        return mask;
    }

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    */
} else if (ActionConstants.ACTION_MODIFY.equals(action)) {
    mask |= MODIFY;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
}

return mask;

*/
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* */

package com.hazelcast.security.permission;

import com.hazelcast.collection.impl.list.ListService;
import com.hazelcast.collection.impl.set.SetService;
import com.hazelcast.concurrent.atomiclong.AtomicLongService;
import com.hazelcast.concurrent.atomicreference.AtomicReferenceService;
import com.hazelcast.concurrent.countdownlatch.CountDownLatchService;
import com.hazelcast.concurrent.idgen.IdGeneratorService;
import com.hazelcast.concurrent.lock.LockService;
import com.hazelcast.concurrent.semaphore.SemaphoreService;
import com.hazelcast.concurrent.lock.DistributedExecutorService;
import com.hazelcast.concurrent.lock.MapService;
import com.hazelcast.concurrent.lock.MapReduceService;
import com.hazelcast.concurrent.lock.MultiMapService;
import com.hazelcast.concurrent.lock.QueueService;
import com.hazelcast.concurrent.lock.ReplicatedMapService;
import com.hazelcast.concurrent.lock.TopicService;

import java.security.Permission;
import java.util.HashMap;
import java.util.Map;

public final class ActionConstants {
public static final String ACTION_ALL = "all";
public static final String ACTION_CREATE = "create";
public static final String ACTION_DESTROY = "destroy";
public static final String ACTION_MODIFY = "modify";
public static final String ACTION_READ = "read";
public static final String ACTION_REMOVE = "remove";
public static final String ACTION_LOCK = "lock";
public static final String ACTION_LISTEN = "listen";
public static final String ACTION_RELEASE = "release";
public static final String ACTION_ACQUIRE = "acquire";
public static final String ACTION_PUT = "put";
public static final String ACTION_ADD = "add";
public static final String ACTION_INDEX = "index";
public static final String ACTION_INTERCEPT = "intercept";
public static final String ACTION_PUBLISH = "publish";

public static final String LISTENER_INSTANCE = "instance";
public static final String LISTENER_MEMBER = "member";
public static final String LISTENER_MIGRATION = "migration";

private static final Map<String, PermissionFactory> PERMISSION_FACTORY_MAP = new HashMap<String, PermissionFactory>();

static {
    PERMISSION_FACTORY_MAP.put(QueueService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new QueuePermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(MapService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new MapPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(MultiMapService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new MultiMapPermission(name, actions);
        }
    });
    PERMISSION_FACTORY_MAP.put(ListService.SERVICE_NAME, new PermissionFactory() {
        @Override
        public Permission create(String name, String... actions) {
            return new ListPermission(name, actions);
        }
    });
PERMISSION_FACTORY_MAP.put(SetService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new SetPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(AtomicLongService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new AtomicLongPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(CountDownLatchService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new CountDownLatchPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(SemaphoreService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new SemaphorePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(TopicService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new TopicPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(LockService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new LockPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(DistributedExecutorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new ExecutorServicePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(IdGeneratorService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new AtomicLongPermission(IdGeneratorService.ATOMIC_LONG_NAME + name, actions);
    }
});
PERMISSION_FACTORY_MAP.put(MapReduceService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new MapReducePermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(ReplicatedMapService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new ReplicatedMapPermission(name, actions);
    }
});

PERMISSION_FACTORY_MAP.put(AtomicReferenceService.SERVICE_NAME, new PermissionFactory() {
    @Override
    public Permission create(String name, String... actions) {
        return new AtomicReferencePermission(name, actions);
    }
});

private ActionConstants() {
}

private interface PermissionFactory {
    Permission create(String name, String... actions);
}

/**
 * Creates a permission
 *
 * @param name
 * @param serviceName
 * @param actions
 * @return the created Permission
 * @throws java.lang.IllegalArgumentException if there is no service found with the given serviceName.
 */
public static Permission getPermission(String name, String serviceName, String... actions) {
    PermissionFactory permissionFactory = PERMISSION_FACTORY_MAP.get(serviceName);
    if (permissionFactory == null) {
        throw new IllegalArgumentException("No permissions found for service: " + serviceName);
    }

    return permissionFactory.create(name, actions);
}
package com.hazelcast.security.permission;

public class QueuePermission extends InstancePermission {

    private static final int ADD = 4;
    private static final int READ = 8;
    private static final int REMOVE = 16;
    private static final int LISTEN = 32;
    private static final int ALL = ADD | REMOVE | READ | CREATE | DESTROY | LISTEN;

    public QueuePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            } else if (ActionConstants.ACTION_ADD.equals(action)) {
                mask |= ADD;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
mask |= REMOVE;
} else if (ActionConstants.ACTION_LISTEN.equals(action)) {
    mask |= LISTEN;
}
}
return mask;
}

package com.hazelcast.security.permission;

/**
 * To be able to map-reduce from a client in a secure environment
 */
public class MapReducePermission extends InstancePermission {

    private static final int ALL = CREATE | DESTROY;

    public MapReducePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
                mask |= LISTEN;
            }
        }
        return mask;
    }

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     */
mask |= DESTROY;
}
}
return mask;
}
}
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 */

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Enumeration;

public class DenyAllPermissionCollection extends PermissionCollection {

    public DenyAllPermissionCollection() {
    }

    @Override
    public void add(Permission permission) {
    }

    @Override
    public boolean implies(Permission permission) {
        return false;
    }

    @Override
    public Enumeration<Permission> elements() {
        return new Enumeration<Permission>() {
            @Override
            public boolean hasMoreElements() {
                return false;
            }

            @Override
            public boolean hasMoreElements() {
                return false;
            }
        };
    }

    // Other methods...
}
@Override
    public Permission nextElement() {
        return null;
    }
}

@Override
    public int hashCode() {
        return 37;
    }

@Override
    public String toString() {
        return "<deny all permissions>";
    }

@Override
    public boolean equals(Object obj) {
        return obj instanceof DenyAllPermissionCollection;
    }

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 */

package com.hazelcast.security.permission;

public class ReplicatedMapPermission
    extends InstancePermission {
    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;

    ...
private static final int LISTEN = 32;
private static final int LOCK = 64;
private static final int INDEX = 128;
private static final int INTERCEPT = 256;
private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN | LOCK | INDEX | INTERCEPT;

public ReplicatedMapPermission(String name, String... actions) {
    super(name, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
        if (ActionConstants.ACTION_CREATE.equals(action)) {
            mask |= CREATE;
        } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
            mask |= DESTROY;
        } else if (ActionConstants.ACTION_PUT.equals(action)) {
            mask |= PUT;
        } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
            mask |= REMOVE;
        } else if (ActionConstants.ACTION_READ.equals(action)) {
            mask |= READ;
        } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
            mask |= LISTEN;
        } else if (ActionConstants.ACTION_INDEX.equals(action)) {
            mask |= INDEX;
        } else if (ActionConstants.ACTION_INTERCEPT.equals(action)) {
            mask |= INTERCEPT;
        }
    }
    return mask;
}

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package com.hazelcast.security.permission;

public class MapPermission extends InstancePermission {

    private static final int PUT = 4;
    private static final int REMOVE = 8;
    private static final int READ = 16;
    private static final int LISTEN = 32;
    private static final int LOCK = 64;
    private static final int INDEX = 128;
    private static final int INTERCEPT = 256;
    private static final int ALL = CREATE | DESTROY | PUT | REMOVE | READ | LISTEN | LOCK | INDEX | INTERCEPT;

    public MapPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }

            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            } else if (ActionConstants.ACTION_PUT.equals(action)) {
                mask |= PUT;
            } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
                mask |= REMOVE;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
                mask |= LISTEN;
            }
        }
        return mask;
    }
}
} else if (ActionConstants.ACTION_LOCK.equals(action)) {
    mask |= LOCK;
} else if (ActionConstants.ACTION_INDEX.equals(action)) {
    mask |= INDEX;
} else if (ActionConstants.ACTION_INTERCEPT.equals(action)) {
    mask |= INTERCEPT;
}

return mask;

}  */

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*/

package com.hazelcast.security.permission;

public class LockPermission extends InstancePermission {

private static final int LOCK = 4;
private static final int READ = 8;
private static final int ALL = CREATE | DESTROY | LOCK | READ;

public LockPermission(String key, String... actions) {
    super(key, actions);
}

@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
    }

    return mask;
}
if (ActionConstants.ACTION_CREATE.equals(action)) {
    mask |= CREATE;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_LOCK.equals(action)) {
    mask |= LOCK;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
}

return mask;
*/

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 */

package com.hazelcast.security.permission;

public class TopicPermission extends InstancePermission {

    private static final int PUBLISH = 4;
    private static final int LISTEN = 8;
    private static final int ALL = CREATE | DESTROY | LISTEN | PUBLISH;

    public TopicPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
        }
        return mask;
    }
}
if (ActionConstants.ACTION_CREATE.equals(action)) {
    mask |= CREATE;
} else if (ActionConstants.ACTION_PUBLISH.equals(action)) {
    mask |= PUBLISH;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_LISTEN.equals(action)) {
    mask |= LISTEN;
}
return mask;

package com.hazelcast.security.permission;

import com.hazelcast.config.matcher.WildcardConfigPatternMatcher;
import java.security.Permission;

/**
* @TODO Object Permission
*/
public abstract class InstancePermission extends ClusterPermission {

    protected static final int NONE = 0;
    protected static final int CREATE = 1;
    protected static final int DESTROY = 2;

    private static final WildcardConfigPatternMatcher CONFIG_PATTERN_MATCHER = new WildcardConfigPatternMatcher();
protected final int mask;
protected final String actions;
public InstancePermission(String name, String... actions) {
super(name);
if (name == null || "".equals(name)) {
throw new IllegalArgumentException("Permission name is mandatory!");
}
mask = initMask(actions);
final StringBuilder s = new StringBuilder();
for (String action : actions) {
s.append(action).append(" ");
}
this.actions = s.toString();
}
/**
* init mask
*/
protected abstract int initMask(String[] actions);
@Override
public boolean implies(Permission permission) {
if (this.getClass() != permission.getClass()) {
return false;
}
InstancePermission that = (InstancePermission) permission;
boolean maskTest = ((this.mask & that.mask) == that.mask);
if (!maskTest) {
return false;
}
if (!CONFIG_PATTERN_MATCHER.matches(that.getName(), this.getName())) {
return false;
}
return true;
}
@Override
public String getActions() {
return actions;
}
@Override

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public int hashCode() {
    int result = super.hashCode();
    result = 31 * result + mask;
    result = 31 * result + actions.hashCode();
    return result;
}

@Override
public boolean equals(Object obj) {
    if (this == obj) {
        return true;
    }
    if (obj == null) {
        return false;
    }
    if (getClass() != obj.getClass()) {
        return false;
    }
    InstancePermission other = (InstancePermission) obj;
    if (getName() == null && other.getName() != null) {
        return false;
    }
    if (!getName().equals(other.getName())) {
        return false;
    }
    if (mask != other.mask) {
        return false;
    }
    return true;
}

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 */
public class ListPermission extends InstancePermission {

    private static final int ADD = 4;
    private static final int READ = 8;
    private static final int REMOVE = 16;
    private static final int LISTEN = 32;
    private static final int ALL = ADD | REMOVE | READ | CREATE | DESTROY | LISTEN;

    public ListPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }

            if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_ADD.equals(action)) {
                mask |= ADD;
            } else if (ActionConstants.ACTION_REMOVE.equals(action)) {
                mask |= REMOVE;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            } else if (ActionConstants.ACTION_LISTEN.equals(action)) {
                mask |= LISTEN;
            }
        }
        return mask;
    }
}

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 */
package com.hazelcast.security.permission;

public class SetPermission extends ListPermission {

    public SetPermission(String name, String... actions) {
        super(name, actions);
    }
}

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Enumeration;

public final class AllPermissions extends ClusterPermission {

    public AllPermissions() {
        super("<all permissions>");
    }

    @Override
    public boolean implies(Permission permission) {
        return true;
    }
}

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Enumeration;

public final class AllPermissions extends ClusterPermission {

    public AllPermissions() {
        super("<all permissions>");
    }

    @Override
    public boolean implies(Permission permission) {
        return true;
    }
}
```java
@Override
public String getActions() {
    return "<all actions>";
}

@Override
public PermissionCollection newPermissionCollection() {
    return new AllPermissionsCollection();
}

@Override
public String toString() {
    return "<allow all permissions>";
}

@Override
public boolean equals(Object obj) {
    return obj instanceof AllPermissions;
}

@Override
public int hashCode() {
    return 111;
}

public static final class AllPermissionsCollection extends PermissionCollection {
    private static final AllPermissions ALL_PERMISSIONS = new AllPermissions();
    private boolean all;

    public AllPermissionsCollection() {
    }

    public AllPermissionsCollection(boolean all) {
        this.all = all;
    }

    @Override
    public void add(Permission permission) {
        if (permission instanceof AllPermissions) {
            all = true;
        }
    }

    @Override
    public boolean implies(Permission permission) {
        return all;
    }
}
public Enumeration<Permission> elements() {
    return new Enumeration<Permission>() {
        boolean more = all;

        @Override
        public boolean hasMoreElements() {
            return more;
        }

        @Override
        public Permission nextElement() {
            more = false;
            return ALL_PERMISSIONS;
        }
    };
}

@Override
public int hashCode() {
    return all ? 13 : -13;
}

@Override
public boolean equals(Object obj) {
    if (this == obj) {
        return true;
    }
    if (obj == null) {
        return false;
    }
    if (getClass() != obj.getClass()) {
        return false;
    }
    AllPermissionsCollection other = (AllPermissionsCollection) obj;
    return all == other.all;
}

@Override
public String toString() {
    return "<allow all permissions>";
}

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package com.hazelcast.security.permission;

public class SemaphorePermission extends InstancePermission {

    private static final int ACQUIRE = 4;
    private static final int RELEASE = 8;
    private static final int READ = 16;
    private static final int ALL = CREATE | DESTROY | ACQUIRE | RELEASE | READ;

    public SemaphorePermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            if (ActionConstants.ACTION_ALL.equals(action)) {
                return ALL;
            }
            else if (ActionConstants.ACTION_CREATE.equals(action)) {
                mask |= CREATE;
            } else if (ActionConstants.ACTION_ACQUIRE.equals(action)) {
                mask |= ACQUIRE;
            } else if (ActionConstants.ACTION_RELEASE.equals(action)) {
                mask |= RELEASE;
            } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
                mask |= DESTROY;
            } else if (ActionConstants.ACTION_READ.equals(action)) {
                mask |= READ;
            }
        }
        return mask;
    }
}
package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;

public abstract class ClusterPermission extends Permission {

    private int hashcode;

    public ClusterPermission(String name) {
        super(name);
    }

    public PermissionCollection newPermissionCollection() {
        return new ClusterPermissionCollection(getClass());
    }

    @Override
    public int hashCode() {
        if (hashcode == 0) {
            final int prime = 31;
            int result = 1;
            if (getName() == null) {
                result = prime * result + 13;
            } else {
                result = prime * result + getName().hashCode();
            }
            hashcode = result;
        }
        return hashcode;
    }
}
@Override
public boolean equals(Object obj) {
    if (this == obj) {
        return true;
    }
    if (obj == null) {
        return false;
    }
    if (getClass() != obj.getClass()) {
        return false;
    }
    ClusterPermission other = (ClusterPermission) obj;
    if (getName() == null && other.getName() != null) {
        return false;
    }
    if (!getName().equals(other.getName())) {
        return false;
    }
    return true;
}

package com.hazelcast.security.permission;

public class ExecutorServicePermission extends InstancePermission {

    private static final int ALL = CREATE | DESTROY;

    public ExecutorServicePermission(String name, String... actions) {
        super(name, actions);
    }

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     */
@Override
protected int initMask(String[] actions) {
    int mask = NONE;
    for (String action : actions) {
        if (ActionConstants.ACTION_ALL.equals(action)) {
            return ALL;
        }
    }
    if (ActionConstants.ACTION_CREATE.equals(action)) {
        mask |= CREATE;
    } else if (ActionConstants.ACTION_DESTROY.equals(action)) {
        mask |= DESTROY;
    }
    return mask;
}

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 */
package com.hazelcast.security.permission;

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*/

package com.hazelcast.security.permission;

public class MultiMapPermission extends MapPermission {

    public MultiMapPermission(String name, String... actions) {
        super(name, actions);
    }
}

package com.hazelcast.security.permission;

public class CountDownLatchPermission extends InstancePermission {

    private static final int READ = 4;
    private static final int MODIFY = 8;
    private static final int ALL = CREATE | DESTROY | READ | MODIFY;

    public CountDownLatchPermission(String name, String... actions) {
        super(name, actions);
    }

    @Override
    protected int initMask(String[] actions) {
        int mask = NONE;
        for (String action : actions) {
            // Implementation
        }
    }
}
if (ActionConstants.ACTION_ALL.equals(action)) {
    return ALL;
}

if (ActionConstants.ACTION_CREATE.equals(action)) {
    mask |= CREATE;
} else if (ActionConstants.ACTION_DESTROY.equals(action)) {
    mask |= DESTROY;
} else if (ActionConstants.ACTION_READ.equals(action)) {
    mask |= READ;
} else if (ActionConstants.ACTION_MODIFY.equals(action)) {
    mask |= MODIFY;
}

return mask;

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*/

package com.hazelcast.security.permission;

import java.security.Permission;

public class TransactionPermission extends ClusterPermission {

    public TransactionPermission() {
        super("<transaction>");
    }

    @Override
    public boolean implies(Permission permission) {
        return this.getClass() == permission.getClass();
    }
}
@Override
public String getActions() {
    return "transaction";
}
*/

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*/

package com.hazelcast.security.permission;

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Collections;
import java.util.Enumeration;
import java.util.HashSet;
import java.util.Iterator;
import java.util.Set;

public class ClusterPermissionCollection extends PermissionCollection {
    final Set<Permission> perms = new HashSet<Permission>();
    final Class<? extends Permission> permClass;

    public ClusterPermissionCollection() {
        permClass = null;
    }

    public ClusterPermissionCollection(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    public void add(Permission permission) {
        if (isReadOnly()) {
            throw new SecurityException("ClusterPermissionCollection is read-only!");
        }
    }
}

import java.security.Permission;
import java.security.PermissionCollection;
import java.util.Collections;
import java.util.Enumeration;
import java.util.HashSet;
import java.util.Iterator;
import java.util.Set;

public class ClusterPermissionCollection extends PermissionCollection {
    final Set<Permission> perms = new HashSet<Permission>();
    final Class<? extends Permission> permClass;

    public ClusterPermissionCollection() {
        permClass = null;
    }

    public ClusterPermissionCollection(Class<? extends Permission> permClass) {
        this.permClass = permClass;
    }

    public void add(Permission permission) {
        if (isReadOnly()) {
            throw new SecurityException("ClusterPermissionCollection is read-only!");
        }
    }
}
boolean shouldAdd = (permClass != null && permClass.equals(permission.getClass()))
    || (permission instanceof ClusterPermission);

if (shouldAdd && !implies(permission)) {
    perms.add(permission);
}
}

public void add(PermissionCollection permissions) {
    if (isReadOnly()) {
        throw new SecurityException("ClusterPermissionCollection is read-only!");
    }
    if (permissions instanceof ClusterPermissionCollection) {
        for (Permission p : ((ClusterPermissionCollection) permissions).perms) {
            add(p);
        }
    }
}

public boolean implies(Permission permission) {
    for (Permission p : perms) {
        if (p.implies(permission)) {
            return true;
        }
    }
    return false;
}

public void compact() {
    if (isReadOnly()) {
        throw new SecurityException("ClusterPermissionCollection is read-only!");
    }
    final Iterator<Permission> iter = perms.iterator();
    while (iter.hasNext()) {
        final Permission perm = iter.next();
        boolean implies = false;
        for (Permission p : perms) {
            if (p != perm && p.implies(perm)) {
                implies = true;
                break;
            }
        }
        if (implies) {
            iter.remove();
        }
    }
    setReadOnly();
}
public Enumeration<Permission> elements() {
    return Collections.enumeration(perms);
}

public Set<Permission> getPermissions() {
    return Collections.unmodifiableSet(perms);
}

@Override
public String toString() {
    return "ClusterPermissionCollection [permClass=" + permClass + "]";
}

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

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

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

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

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

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

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

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

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

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

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

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

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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.>
Copyright (C) 19yy <name of author>

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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) 19yy name of author
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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 is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

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

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The "Artistic License"

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The End

1.935 slf4j 1.7.25
1.935.1 Available under license:

```html
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">

<html xmlns="http://www.w3.org/1999/xhtml">
<head>
<meta http-equiv="content-type" content="text/html; charset=iso-8859-1" />
<title>SLF4J License</title>
<link rel="stylesheet" type="text/css" media="screen" href="css/site.css" />
</head>
<body>
<script type="text/javascript">prefix='';</script>
<script src="templates/header.js" type="text/javascript"></script>
<div id="left">
<script src="templates/left.js" type="text/javascript"></script>
```
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1.936 saaj 1.3

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1.937 plexus-interpolation 1.24

1.938 cifs-utils 6.8 2.el8
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### 1.939 jackson-databind 2.3.2

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* /opt/cola/permits/1111462996_1606927799.81/0/spring-web-3-0-6-release-sources-jar/org/springframework/web/context/support/ContextExposingHttpServletRequest.java
* /opt/cola/permits/1111462996_1606927799.81/0/spring-web-3-0-6-release-sources-jar/org/springframework/web/jsp/el/SpringBeanFacesELResolver.java
* /opt/cola/permits/1111462996_1606927799.81/0/spring-web-3-0-6-release-sources-jar/org/springframework/web/filter/AbstractRequestLoggingFilter.java
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* /opt/cola/permits/1111462996_1606927799.81/0/spring-web-3-0-6-release-sources-jar/org/springframework/web/bind/ServletRequestUtils.java
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* /opt/cola/permits/1111462996_1606927799.81/0/spring-web-3.0.6-release-sources-jar/org/springframework/http/MediaType.java
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    <signature of Ty Coon>, 1 April 1989
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1.944 slf4j-jdk14 1.7.25

1.945 jackson-databind 2.9.10
1.945.1 Available under license:

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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

### 1.946 pcre d8.41

**1.946.1 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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The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS
```

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk
PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

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1.947 jersey-container-servlet-core 2.27

1.948 error_prone_annotations 2.0.18

1.949 liboping 1.10.0-12.el8

1.949.1 Available under license:

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1.950 phantomjsdriver 1.4.4

1.951 eclipse 3.7.1.v3738a
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1.952 slf4j-log4j 1.7.5
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1.953 pythonurllib 1.24.2-2.el8
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# Contributions to the urllib3 project

## Creator & Maintainer

* Andrey Petrov <andrey.petrov@shazow.net>

## Contributors

In chronological order:

* victor.vde <http://code.google.com/u/victor.vde/>
  * HTTPS patch (which inspired HTTPSConnectionPool)

* erikcederstrand <http://code.google.com/u/erikcederstrand/>
  * NTLM-authenticated HTTPSConnectionPool
  * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

* niphlod <niphlod@gmail.com>
  * Client-verified SSL certificates for HTTPSConnectionPool
  * Response gzip and deflate encoding support
  * Better unicode support for filepost using StringIO buffers

* btoconnor <brian@btoconnor.net>
* Non-multipart encoding for POST requests

* [p.dobrogost](http://code.google.com/u/@WBRSRIBZDhBFXQB6/)
  * Code review, PEP8 compliance, benchmark fix

* kennethreitz <me@kennethreitz.com>
  * Bugfixes, suggestions, Requests integration

* [georgemarshall](https://github.com/georgemarshall)
  * Bugfixes, Improvements and Test coverage

* Thomas Kluyver <thomas@kluyver.me.uk>
  * Python 3 support

* [brandon-rhodes](http://rhodesmill.org/brandon)
  * Design review, bugfixes, test coverage.

* [me@kennethreitz.com](http://code.google.com/u/@WBRSRIBZDhBFXQB6/)
  * Bugfixes, suggestions, Requests integration

* Shivaram Lingamneni <slingamn@cs.stanford.edu>
  * Support for explicitly closing pooled connections

* [hartator](hartator@gmail.com)
  * Corrected multipart behavior for params

* Thomas Weischuh <thomas@t-8ch.de>
  * Support for TLS SNI
  * API unification of ssl_version/cert_reqs
  * SSL fingerprint and alternative hostname verification
  * Bugfixes in testsuite

* Sune Kirkeby <mig@ibofobi.dk>
  * Optional SNI-support for Python 2 via PyOpenSSL.

* [marc.schlaich@gmail.com](http://rhodesmill.org/brandon)
  * Various bugfixes and test improvements.

* [bbzbryce@gmail.com](http://rhodesmill.org/brandon)
  * Correct six.moves conflict
  * Fixed pickle support of some exceptions

* Boris Figovsky <boris.figovsky@ravellosystems.com>
  * Allowed to skip SSL hostname verification

* [https://lukasa.co.uk/about/](https://lukasa.co.uk/about/)
  * Stream method for Response objects.
  * Return native strings in header values.
* Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL

* Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
  * Fixed a race condition

* Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
  * Added HTTPS (CONNECT) proxy support

* Stephen Holsapple <sholsapp@gmail.com>
  * Added abstraction for granular control of request fields

* Martin von Gagern <Martin.vGagern@gmx.net>
  * Support for non-ASCII header parameters

* Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
  * Support for separate connect and request timeouts

* Peter Waller <p@pwaller.net>
  * HTTPResponse.tell() for determining amount received over the wire

* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <https://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
  * Account retries on proxy errors

* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HTTPHeaderDict and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs

* Arthur Grunseid <https://grunseid.com>
  * source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
* PEP8 Compliance and Linting
* Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
  * Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
  * Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
  * Added Url.url, which unparses a Url

* Evgeny Kapun <abacabadabacaba@gmail.com>
  * Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
  * Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
  * Support for using ConnectionPool and PoolManager as context managers.

* Alex Gaynor <alex.gaynor@gmail.com>
  * Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
  * Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
  * Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
  * IPv6 bugfixes in testsuite

* Thea Flowers <magicalgirl@google.com>
  * App Engine environment tests.
  * Documentation re-write.

* John Krauss <https://github.com/talos>
  * Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
  * Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
  * Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
  * IPv6 HTTPS proxy bugfix
* Jordan Moldow <https://github.com/jmoldow>
  * Fix low-level exceptions leaking from `HTTPRequest.stream()`.
  * Bugfix for `ConnectionPool.urlopen(release_conn=False)`.
  * Creation of `HTTPConnectionPool.ResponseCls`.

* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to `memoryview` usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.

* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jesse Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>  
  * Ensure order of request and response headers are preserved.

* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not booleans and greater than zero.
  * Fixed infinite loop in `stream` when amt=None.
  * Added length_remaining to determine remaining data to be read.
  * Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaellarson@protonmail.com>
* Created selectors backport that supports PEP 475.

* Alexandre Dias <alex.dias@smarkets.com>
  * Don't retry on timeout if method not in whitelist

* Moinuddin Quadri <moinl8@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vending

* Wolfgang Richter <wolfgang.richter@gmail.com>
  * Bugfix related to loading full certificate chains with PyOpenSSL backend.

* Mike Miller <github@mikeage.net>
  * Logging improvements to include the HTTP(S) port when opening a new connection

* Ioannis Tziakos <mail@itziakos.gr>
  * Fix `util.selectors._fileobj_to_fd` to accept `long`.
  * Update appveyor tox setup to use the 64bit python.

* Akamai (through Jesse Shapiro) <jshapiro@akamai.com>
  * Ongoing maintenance

* Dominique Leuenberger <dimstar@opensuse.org>
  * Minor fixes in the test suite

* Will Bond <will@wbond.net>
  * Add Python 2.6 support to `contrib.securetransport`

* Aleksei Alekseev <alekseev.yeskela@gmail.com>
  * using auth info for socks proxy

* Chris Wilcox <git@crwilcox.com>
  * Improve contribution guide
  * Add `HTTPResponse.geturl` method to provide `urllib2.urlopen().geturl()` behavior

* Bruce Merry <https://www.brucemerry.org.za>
  * Fix leaking exceptions when system calls are interrupted with zero timeout
* Hugo van Kemenade <https://github.com/hugovk>
  * Drop support for EOL Python 2.6

* Tim Bell <https://github.com/timb07>
  * Bugfix for responses with Content-Type: message/* logging warnings

* Justin Bramley <https://github.com/jbramleycl>
  * Add ability to handle multiple Content-Encodings

* Katsuhiko YOSHIDA <https://github.com/kyoshidajp>
  * Remove Authorization header regardless of case when redirecting to cross-site

* [Your name or handle] <[email or website]>
  * [Brief summary of your changes]

### 1.954 javax-websocket-client-impl

### 9.4.8.v20171121

### 1.955 bouncy-castle 1.45

1.955.1 Available under license :

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```
1.956 jetty-servlets 9.4.8.v20171121

1.957 guava r05

1.958 e2fsprogs 1.44.6-3.el8

1.958.1 Available under license:

# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image

real-subdirs:: Makefile
@echo "MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image:$(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) `echo $(my_dir) | sed -e 's;lib/;;'`/$(BSD_LIB) $(BSD_LIB))
install-shlibs install:: $(BSD_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from http://sourceforge.net/projects/e2fsprogs

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Upstream Author: Theodore Ts'o <tytso@mit.edu>

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On Debian GNU systems, the complete text of the GNU General Public License can be found in `/usr/share/common-licenses/GPL-2'. This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as 'e2fsprogs'.

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

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

It is part of the main e2fsprogs distribution, which can be found at:

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Upstream Author: Theodore Ts'o <tytso@mit.edu>

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Theodore Ts'o
23-June-2007

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Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

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/**
 * Encodes and decodes to and from Base64 notation.
 * <p>Homepage: <a href="http://iharder.net/base64">http://iharder.net/base64</a>.</p>
 * <p>Example:</p>
 * <code>String encoded = Base64.encode( myByteArray );</code>
 * <br />
 * <code>byte[] myByteArray = Base64.decode( encoded );</code>
 * <p>
 * The <tt>options</tt> parameter, which appears in a few places, is used to pass
 * several pieces of information to the encoder. In the "higher level" methods such as
 * encodeBytes( bytes, options ) the options parameter can be used to indicate such
 * things as first gzipping the bytes before encoding them, not inserting linefeeds,
 * and encoding using the URL-safe and Ordered dialects.</p>
 * <p>
 * Note, according to <a href="http://www.faqs.org/rfcs/rfc3548.html">RFC3548</a>,
 * Section 2.1, implementations should not add line feeds unless explicitly told
 * to do so. I've got Base64 set to this behavior now, although earlier versions
 * broke lines by default.</p>
 * <p>
 * The constants defined in Base64 can be OR-ed together to combine options, so you
 * might make a call like this:</p>
 * <code>String encoded = Base64.encodeBytes( mybytes, Base64.GZIP | Base64.DO_BREAK_LINES );</code>
 * <p>to compress the data before encoding it and then making the output have newline characters.</p>
 * <p>Also...</p>
 * <code>String encoded = Base64.encodeBytes( crazyString.getBytes() );</code>
 * <p>
 * Change Log:
 * </p>
 * <ul>
 * <li>v2.3.7 - Fixed subtle bug when base 64 input stream contained the
 * value 01111111, which is an invalid base 64 character but should not
 * throw an ArrayIndexOutOfBoundsException either. Led to discovery of
 * mishandling (or potential for better handling) of other bad input
 * characters. You should now get an IOException if you try decoding
 * something that has bad characters in it.</li>
 * </ul>
* v2.3.6 - Fixed bug when breaking lines and the final byte of the encoded string ended in the last column; the buffer was not properly shrunk and contained an extra (null) byte that made it into the string.

* v2.3.5 - Fixed bug in EncodedOutputStream where estimated buffer size was wrong for files of size 31, 34, and 37 bytes.

* v2.3.4 - Fixed bug when working with gzipped streams whereby flushing the Base64OutputStream closed the Base64 encoding (by padding with equals signs) too soon. Also added an option to suppress the automatic decoding of gzipped streams. Also added experimental support for specifying a class loader when using the decodeToObject method.

* v2.3.3 - Changed default char encoding to US-ASCII which reduces the internal Java footprint with its CharEncoders and so forth. Fixed some javadocs that were inconsistent. Removed imports and specified things like java.io.IOException explicitly inline.

* v2.3.2 - Reduced memory footprint! Finally refined the "guessing" of how big the final encoded data will be so that the code doesn't have to create two output arrays: an oversized initial one and then a final, exact-sized one. Big win when using the EncodedOutputStream family of methods (and not using the gzip options which uses a different mechanism with streams and stuff).

* v2.3.1 - Added EncodedOutputStream family of methods to be more efficient with memory by not returning a String but just a byte array.

* v2.3 - This is not a drop-in replacement! This is two years of comments and bug fixes queued up and finally executed. Thanks to everyone who sent me stuff, and I'm sorry I wasn't able to distribute your fixes to everyone else. Much bad coding was cleaned up including throwing exceptions where necessary instead of returning null values or something similar. Here are some changes that may affect you:

  * Does not break lines, by default. This is to keep in compliance with RFC3548.

  * Throws exceptions instead of returning null values. Because some operations (especially those that may permit the GZIP option) use IO streams, there is a possibility of an java.io.IOException being thrown. After some discussion and thought, I've changed the behavior of the methods to throw java.io.IOException rather than return null if ever there's an error. I think this is more appropriate, though it will require some changes to your code. Sorry, it should have been done this way to begin with.

  * Removed all references to System.out, System.err, and the like.

  * Shame on me. All I can say is sorry they were ever there.

  * Throws NullPointerExceptions and IllegalArgumentExceptions as needed such as when passed arrays are null or offsets are invalid.

  * Cleaned up as much javadoc as I could to avoid any javadoc warnings.

  * This was especially annoying before for people who were thorough in their own projects and then had gobs of javadoc warnings on this file.
* v2.2.1 - Fixed bug using URL SAFE and ORDERED encodings. Fixed bug when using very small files (~< 40 bytes).
* v2.2 - Added some helper methods for encoding/decoding directly from one file to the next. Also added a main() method to support command line encoding/decoding from one file to the next. Also added these Base64 dialects:
  * The default is RFC3548 format.
  * Calling Base64.setFormat(Base64.BASE64_FORMAT.URLSAFE_FORMAT) generates URL and file name friendly format as described in Section 4 of RFC3548.
  * Calling Base64.setFormat(Base64.BASE64_FORMAT.ORDERED_FORMAT) generates URL and file name friendly format that preserves lexical ordering as described in http://www.faqs.org/rfcs/rfc3548.html
  * Special thanks to Jim Kellerman at http://www.powerset.com/ for contributing the new Base64 dialects.

* v2.1 - Cleaned up javadoc comments and unused variables and methods. Added some convenience methods for reading and writing to and from files.
* v2.0.2 - Now specifies UTF-8 encoding in places where the code fails on systems with other encodings (like EBCDIC).
* v2.0.1 - Fixed an error when decoding a single byte, that is, when the encoded data was a single byte.
* v2.0 - I got rid of methods that used booleans to set options. Now everything is more consolidated and cleaner. The code now detects when data that's being decoded is gzip-compressed and will decompress it automatically. Generally things are cleaner. You'll probably have to change some method calls that you were making to support the new options format (int that you "OR" together).
* v1.5.1 - Fixed bug when decompressing and decoding to a byte[] using decode(String s, boolean gzipCompressed).
* Added the ability to "suspend" encoding in the Output Stream so you can turn on and off the encoding if you need to embed base64 data in an otherwise "normal" stream (like an XML file).
* v1.5 - Output stream passes on flush() command but doesn't do anything itself. This helps when using GZIP streams.
* Added the ability to GZip-compress objects before encoding them.
* v1.4 - Added helper methods to read/write files.
* v1.3.6 - Fixed OutputStream.flush() so that 'position' is reset.
* v1.3.5 - Added flag to turn on and off line breaks. Fixed bug in input stream where last buffer being read, if not completely full, was not returned.
* v1.3.4 - Fixed when "improperly padded stream" error was thrown at the wrong time.
* v1.3.3 - Fixed I/O streams which were totally messed up.
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  * </p>
  *
  * @author Robert Harder
  * @author rob@iharder.net
  * @version 2.3.7
  */

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  jar/org/elasticsearch/common/inject/DefaultConstructionProxyFactory.java
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 jar/org/apache/lucene/search/postingshighlight/CustomPassageFormatter.java
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 jar/org/apache/lucene/search/postingshighlight/CustomPostingsHighlighter.java
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/Guice.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/internal/UntargettedBindingImpl.java
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/Lookups.java
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/spi/TypeListenerBinding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/MembersInjectorStore.java
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  jar/jsr166e/ConcurrentHashMapV8.java
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  jar/org/apache/lucene/search/XReferenceManager.java
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  jar/org/apache/lucene/search/XSearcherManager.java
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/ParameterListKey.java
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*/
/**
 * Returns an array containing all of the elements in this deque, in
 * proper sequence (from first to last element).
 *
 * <p>The returned array will be "safe" in that no references to it are
 * maintained by this deque. (In other words, this method must allocate
 * a new array). The caller is thus free to modify the returned array.
 *
 * <p>This method acts as bridge between array-based and collection-based
 * APIs.
 *
 * @return an array containing all of the elements in this deque
 */
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/internal/ComputationException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/internal/AsynchronousComputationException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/spi/InjectionListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/internal/NullOutputException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/MembersInjector.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/inject/internal/ExpirationTimer.java
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/indices/recovery/RecoveryFileChunkRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/search/aggregations/metrics/stats/extended/InternalExtendedStats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/xcontent/json/JsonXContentParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/blobstore/BlobContainer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/common/io/FastStringReader.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/action/admin/indices/cache/clear/ClearIndicesCacheAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/action/admin/cluster/tasks/PendingClusterTasksResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/monitor/dump/DumpContributor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/cluster/routing/RoutingService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/monitor/dump/DumpContributionFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/indexing/IndexingOperationListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/logging/Loggers.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/fielddata/ordinals/OrdinalsBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/fielddata/ordinals/OrdinalsBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/indexing/IndexingOperationListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/fielddata/ordinals/OrdinalsBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/indexing/IndexingOperationListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/indexing/IndexingOperationListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/indexing/IndexingOperationListener.java
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jar/org/elasticsearch/index/fielddata/fieldcomparator/StringScriptDataComparator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/compress/CompressorContext.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/translog/Translog.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/search/internal/ShardSearchRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/search/rest/action/admin/cluster/node/info/RestNodesInfoAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/cluster/routing/IllegalShardRoutingStateException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/search/facet/geodistance/GeoDistanceFacet.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/analysis/GermanAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/gateway/local/state/shards/ShardStateInfo.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/search/suggest/completion/CompletionPostingsFormatProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/action/support/master/info/TransportClusterInfoAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/action/delete/index/ShardDeleteRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/cluster/routing/operation/hash/HashFunction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/fielddata/plain/AbstractBytesIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/Booleans.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/action/transport/TransportSearchDfsQueryThenFetchAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/query/GeoShapeFilterParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/query/FilterBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/index/store/memory/ByteBufferDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/analysis/HungarianAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/analysis/GermanAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/query/FilterBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/store/memory/ByteBufferDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/query/GeoShapeFilterParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/query/FilterBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/store/memory/ByteBufferDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1.0.1-sources-2.jar/org/elasticsearch/index/query/GeoShapeFilterParser.java
jar/org/elasticsearch/action/count/CountRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/rest/action/admin/cluster/health/RestClusterHealthAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/analysis/StandardTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/analysis/DelimitedPayloadTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/percolate/MultiPercolateAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/cluster/node/restart/TransportNodesRestartAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/analysis/GreekAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/rest/action/admin/cluster/reroute/RestClusterRerouteAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/fieldvisitor/UidAndSourceFieldsVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/support/broadcast/BroadcastOperationThreading.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/util/UnsafeUtils.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/mapper/core/FloatFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/blobstore/url/AbstractURLBlobContainer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/indices/create/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/blobstore/support/AbstractBlobContainer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/transport/DummyTransportAddress.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/indexes/cluster/IndicesClusterStateService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/query/QuerySearchResultProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/indices/gateway/snapshot/ShardGatewaySnapshotResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/cluster/node/hotthreads/TransportNodesHotThreadsAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/logging/ESLogger.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/query/ScriptEngineService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/merge/scheduler/ConcurrentMergeSchedulerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/indices/stats/IndicesStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
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jar/org/elasticsearch/index/query/ScriptFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/SnowballTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/open/TransportOpenIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/IndexComponent.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/ParseField.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/client/transport/TransportClient.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/MoreLikeThisQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/functionscore/exp/ExponentialDecayFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/TopChildrenQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/docset/OrDocIdSet.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/cluster/node/shutdown/NodesShutdownRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/discovery/MasterNotDiscoveredException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/io/FastCharArrayWriter.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/index/delete/TransportDeleteIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/metrics/MeterMetric.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/CustomScoreQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/cluster/routing/allocation/allocator/EvenShardsCountAllocator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/functionscore/ScoreFunctionBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/Nullable.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/river/RiverSettings.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/rescore/RescoreSearchContext.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/facet/geoDistance/ScriptGeoDistanceFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/bulk/TransportShardBulkAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/store/fs/NioFsDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/aliases/IndexAliasesService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/percolator/PercolateException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/lucene/search/MoreLikeThisQuery.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/settings/loader/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/translog/fs/FsTranslogFile.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/internal/SearchContext.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/fielddata/IndexFieldDataService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/lookup/DocLookup.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/client/node/NodeAdminClient.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/client/transport/TransportClientNodesService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/query/IdsQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/facet/query/QueryFacet.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/bucket/range/AbstractRangeBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/logging/slf4j/Slf4jESLoggerFactory.java
* /opt/ws Local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/bucket/geogrid/GeoHashGrid.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/logging/slf4j/Slf4jESLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
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jar/org/elasticsearch/common/blobstore/fs/AbstractFsBlobContainer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/shard/IndexShardClosedException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/action/admin/cluster/node/shutdown/RestNodesShutdownAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/warmer/get/GetWarmersAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/monitor/os/OsService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/SimpleQueryStringFlag.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/transport/support/TransportStatus.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/IndexShardSnapshotException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/IndexShardAlreadyExistsException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/ValueGeoDistanceFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/percolate/PercolateShardRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/warmer/WarmerStats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/indices/AliasFilterParsingException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/suggest/SuggestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/DocValuesFormatService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/codecs/DocValuesFormatService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/codecs/postingsformat/PostingsFormatService.java
jar/org/elasticsearch/search/facet/FacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/transport/BoundTransportAddress.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/rest/action/admin/indices/mapping/get/RestGetMappingAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/mapper/MapperCompressionException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/TransportAggregationModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/util/ObjectArray.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/cluster/routing/operation/OperationRouting.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/monitor/os/JmxOsProbe.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/action/admin/cluster/health/ClusterHealthResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/query/FieldMaskingSpanQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/action/admin/indices/exists/indices/IndicesExistsAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/netty/OpenChannelsHandler.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/index/query/SimpleQueryStringBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/mapper/internal/BoostFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/action/admin/indices/alias/IndicesAliasesResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/lease/Releasables.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/shard/IndexShardNotRecoveringException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/search/SearchPhaseResult.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/gateway/blobstore/BlobStoreGateway.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/cluster/routing/RoutingException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/lease/Releasables.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/shard/IndexShardNotRecoveringException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 6976
jar/org/elasticsearch/transport/TransportModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/fielddata/IndexNumericFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/builder/SearchSourceBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/cluster/ClusterState.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/action/cat/RestRecoveryAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/NestedQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/settings/put/UpdateSettingsRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/mapper/FieldMappersLookup.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/io/BytesStream.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/query/OrFilterParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/blobstore/BlobStoreIndexShardSnapshot.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/AbstractCharFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/CommonTermsQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/support/replication/IndicesReplicationOperationRequest.java
jar/org/elasticsearch/search/facet/query/QueryFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/cache/id/simple/SimpleIdReaderCache.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/cluster/repositories/delete/DeleteRepositoryRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/NoShardAvailableException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/shard/IndexShardStartedException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/gateway/snapshot/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/fielddata/plain/DenseLongValues.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/search/LimitFilter.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/xcontent/XContentType.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/cluster/repositories/get/GetRepositoriesRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/update/UpdateAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/cluster/routing/MutableShardRouting.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/transport/TransportException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/RestFilterChain.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/search/slowlog/ShardSlowLogSearchService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/cluster/routing/allocation/decider/EnableAllocationDecider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/cluster/node/stats/NodeStats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/termvector/TransportMultiTermVectors.action.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/codec/postingsformat/PostingsFormatProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/action/main/RestMainAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/fielddata/plain/GeoPointCompressedAtomicFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/mapping/put/PutMappingClusterStateUpdateRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/CustomAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/HashedBytesRef.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 6986
Open Source Used In Cisco Policy Suite (CPS) Software 21.1
jar/org/elasticsearch/action/admin/indices/alias/IndicesAliasesAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/aggregations/bucket/nested/NestedBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/cluster/tasks/PendingClusterTasksAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/facet/datehistogram/DateHistogramFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/bytes/ChannelBufferBytesReference.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/indices/InternalIndicesLifecycle.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/fielddata/plain/GeoPointBinaryDVIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/action/index/RestIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/GeoShapeQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/engine/internal/InternalEngineModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/store/OutputStreamIndexOutput.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/unit/Fuzziness.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/geo/GeoDistance.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/unit/Fuzziness.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/store/OutputStreamIndexOutput.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/GeoShapeQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/engine/internal/InternalEngineModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/geo/GeoDistance.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/unit/Fuzziness.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.890/elasticsearch-1-0-1-sources-2-
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 7001
Open Source Used In Cisco Policy Suite (CPS) Software 21.1
jar/org/elasticsearch/action/admin/indices/status/TransportIndicesStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/text/StringAndBytesText.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/warmer/delete/DeleteWarmerResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/search/NotFilter.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/LoggerInfoStream.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/WrapperFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/support/replication/ReplicationShardOperationFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/env/EnvironmentModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/monitor/os/OsProbe.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/mapper/internal/IndexFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/facet/terms/strings/TermsStringFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/index/merge/policy/IndexUpgraderMergePolicy.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/close/CloseIndexRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/flush/TransportFlushAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/IndexShardSnapshotStatus.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/transport/SendRequestTransportException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/mapping/delete/DeleteMappingAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/repositories/RepositoryNameModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/StandardHtmlStripAnalyzer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/percolate/TransportShardMultiPercolateAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/flush/TransportFlushAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/snapshots/IndexShardSnapshotStatus.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
Open Source Used In Cisco Policy Suite (CPS) Software 21.1
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 7025
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  7031

jar/org/elasticsearch/indices/analysis/PreBuiltTokenFilters.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/bucket/range/ipv4/InternalIPv4Range.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/cluster/service/PendingClusterTask.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/os/OsUtils.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/gateway/local/LocalIndexGateway.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/deletionpolicy/SnapshotIndexCommit.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/bucket/terms/UnmappedTermsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/util/concurrent/ConcurrentMapLong.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/cache/filter/weighted/WeightedFilterCache.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/analysis/NgramTokenizerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/bucket/MultiBucketsAggregation.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/gateway/CommitPoints.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/node/internal/InternalNode.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/discovery/zen/ping/ZenPingException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/IndexModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/settings/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/common/compress/CompressedStreamOutput.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/cluster/block/ClusterBlocks.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/mapper/core/NumberFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/aggregations/metrics/stats/Stats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/rest/action/cat/RestNodesAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/index/analysis/HindiAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/search/suggest/completion/CompletionSuggester.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-jar/org/elasticsearch/client/transport/support/InternalTransportClusterAdminClient.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
Open Source Used in Cisco Policy Suite (CPS) Software 21.1 7034
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  7038
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  7041
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 7043
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  7045
jar/org/elasticsearch/common/lucene/MultiCollector.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/action/SearchServiceTransportAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/shard/DocsStats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/aggregations/bucket/BucketsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/query/TimeoutParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/netty/NettyStaticSetup.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/fetch/fielddata/FieldDataFieldsParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/rest/action/admin/indices/template/put/RestPutIndexTemplateAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/node/settings/NodeSettingsService.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/monitor/jvm/DeadlockAnalyzer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/snapshots/RestoreInfo.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/action/admin/indices/template/get/RestGetIndexTemplateAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/gateway/snapshot/GatewaySnapshotResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/river/dummy/DummyRiver.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/indices/analysis/PreBuiltTokenizers.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/action/support/TransportAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/facet/terms/support/EntryPriorityQueue.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/action/admin/indices/exists/types/RestTypesExistsAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/cluster/routing/ShardsIterator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/codecs/CodecModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/engine/IndexEngineModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/MoreLikeThisFieldQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/action/admin/indices/warmer/put/PutWarmerResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/PathHierarchyTokenizerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
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jar/org/elasticsearch/index/analysis/StandardTokenizerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/river/RiverComponent.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/gateway/none/NoneIndexShardGateway.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/query/MultiMatchQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/flush/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/get/GetStats.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/transport/local/LocalTransportChannel.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/mapper/MergeContext.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/update/UpdateResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/facet/datetime/facet/DateTimeHistogramFacet.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/admin/indices/status/IndicesStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/UniqueTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/search/MultiPhrasePrefixQuery.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/docset/MatchDocIdSetIterator.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/util/concurrent/ConcurrentCollections.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/search/MatchNoDocsFilter.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/aggregations/bucket/terms/LongTerms.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/similarity/BM25SimilarityProvider.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/component/LifecycleListener.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/action/delete/index/IndexDeleteResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/plugins/Plugin.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/search/aggregations/support/ValuesSourceBased.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/index/analysis/UniqueTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
jar/org/elasticsearch/common/lucene/search/MultiPhrasePrefixQuery.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2-
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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/elasticsearch/action/count/CountResponse.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/elasticsearch/rest/action/admin/cluster/node/stats/RestNodesStatsAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/elasticsearch/rest/action/admin/indices/alias/get/RestGetAliasesAction.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/elasticsearch-1-0-1-sources-2-jar/elasticsearch/search/aggregations/support/numeric/NumericValuesSource.java

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* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/ConstructorBinding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/BindingProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/HasDependencies.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/SingleMethodInjector.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/InjectionRequestProcessor.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/Initializer.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/Initializable.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/ExposedKeyFactory.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/TypeConverterBinding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/ProviderKeyBinding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/Element.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/FactoryProxy.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/ConfigurationException.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/private/assistedinject/FactoryProvider2.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/private/LookupProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/private/FailableCache.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/Types.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/ProviderInstanceBinding.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/Dependency.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/MessageProcessor.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/PrivateBinder.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/InjectionRequest.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/Internal/PrivateElementsImpl.java
* /opt(ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch-common/inject/private/Initializables.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/DefaultElementVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/Binding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/multibindings/RealElement.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/PrivateElements.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/StaticInjectionRequest.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/internal/MoreTypes.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/ElementVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/binder/AnnotatedElementBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/InjectorShell.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/internal/ProviderMethodsModule.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/util/Modules.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/internal/AbstractBindingBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/ExposedBinding.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/internal/ExposedBindingImpl.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/TypeConverterBindingProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/internal/UniqueAnnotations.java
* /opt/ws_local/PERMITS_SQL/1070544448_1594718936.89/0/elasticsearch-1-0-1-sources-2.jar/org/elasticsearch/common/inject/spi/ScopeBinding.java

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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
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1.987 asm 5.2

1.988 jetty-alpn-client 9.4.8.v20171121

1.989 gson 2.3.1
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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/internal/bind/TimeTypeAdapter.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/internal/bind/SqlDateTypeAdapter.java
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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/TreeTypeAdapter.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/internal/UnsafeAllocator.java
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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/internal/bind/JsonAdapterAnnotationTypeAdapterFactory.java
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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/FieldAttributes.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonParser.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/LongSerializationPolicy.java

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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonObject.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/internal/Excluder.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/annotations/Until.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonDeserializationContext.java
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* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonIOException.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonDeserializer.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-jar/com/google/gson/JsonDeserializationContext.java
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  jar/com/google/gson/stream/JsonReader.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-
  jar/com/google/gson/stream/MalformedJsonException.java
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  jar/com/google/gson/stream/JsonToken.java
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  jar/com/google/gson/internal/LinkedTreeMap.java
* /opt/cola/permits/1001166424_1608115822.07/0/gson-2-3-1-sources-2-
  jar/com/google/gson/internal/LinkedHashTreeMap.java
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1.990 jackson 2.7.7

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1.991 boost 1.60.0
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#include <boost/mpl/fold.hpp>
#include <boost/mpl/push_back.hpp>
#include <boost/mpl/quote.hpp>
#include <boost/mpl/vector.hpp>

template <typename State, typename X>
struct f { using type = X; };

struct state { };

template <int i>
struct t { };

using vector = <%= mpl_vector((1..input_size).to_a.map { |n| "t<#{n}>") %}>;

using result = boost::mpl::fold<vector, state, boost::mpl::quote2<f>>::type;

int main() { }
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AS TO THE PERFORMANCE OF SOFTWARE AND/OR ASSOCIATED MATERIALS, AND TO THE
PERFORMANCE AND VALIDITY OF INFORMATION GENERATED USING SOFTWARE.

All the value based traits in this library conform to MPL's requirements for
an <a href="/libs/mpl/doc/refmanual/integral-constant.html" target="_top">Integral
Constant type</a>. 

Open Source Used In Cisco Policy Suite (CPS) Software 21.1  7136
Please note that these types no longer inherit from `<code class="computeroutput">mpl::true_</code>` or `<code class="computeroutput">mpl::false_</code>` etc, and the library will no longer implicitly include any MPL header. However there is an implicit conversion from `<code class="computeroutput">integral_constant</code>` to the corresponding MPL types, therefore tag-dispatching that uses MPL types in function overloads will still work as before.
#define BOOST_INTERPROCESS_DETAIL_MPL_HPP

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

#if defined(BOOST_HAS_PRAGMA_ONCE)
#pragma once
#endif

#include <cstddef>

namespace boost {
namespace interprocess {
namespace ipcdetail {

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

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

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

typedef true_  true_type;
typedef false_ false_type;

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

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

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

#include <cstdlib>

namespace boostdef {
namespace interprocess {
namespace ipcdetail {

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

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

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

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

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

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

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

} //namespace ipcdetail {
} //namespace interprocess {
} //namespace boost {
#endif //ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP
/*
 * Copyright (c) 2003 Dr John Maddock
 * Use, modification and distribution is subject to the
 * Boost Software License, Version 1.0. (See accompanying file
 * LICENSE_1_0.txt or copy at http://www.boost.org/LICENSE_1_0.txt)
 * *
#include "licence_info.hpp"
#include "bcp_imp.hpp"
#include "fileview.hpp"
#include <fstream>
#include <iomanip>
#include <cstring>
#include <stdexcept>
#include <boost/lexical_cast.hpp>
#include <boost/filesystem/operations.hpp>
#include <boost/throw_exception.hpp>

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

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

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

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

    std::ofstream os(m_dest_path.string().c_str());
    if(!os)
    {
        std::string msg("Error opening ");
        msg += m_dest_path.string();
        msg += " for output."
        std::runtime_error e(msg);
        boost::throw_exception(e);
    }
    os <<
        "<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0 Transitional//EN">\n" "<html>\n" "<head>\n" "<title>Boost Licence Dependency Information";
    if(m_module_list.size() == 1)
    {
        os << " for " "(*m_module_list.begin());
    }
    os <<
        "</title>\n" "</head>\n" "</body>\n" "<H1>Boost Licence Dependency Information";

if(m_module_list.size() == 1)
{
    os << " for " << *(m_module_list.begin());
}

os << "</H1>\n" "<H2>Contents</h2>\n" "<pre><a href="#input">Input Information</a>\n";
if(!m_bsl_summary_mode)
    os << "<a href="#summary">Licence Summary</a>\n";
    os << "<a href="#details">Licence Details</a>\n";

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

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

os << "<a href="#depend">File Dependency Information</a>\n" "</pre>";

// // input Information:
//

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

std::list<std::string>::const_iterator si = m_module_list.begin();
std::list<std::string>::const_iterator sj = m_module_list.end();
while(si != sj)
os << *si << "<BR>
++si;
}
os << "</p><p>The Boost path was: <code>" << m_boost_path.string() << "</code></P>";
//
// extract the boost version number from the boost directory tree,
// not from this app (which may have been built from a previous
// version):
//
fileview version_file(m_boost_path / "boost/version.hpp");
static const boost::regex version_regex("^[[:blank:]]*#\[[[:blank:]]*define\[[[:blank:]]*BOOST_VERSION\[[[:blank:]]*+(\d+)\]");
boost::cmatch what;
if(boost::regex_search(version_file.begin(), version_file.end(), what, version_regex))
{
    int version = boost::lexical_cast<int>(what.str(1));
    os << "<p>The Boost version is: " << version / 100000 << "." << version / 100 % 100 << "." << version % 100
<< "</P>\n";
}
//
// output each license:
//
i = m_license_data.begin();
j = m_license_data.end();
if(!m_bsl_summary_mode)
{
    // start with the summary:
    //
os << "<a name="summary"></a><h2>Licence Summary</h2>
    while(i != j)
    {
        // title:
        os << "<H3>" << licenses.first[i->first].license_name << "</H3>\n";
        // license text:
        os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
        // Copyright holders:
        os << "<P>This license is used by " << i->second.authors.size()
            << " authors and " << i->second.files.size()
            << " files <a href="#" make_link_target(licenses.first[i->first].license_name) "">(see details)</a>">;
        os << "</P></BLOCKQUOTE>\n";
        ++i;
    }
}
//
// and now the details:
//
i = m_license_data.begin();
j = m_license_data.end();
int license_index = 0;

os << "<a name="details"></a><h2>Licence Details</h2>
while(i != j)
{
    // title:
    os <<
        "<H3><A name="" << make_link_target(licenses.first[i->first].license_name)
        ""></A>" << licenses.first[i->first].license_name << "</H3>\n";
    // license text:
os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
    if(!m_bsl_summary_mode || (license_index >= 3))
    {
        // Copyright holders:
os << "<P>This license is used by the following " << i->second.authors.size() << " copyright holders:";
        std::set<std::string>::const_iterator x, y;
x = i->second.authors.begin();
y = i->second.authors.end();
while(x != y)
{
    os << *x << "<BR>\n";
    ++x;
}
os << "</P></BLOCKQUOTE><P>
    // Files using this license:
os << "<P>This license applies to the following " << i->second.files.size() << " files:";
        std::set<fs::path, path_less>::const_iterator m, n;
m = i->second.files.begin();
n = i->second.files.end();
while(m != n)
{
    os << split_path(m_boost_path, *m) << "<br>\n";
    ++m;
}
os << "</P></BLOCKQUOTE><P>
}
else
{
    os << "<P>This license is used by " << i->second.authors.size() << " authors (list omitted for brevity).</P>\n";
os << "<P>This license applies to " << i->second.files.size() << " files (list omitted for brevity).</P>\n";
}
++license_index;
++i;
// Output list of files not found to be under license control:
//
os << "<h2><a name="files"></a>Files With No Recognisable Licence</h2>"
"<p>The following " << m_unknown_licenses.size() << " files had no recognisable license information:</p><BLOCKQUOTE><p>
std::set<fs::path, path_less>::const_iterator i2, j2;
i2 = m_unknown_licenses.begin();
j2 = m_unknown_licenses.end();
while(i2 != j2)
{
  os << split_path(m_boost_path, *i2) << "<br>
";
  ++i2;
}
os << "</p></BLOCKQUOTE>";
//
// Output list of files with no found copyright holder:
//
os << "<h2><a name="authors"></a>Files With No Recognisable Copyright Holder</h2>"
"<p>The following " << m_unknown_authors.size() << " files had no recognisable copyright holder:</p><BLOCKQUOTE><p>
i2 = m_unknown_authors.begin();
j2 = m_unknown_authors.end();
while(i2 != j2)
{
  os << split_path(m_boost_path, *i2) << "<br>
";
  ++i2;
}
os << "</p></BLOCKQUOTE>";
if(!m_bsl_summary_mode)
{
  //
  // Output list of files that have been moved over to the Boost
  // Software License, along with enough information for human
  // verification.
  //
  os << "<h2><a name="bsl-converted"></a>Files that can be automatically converted to the Boost Software
License</h2>"
"<p>The following " << m_converted_to_bsl.size() << " files can be automatically converted to the Boost Software License, but require manual verification before they can be committed to CVS:</p><BLOCKQUOTE>
if (!m_converted_to_bsl.empty())
{
typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>
::const_iterator conv_iterator;
conv_iterator i = m_converted_to_bsl.begin(),
  ie = m_converted_to_bsl.end();
int file_num = 1;
while (i != ie)
{
    os << "<P>[" << file_num << "] File: &lt;tt&gt;" << split_path(m_boost_path, i-&gt;first)
       &lt;"\n	&lt;tr&gt;&lt;th&gt;\n      &lt;td&gt;&lt;pre&gt;
      &lt;i&gt;second.first &lt;"&lt;/pre&gt;&lt;/td&gt;&lt;tr&gt;&lt;pre&gt;
      &lt;i&gt;second.second &lt;/pre&gt;&lt;/td&gt;&lt;tr&gt;&lt;/table&gt;&lt;tr&gt;\n   ";
    ++i;
    ++file_num;
}
// Output list of files that could be moved over to the Boost Software License
// os << "<h2><a name="to-bsl"></a>Files that could be converted to the Boost Software License</h2>
"  <p>The following " << m_can_migrate_to_bsl.size() << " files could be manually converted to the Boost Software License, but have not yet been:</p>
B\blockquote><p>
    i2 = m_can_migrate_to_bsl.begin();
    j2 = m_can_migrate_to_bsl.end();
    while(i2 != j2)
    {
        os << split_path(m_boost_path, *i2) << "<br>\n        ++i2;
    }
    os << "</p></B\blockquote>
// Output list of files that can not be moved over to the Boost Software License
// os << "<h2><a name="not-to-bsl"></a>Files that can NOT be converted to the Boost Software License</h2>
"  <p>The following " << m_cannot_migrate_to_bsl.size() << " files cannot be converted to the Boost Software License because we need the permission of more authors:</p>
B\blockquote><p>
    i2 = m_cannot_migrate_to_bsl.begin();
    j2 = m_cannot_migrate_to_bsl.end();
    while(i2 != j2)
    {
        os << split_path(m_boost_path, *i2) << "<br>\n        ++i2;
    }
    os << "</p></B\blockquote>
// Output list of authors that we need permission for to move to the BSL
// os << "<h2><a name="need-bsl-authors"></a>Authors we need for the BSL</h2>
"  <p>Permission of the following authors is needed before we can convert to the Boost Software License. The list of authors that have given their permission is contained in more/blanket-permission.txt</p>
B\blockquote><p>
    std::copy(m_authors_for_bsl_migration.begin(), m_authors_for_bsl_migration.end(),
    std::ostream_iterator<std::string>(os, "<br>\n"));
// output a table of copyright information:
//
os << "\H2\copyright\H2\table border="1"\n";
std::map<std::string, std::set<fs::path, path_less>::const_iterator> ad, ead;
ad = m_author_data.begin();
ead = m_author_data.end();
while(ad != ead)
{
    os << "\tr\" << ad->first << "\td\";
    std::set<fs::path, path_less>::const_iterator fi, efi;
    fi = ad->second.begin();
    efi = ad->second.end();
    while(fi != efi)
    {
        os << split_path(m_boost_path, *fi) << " ";
        ++fi;
    }
    os << "\n";
    ++ad;
}
os << "\n";

// output file dependency information:
//
os << "\H2\depend\H2\BLOCKQUOTE\pre\n";
std::map<fs::path, fs::path, path_less>::const_iterator dep, last_dep;
std::set<fs::path, path_less>::const_iterator fi, efi;
fi = m_copy_paths.begin();
efi = m_copy_paths.end();
// if in summary mode, just figure out the "bad" files and print those only:
std::set<fs::path, path_less> bad_paths;
if(m_bsl_summary_mode)
{
    bad_paths.insert(m_unknown_licenses.begin(), m_unknown_licenses.end());
    bad_paths.insert(m_unknown_authors.begin(), m_unknown_authors.end());
    bad_paths.insert(m_can_migrate_to_bsl.begin(), m_can_migrate_to_bsl.end());
    bad_paths.insert(m_cannot_migrate_to_bsl.begin(), m_cannot_migrate_to_bsl.end());
typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>::const_iterator conv_iterator;
conv_iterator i = m_converted_to_bsl.begin(), ie = m_converted_to_bsl.end();
while(i != ie)
{
    bad_paths.insert(i->first);
++i;
}
fi = bad_paths.begin();
efi = bad_paths.end();
os << "<P>For brevity, only files not under the BSL are shown</P>
";
}
while(fi != efi)
{
    os << split_path(m_boost_path, *fi);
    dep = m_dependencies.find(*fi);
    last_dep = m_dependencies.end();
    std::set<fs::path, path_less> seen_deps;
    if (dep != last_dep)
    {
        while(true)
        {
            os << " -> ";
            if(fs::exists(m_boost_path / dep->second))
            {
                os << split_path(m_boost_path, dep->second);
            }
            else if(fs::exists(dep->second))
            {
                os << split_path(fs::path(), dep->second);
            }
            else
            {
                os << dep->second.string();
                if(seen_deps.find(dep->second) != seen_deps.end())
                {
                    os << " <I>(Circular dependency!)</I>";
                    break; // circular dependency!!!
                }
                seen_deps.insert(dep->second);
                last_dep = dep;
                dep = m_dependencies.find(dep->second);
                if((dep == m_dependencies.end()) || (0 == compare_paths(dep->second, last_dep->second)))
                {
                    break;
                }
            }
            os << "\n";
            ++fi;
        }
    }
    os << "</pre></BLOCKQUOTE>\n";
}
if(!os)
{
    std::string msg("Error writing to ");
    msg += m_dest_path.string();
    msg += ";
    std::runtime_error e(msg);
    boost::throw_exception(e);
}
The following is the overall license for the boost date_time library. This notice is found in all source files related to the library.

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All the value based traits in this library conform to MPL’s requirements for an [Integral Constant type].

Please note that these types no longer inherit from `mpl::true_` or `mpl::false_` etc, and the library will no longer implicitly include any MPL header. However there is an implicit conversion from `integral_constant` to the corresponding MPL types, therefore tag-dispatching that uses MPL types in function overloads will still work as before.
Boost.MPL adapters

Adapters for Boost.MPL containers.

### Classes

- **struct boost::mpl::integral_c&lt; T, v &gt;**
  - Adapter for IntegralConstants from the Boost.MPL.
  - [More...](structboost_1_1mpl_1_1integral__c.html)

- **struct boost::mpl::list&lt; T &gt;**
  - Adapter for Boost.MPL lists.
  - [More...](structboost_1_1mpl_1_1list.html)

- **struct boost::mpl::vector&lt; T &gt;**
  - Adapter for Boost.MPL vectors.
  - [More...](structboost_1_1mpl_1_1vector.html)

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(See accompanying file LICENSE.md or copy at http://boost.org/LICENSE_1_0.txt)
#!/usr/bin/env python
from subprocess import check_output as run
from datetime import datetime
from itertools import groupby
from operator import itemgetter
import re
import magic

def authors(filename):
    log = run(['git', 'log', '--follow',
               '--date=short', '--format=%aN%x09%ad', filename],
               universal_newlines=True)
    for line in log.splitlines():
        author, date = line.split('	')
        if author != 'fix-copyright.py':
            yield author, datetime.strptime(date, '%Y-%m-%d')

def new_copyright(filename, previous):
    def f():
        au = list(authors(filename))
        alldates = map(itemgetter(1), au)
        aup = sorted(au + map(lambda a: (a, None), previous), key=itemgetter(0))
        for author, records in groupby(aup, itemgetter(0)):
            dates = filter(None, map(itemgetter(1), records))
            if not dates: dates = alldates
            start = min(dates)
            end = max(dates)
            fmt = '{0}' if start.year == end.year else '{0}-{1}'
            line = 'Copyright ' + fmt.format(start.year, end.year) + ' ' + author
            key = (start, author)
            yield key, line
    return map(itemgetter(1), sorted(f()))

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

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

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

    for f in all_files():
        fix_copyright(f)

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#ifndef BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP
#define BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP

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

#if defined(BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP)
#define BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP

#endif

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

#if defined(BOOST_HAS_PRAGMA_ONCE)
#  pragma once
#endif

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#endif

#include <boost/container/detail/config_begin.hpp>
#include <boost/container/detail/workaround.hpp>
#include <boost/move/detail/type_traits.hpp>
#include <boost/intrusive/detail/mpl.hpp>

#include <cstddef>
namespace boost {
namespace container {
namespace dtl {

using boost::move_detail::integral_constant;
using boost::move_detail::true_type;
using boost::move_detail::false_type;
using boost::move_detail::enable_if_c;
using boost::move_detail::enable_if;
using boost::move_detail::enable_if_convertible;
using boost::move_detail::disable_if_c;
using boost::move_detail::disable_if;
using boost::move_detail::disable_if_convertible;
using boost::move_detail::is_convertible;
using boost::move_detail::if_c;
using boost::move_detail::if_;
using boost::move_detail::identity;
using boost::move_detail::bool_;
using boost::move_detail::true_;
using boost::move_detail::false_;
using boost::move_detail::yes_type;
using boost::move_detail::no_type;
using boost::move_detail::bool_;
using boost::move_detail::true_;
using boost::move_detail::false_;
using boost::move_detail::unvoid_ref;
using boost::move_detail::and_;
using boost::move_detail::or_;
using boost::move_detail::not_;
using boost::move_detail::enable_if_and;
using boost::move_detail::disable_if_and;
using boost::move_detail::enable_if_or;
using boost::move_detail::disable_if_or;

template <class FirstType>
struct select1st
{
  typedef FirstType type;
}
template<class T>
const type& operator()(const T& x) const
{  return x.first;   }

template<class T>
type& operator()(T& x)
{  return const_cast<type&>(x.first);   }
};

template <class T, class=void>
struct is_transparent
{
  static const bool value = false;
};

template <class T>
struct is_transparent<T, typename T::is_transparent>
{
  static const bool value = true;
};

template <typename C, typename K, typename R>
struct enable_if_transparent
: boost::move_detail::enable_if_c<dtl::is_transparent<C>::value, R>
{   

}  //namespace dtl {
}  //namespace container {
}  //namespace boost {

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

#ifndef BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP

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<body>
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<p class="copyright">1963, 1964, 1965 Jane Doe</p>
<p class="copyright">2018 Joe Blow, John Coe</p>
<p class="copyright">1977, 1985 Someone else</p>
</body>
</html>
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#ifndef BOOST_INTRUSIVE_DETAIL_MPL_HPP
#define BOOST_INTRUSIVE_DETAIL_MPL_HPP

#if defined(BOOST_HAS_PRAGMA_ONCE)
# pragma once
#endif

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

namespace boost {
 namespace intrusive {
 namespace detail {

 using boost::move_detail::is_same;
 using boost::move_detail::add_const;
 using boost::move_detail::remove_const;
 using boost::move_detail::remove_cv;
 using boost::move_detail::remove_reference;
 using boost::move_detail::add_reference;
 using boost::move_detail::remove_pointer;
 using boost::move_detail::add_pointer;
 using boost::move_detail::true_type;
 using boost::move_detail::false_type;

} // namespace detail
} // namespace intrusive
} // namespace boost
using boost::move_detail::enable_if_c;
using boost::move_detail::enable_if;
using boost::move_detail::disable_if_c;
using boost::move_detail::disable_if;
using boost::move_detail::is_convertible;
using boost::move_detail::if_c;
using boost::move_detail::if_;
using boost::move_detail::is_const;
using boost::move_detail::identity;
using boost::move_detail::alignment_of;
using boost::move_detail::is_empty;
using boost::move_detail::addressof;
using boost::move_detail::integral_constant;
using boost::move_detail::enable_if_convertible;
using boost::move_detail::disable_if_convertible;
using boost::move_detail::bool_;
using boost::move_detail::true_;
using boost::move_detail::false_;
using boost::move_detail::yes_type;
using boost::move_detail::no_type;
using boost::move_detail::apply;
using boost::move_detail::eval_if_c;
using boost::move_detail::eval_if;
using boost::move_detail::unvoid_ref;
using boost::move_detail::add_const_if_c;

// Infrastructure for providing a default type for T::TNAME if absent.
#define BOOST_INTRUSIVE_INSTANTIATE_DEFAULT_TYPE_TMPLT(TNAME)     \
    template <typename T>                                          \
    struct boost_intrusive_has_type_ ## TNAME                     \
        {}

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

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

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};
template <typename X>
static char test(int, typename X::TNAME*);

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

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

template <typename T, typename DefaultType>
struct boost_intrusive_default_type_ ## TNAME
{
    struct DefaultWrap { typedef DefaultType TNAME; }

    typedef typename
::boost::intrusive::detail::if_c
< boost_intrusive_has_type_ ## TNAME<T>::value
, T, DefaultWrap::type::TNAME type;
};

//
#define BOOST_INTRUSIVE_OBTAIN_TYPE_WITH_DEFAULT(INSTANTIATION_NS_PREFIX, T, TNAME, TIMPL)   
    typename INSTANTIATION_NS_PREFIX
    boost_intrusive_default_type_ ## TNAME< T, TIMPL >::type

//
#define BOOST_INTRUSIVE_HAS_TYPE(INSTANTIATION_NS_PREFIX, T, TNAME)  
    INSTANTIATION_NS_PREFIX
    boost_intrusive_has_type_ ## TNAME< T >::value

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

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

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

    static const bool value = (1 == sizeof(test<T>(0, 0)));
}
typedef typename
  ::boost::intrusive::detail::eval_if_c
  < value
    , ::boost::intrusive::detail::identity<T>
    , ::boost::intrusive::detail::identity<DefaultWrap>
  >::type::TNAME type;

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

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

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

#define BOOST_INTRUSIVE_HAS_MEMBER_FUNC_CALLED_IGNORE_SIGNATURE(TRAITS_NAME, \
FUNC_NAME) \
  BOOST_INTRUSIVE_HAS_MEMBER_FUNC_CALLED(TRAITS_NAME##_ignore_signature, FUNC_NAME) \
//
//

namespace boost

//namespace intrusive

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

#include "boost/intrusive/detail/config_end.hpp"
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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@mitiame.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.ccs.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 Detlef(detlef@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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Maybe this should pass?
This package was debianized by Vladimir Prus <ghost@cs.msu.su> on Wed, 17 July 2002, 19:27:00 +0400.

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#include <boost/mpl/push_back.hpp>
#include <boost/mpl/vector.hpp>

template <int i>
struct t [];

using vector = <%= mpl_vector((1..input_size).to_a.map { |n| "t<#{n}>") }) %>>;

int main() {}
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#include <boost/mpl/push_back.hpp>
#include <boost/mpl/quote.hpp>
#include <boost/mpl/transform.hpp>
#include <boost/mpl/vector.hpp>

template <typename X>
struct f { using type = X; };

template <int i>
struct t {};

using vector = mpl_vector((1..input_size).to_a.map { |n| "t<#{n}>" }) %>

using result = boost::mpl::transform<vector, boost::mpl::quote1<f>>::type;

int main() { }

var group__group_ext_mpl =

[ "integral_c", "structboost_1_1mpl_1_1integral__c.html", null ],
[ "list", "structboost_1_1mpl_1_1list.html", null ],
[ "vector", "structboost_1_1mpl_1_1vector.html", null ]
];

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</body>

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The header `<boost/mp11/mpl.hpp>`, when included, defines the necessary support infrastructure for `mp_list` and `std::tuple` to be valid.

NOTE: `mpl.hpp` is not included by `<boost/mp11.hpp>`.

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. The file `src/libs/snprintf/snprintf.c', written by Mark Martinec <mark.martinec@ijs.si>.

Please look into snprintf.c for the copyright message.

The complete snprintf package together with documentation is available from

    http://www.ijs.si/software/snprintf/

. The `grn' preprocessor, written by Barry Roitblat <barry@rentonww.com> and David Slattengren <slatteng@Xinet.COM>. These files have been part of the original Berkeley ditroff distribution, without AT&T code, and are in the public domain.

The original package can be found at

src/preproc/grn/gprint.h
src/preproc/grn/hdb.cpp
src/preproc/grn/hgraph.cpp
src/preproc/grn/hpoint.cpp
src/preproc/grn/main.cpp

The `gxditview' output device. It is based on X11's `xditview' program and thus has the X license.

src/devices/xditview/DESC.in
src/devices/xditview/Dvi.c
src/devices/xditview/Dvi.h
src/devices/xditview/DviP.h
src/devices/xditview/FontMap
src/devices/xditview/GXditview.ad
src/devices/xditview/Menu.h
src/devices/xditview/ad2c
src/devices/xditview/device.c
src/devices/xditview/device.h
src/devices/xditview/draw.c
src/devices/xditview/font.c
src/devices/xditview/gray1.bm
src/devices/xditview/gray2.bm
src/devices/xditview/gray3.bm
src/devices/xditview/gray4.bm
src/devices/xditview/gray5.bm
src/devices/xditview/gray6.bm
src/devices/xditview/gray7.bm
src/devices/xditview/gray8.bm
src/devices/xditview/gxditview.man
src/devices/xditview/lex.c
src/devices/xditview/page.c
src/devices/xditview/parse.c
src/devices/xditview/xdit.bm
src/devices/xditview/xdit_mask.bm
src/devices/xditview/xditview.c

src/include/DviChar.h
src/include/XFontName.h

src/libs/libxutil/DviChar.c
src/libs/libxutil/XFontName.c

Macro Packages
-------------
. The -mdoc macro set, using the BSD license.

tmac/doc.tmac
tmac/doc-old.tmac
tmac/doc-common
tmac/doc-ditroff
tmac/doc-nroff
tmac/doc-syms
tmac/groff_mdoc.man

. The -me macro set, using the BSD license.

tmac/e.tmac
tmac/groff_me.man
doc/meintro.me
doc/meintro_fr.me
doc/meref.me

Hyphenation Patterns
---------------------

. The file `tmac/hyphen.us' is identical to the file `hyphen.tex', part of
the TeX system written by Donald E. Knuth; the master file can be found
at

ftp://labrea.stanford.edu/pub/tex/dist/lib/hyphen.tex

It has been renamed for consistency, i.e., to make patterns available
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. The file `tmac/hyphen.fr' contains the same patterns as the file
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. The file `tmac/hyphen.sv' is identical to the file `svhyph.tex', which
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. The files `tmac/hyphen.det' and `tmac/hyphen.den' contain the same patterns as the files `dehyphn.tex' and `dehypht.tex' (for TeX), which can be found at

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. The file `tmac/hyphenex.det' is identical to the file `dehyphtex.tex', which can be found at

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. The file `tmac/hyphen.cs' contains the same patterns as the file `czhyphen.tex' (for TeX), which can be found in the archive

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analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java
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- analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishMinimalStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
- analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
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Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

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Maven Model
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package org.apache.maven.model;

/**
 * Description of a person who has contributed to the project, but
 * who does not have
 * commit privileges. Usually, these contributions come in
 * the form of patches submitted.
 *
 * @version $Revision$ $Date$
 */
@SuppressWarnings( "all" )
public class Contributor
    implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

    /**
     * The full name of the contributor.
     */
    private String name;

    /**
     * The email address of the contributor.
     */
    private String email;

    /**
     * The URL for the homepage of the contributor.
     */
    private String url;

    /**
     * The organization to which the contributor belongs.
     */
    private String organization;

    /**
     * The URL of the organization.
     */
    private String organizationUrl;
private java.util.List<String> roles;

private String timezone;

private java.util.Properties properties;

private java.util.Map<Object, InputLocation> locations;

/**
 * Field roles.
 */
private java.util.List<String> roles;

/**
 * Field properties.
 */
private java.util.Properties properties;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

//--------/
//- Methods -/
//--------/

/**
 * Method addProperty.
 *
 * @param key
 * @param value
 */
public void addProperty( String key, String value )
{
    getProperties().put( key, value );
} //-- void addProperty( String, String )
/**
 * Method addRole.
 * @param string
 */
public void addRole( String string )
{
    getRoles().add( string );
}  //-- void addRole( String )

/**
 * Method clone.
 * @return Contributor
 */
public Contributor clone()
{
    try
    {
        Contributor copy = (Contributor) super.clone();

        if ( this.roles != null )
        {
            copy.roles = new java.util.ArrayList<String>();
            copy.roles.addAll( this.roles );
        }

        if ( this.properties != null )
        {
            copy.properties = (java.util.Properties) this.properties.clone();
        }

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
    }
}  //-- Contributor clone()

/**
* Get the email address of the contributor.
*
* \@return String
*/
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
 * @param key
 * @return InputLocation
*/
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
 * Get the full name of the contributor.
 * 
 * @return String
*/
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get the organization to which the contributor belongs.
 * 
 * @return String
*/
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**
 * Get the URL of the organization.
 * 
 * @return String
*/
public String getOrganizationUrl()
{
    return this.organizationUrl;
/**< *
 * Method getProperties.
 * @return Properties
 */
public java.util.Properties getProperties()
{
    if (this.properties == null)
    {
        this.properties = new java.util.Properties();
    }

    return this.properties;
} //-- java.util.Properties getProperties()

/**< *
 * Method getRoles.
 * @return List
 */
public java.util.List<String> getRoles()
{
    if (this.roles == null)
    {
        this.roles = new java.util.ArrayList<String>();
    }

    return this.roles;
} //-- java.util.List<String> getRoles()

/**< *
 * Get the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris" (UTC+01:00).
 * @return String
 */
public String getTimezone()
{
    return this.timezone;
}
/**
 * Get the URL for the homepage of the contributor.
 *
 * @return String
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole.
 *
 * @param string
 */
public void removeRole( String string )
{
    getRoles().remove( string );
} //-- void removeRole( String )

/**
 * Set the email address of the contributor.
 *
 * @param email
 */
public void setEmail( String email )
{
    this.email = email;
} //-- void setEmail( String )

/**
 *
 */

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
    if ( location != null )
    {
        if ( this.locations == null )
        {
            this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
        }
        this.locations.put( key, location );
    }
}
/**
 * Set the full name of the contributor.
 * @param name
 */
public void setName( String name )
{
    this.name = name;
} //-- void setName( String )

/**
 * Set the organization to which the contributor belongs.
 * @param organization
 */
public void setOrganization( String organization )
{
    this.organization = organization;
} //-- void setOrganization( String )

/**
 * Set the URL of the organization.
 * @param organizationUrl
 */
public void setOrganizationUrl( String organizationUrl )
{
    this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl( String )

/**
 * Set properties about the contributor, such as an instant
 * messenger handle.
 * @param properties
 */
public void setProperties( java.util.Properties properties )
{
    this.properties = properties;
} //-- void setProperties( java.util.Properties )

/**
 * Set the roles the contributor plays in the project. Each
 * role is described by a
 * <code>role</code> element, the body of which is
 * a role name. This can also be used to
* describe the contribution.
* @param roles
*/
public void setRoles( java.util.List<String> roles )
{
    this.roles = roles;
} //-- void setRoles( java.util.List )

/**
 * Set the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a> to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 * @param timezone
 */
public void setTimezone( String timezone )
{
    this.timezone = timezone;
} //-- void setTimezone( String )

/**
 * Set the URL for the homepage of the contributor.
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

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package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used to
 * generate the license
 * page of the project's web site, as well as being taken
 * into consideration in other reporting
 * and validation. The licenses listed for the project are
 * that of the project itself, and not
 * of dependencies.
 *
 * @version $Revision$ $Date$
 */
@SuppressWarnings("all")
public class License
    implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

    /******************************************************************/
    // Class/Member Variables -/
    /******************************************************************/

    /**
     * The full legal name of the license.
     */
    private String name;

    /**
     * The official url for the license text.
     */
    private String url;

    /**
     * The primary method by which this project may be
     * distributed.
     * <dl>
     *     <dt>repo</dt>
     *     <dd>may be downloaded from the Maven
     *     repository</dd>
     *     <dt>manual</dt>
     *     <dd>user must manually download and install
     */
    private String distribution;

    /******************************************************************/
    // Constructor -/
    /******************************************************************/

    public License()
    {

    }

    /******************************************************************/
    // Accessor Methods -/
    /******************************************************************/

    public String getName()
    {
        return name;
    }

    public void setName(String name)
    {
        this.name = name;
    }

    public String getUrl()
    {
        return url;
    }

    public void setUrl(String url)
    {
        this.url = url;
    }

    public String getDistribution()
    {
        return distribution;
    }

    public void setDistribution(String distribution)
    {
        this.distribution = distribution;
    }

    /******************************************************************/
    //并发症 -/
    /******************************************************************/

    /******************************************************************/
    // Utility Methods -/
    /******************************************************************/

    /******************************************************************/
    // Class/Member Variables -/
    /******************************************************************/

    /******************************************************************/
    // Constructor -/
    /******************************************************************/

    /******************************************************************/
    // Accessor Methods -/
    /******************************************************************/

    /******************************************************************/
    // Utility Methods -/
    /******************************************************************/

    /******************************************************************/
    // Class/Member Variables -/
    /******************************************************************/

    /******************************************************************/
    // Constructor -/
    /******************************************************************/

    /******************************************************************/
    // Accessor Methods -/
    /******************************************************************/

    /******************************************************************/
    // Utility Methods -/
    /******************************************************************/
private String distribution;

/**
 * Addendum information pertaining to this license.
 */
private String comments;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

public License clone()
{
    try
    {
        License copy = (License) super.clone();

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
    }
} //-- License clone()
* Get addendum information pertaining to this license.
*  
* @return String
* /
public String getComments()
{
    return this.comments;
} //-- String getComments()

/**
* Get the primary method by which this project may be
* distributed.
*  
*     <dl>
*       <dt>repo</dt>
*       <dd>may be downloaded from the Maven repository</dd>
*       <dt>manual</dt>
*       <dd>user must manually download and install the dependency.</dd>
*     </dl>
*
* @return String
* /
public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()

/**
*  
*  
* @param key
* @return InputLocation
* /
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
* Get the full legal name of the license.
*
* @return String
* /
public String getName()
{
    return this.name;
} //-- String getName()
/**
 * Get the official url for the license text.
 *
 * @return String
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Set addendum information pertaining to this license.
 *
 * @param comments
 */
public void setComments( String comments )
{
    this.comments = comments;
} //-- void setComments( String )

/**
 * Set the primary method by which this project may be distributed.
 *<dl>
 *   <dt>repo</dt>
 *   <dd>may be downloaded from the Maven repository</dd>
 * <dt>manual</dt>
 *   <dd>user must manually download and install the dependency.</dd>
 * </dl>
 *
 * @param distribution
 */
public void setDistribution( String distribution )
{
    this.distribution = distribution;
} //-- void setDistribution( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
```java
if ( location != null )
{
    if ( this.locations == null )
    {
        this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
    }
    this.locations.put( key, location );
}
} //-- void setLocation( Object, InputLocation )

/**
 * Set the full legal name of the license.
 *
 * @param name
 */
public void setName( String name )
{
    this.name = name;
} //-- void setName( String )

/**
 * Set the official url for the license text.
 *
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )
```

1.1033 commons-lang3 2.1

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1.1034 visual-studio-runtime 1.26

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1.1036 jackson-databind 2.9.8

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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has
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1.1042 sqlite 3.6.11

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** this header file defines the interface that the sqlite library
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**
** some of the definitions that are in this file are marked as
** "experimental". experimental interfaces are normally new
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** experience from use "in the wild" suggest such changes are prudent.
**
** the official c-language api documentation for sqlite is derived
** from comments in this file. this file is the authoritative source
** on how sqlite interfaces are suppose to operate.
**
** the name of this file under configuration management is "sqlite.h.in".
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** part of the build process.
**
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* /opt/cola/permits/1111409578_1606911289.52/0/spring-security-config-4-2-2-release-sources-1-jar/org/springframework/security/config/annotation/SecurityConfigurer.java
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  jar/org/springframework/security/config/http/FormLoginBeanDefinitionParser.java
* /opt/cola/permits/1111409578_1606911289.52/0/spring-security-config-4-2-2-release-sources-1-
  jar/org/springframework/security/config/annotation/authentication/configuration/InitializeUserDetailsBeanManagerConfigurer.java
* /opt/cola/permits/1111409578_1606911289.52/0/spring-security-config-4-2-2-release-sources-1-
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  jar/org/springframework/security/config/annotation/method/configuration/GlobalMethodSecuritySelector.java
* /opt/cola/permits/1111409578_1606911289.52/0/spring-security-config-4-2-2-release-sources-1-
  jar/org/springframework/security/config/annotation/method/configuration/MethodSecurityMetadataSourceAdvisorRegistrar.java

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One of the key reasons we got delayed on the CentOS-6 release was lack of suitable build resources, especially when we had to repeatedly build large chunks of code. Norwood S came forward and worked with me to setup a large build machine, then tune the build process and help improve the overall build, test and validate process we were using. This build machine he donated to the project was about 5 times more capable than the entire buildsystem we had. And he did this out of his own pocket, from his own time, and has since upgraded the machine as well. It's now a 128GB, 48 core machine, with 4 SSD's and 4 sata disks : but the key metric is that it can build from source, the entire CentOS-7 distro in under 22 hrs.

Having this capability was key in our ability to build, test and deliver CentOS-7 as rapidly as we have been able to.

We'd like to dedicate the CentOS-7 Release to Mr Norwood S, of Phoenix, AZ, USA for his continued support for the project.

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1.1072 jackson-databind 2.4.3

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Hamcrest library (hamcrest-*.jar) & CuvesAPI / Curve API

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Jackson is a high-performance, Free/Open Source JSON processing library.
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.
It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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  * forwardable.rb
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  * matrix.rb
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  * rational.rb (1.8)
  * sync.rb
  * shell/*
  * thwait.rb
  * tracer.rb

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* committer
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  * sdbm

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* missing/strlcpy.c

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* a patch for gem_prelude.rb

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  * abbrev.rb
  * generator (1.8)
  * enumerator (1.8)
  * set
  * ipaddr.rb
  * digest/*
  * syslog
* He is the branch maintainer of ruby_1_8, the release manager of 1.8 series.

== N

Hidetoshi NAGAI (nagai)
* committer
* He is the maintainer of tk/*

Nobuyoshi Nakada (nobu)
* committer
* a.k.a. the "patch monster"
* He wrote and is the maintainer of:
  * optparse
  * stringio
  * io/wait
  * iconv

Satoshi Nakagawa
* patches for util.c

Narihiro Nakamura (nari)
* committer
* a.k.a. authorNari
* working at GC
NAKAMURA, Hiroshi (nahi)
* committer
* He is the maintainer of:
* csv.rb (1.8)
* logger.rb
* soap/* (1.8)
* wsdl/* (1.8)
* xsd/* (1.8)

NAKAMURA, Usaku (usa)
* committer
* a.k.a. unak
* He is the maintainer of mswin32 and mswin64 support.

NARUSE, Yui (naruse)
* committer
* a.k.a. "nurse"
* Did much upon m17n.
* He is the maintainer of:
* json
* nkf

Christian Neukirchen
* a patch for webrick/httputils

Michael Neumann (mneumann)
* committer
* He is the maintainer of
* xmlrpc (1.8)
* gserver (1.8)

NISHIO Hirokazu
* wrote a patch for CVE-2010-0541

Kazuhiro NISHIYAMA (kazu)
* committer
* a.k.a. znz

Go Noguchi

Martin Nordholts
* misc/rdebug.el

nmu
* a patch for socket

== O
Haruhiko Okumura
* some of missing/* is based on his book:
  * missing/erf.c
  * missing/lgamma_r.c
  * missing/tgamma.c

OMAE, jun
* a patch for debug.rb

Eugene Ossintsev
* documentation

Heesob Park
* a patch for win32/win32.c.

pegacorn
* a patch for instruby.rb

Gaston Ramos
* documentation

The Regents of the University of California
* missing/crypt.c
* missing/vsnprintf.c

Sam Roberts
* patch for socket
* documentation

Michal Rokos (michal)
* committer
* He was the maintainer of DJGPP support.

rubikitch
* a patch for io.c

Marcus Rueckert
* a patch for mkconfig.rb.

Sean Russell (ser)
* committer
* He wrote and is the maintainer of REXML.

== S

Kazuo Saito (ksaito)
* committer
* M17N

Tadashi Saito
* patches for test/ruby/test_math.rb, thread_*.c, bignum.c
* working upon BigDecimal.
* did much upon documentation

Masahiro Sakai
* a patch for io.c

Laurent Sansonetti
* a patch for tool/ytab.sed

Jeff Saracco
* documentation

Koichi Sasada (ko1)
* committer
* He wrote YARV.

Hugh Sasse
* a patch for net/http
* documentation

Charlie Savage
* a patch for win32/Makefile.sub

Michael Scholz
* a patch for ruby-mode.el

Arthur Schreiber
* patch for net/http and rdoc.

Masatoshi SEKI (seki)
* committer
* He wrote and is the maintainer of:
  * drb/*
  * erb
  * rinda

Roman Shterenzon
* a patch for open-uri.

Kent Sibilev

Gavin Sinclair (gsinclair)
* committer

John W. Small
* He wrote gserver.rb

Yuki Sonoda (yugui)
* committer
* She is the maintainer of man/* manual pages and is the release manager of 1.9 series.
* She wrote prime.rb.
* A developer and a sysop of redmine.ruby-lang.org.

SOUMA, Yutaka
* a patch for pack.c.

Tatsuki Sugiura
* WebDAV support for net/http

Masaki Suketa (suke)
* committer
* He is the maintainer of win32ole

sheepman
* patches for ruby.c, thread.c, stringio, enum.c, webrick, net/http

Siena. (siena)
* committer

Kirill A. Shutemov
* a patch for parse.y

Darren Smith
* a patch for golf_prelude.rb

Richard M. Stallman
* missing/aloca.c
Robin Stocker
* documentation

Joshua Stowers
* a patch for array.c

Marcus Stollsteimer (stomar)
* committer
* a maintainer of www.ruby-lang.org
* patches for cgi (HTML5 tag maker), numeric.c, bigdecimal, ostruct.rb, prime.rb, and others
* documentation

Adam Strzelecki
* a patch for compile.c

Masashi Sumi
* improved net/pop.rb

Eric Sunshine
* NeXT OpenStep, Rhapsody support

Kouhei Sutou (kou)
* committer
* He wrote and is the maintainer of rss/*

David Symonds
* documentation

== T

TAKANO Mitsuhiro (takano32)
* committer
* He is the maintainer of IA-64 support.
* BigDecimal

TAKAO, Kouji (kouji)
* committer
* He is the maintainer of readline.

Nathaniel Talbott (ntalbott)
* committer
* He was the maintainer of test/unit, runit, rubyunit.

TANAKA, Akira (akr)
* committer
* Did much upon m17n.
* And he is the maintainer of:
* open-uri
 pathname
 pp
 resolv-replace
 resolv
 time
 tsort

Takaaki Tateishi (ttate)
 committer
 He was the maintainer of dl

Technorama Ltd. (technoroma)
 committer
 openssl

Andrew Thompson
 a patch for socket.c IRIX support.

Dave Thomas (dave)
 committer
 a.k.a. the Pragmatic Programmer.
 He wrote rdoc.

Tietew
 patches for win32 support

Masahiro Tomita
 a patch for cgi.rb

Jakub Travnik
 a patch for eval.c

Tom Truscott
 missing/crypt.c

== U

UEDA, Satoshi
 a patch for uri

Takaaki Uematsu (uema2)
 committer
 He was the maintainer of WinCE support.

UENO, Katsuhiro (katsu)
 committer
 He is the maintainer of zlib
Hajimu UMEMOTO
* He wrote ipaddr.rb

URABE, Shyouhei (shyouhei)
* committer
* a.k.a. mput.
* He is the branch maintainer of ruby_1_8_6 and ruby_1_8_7
* and is the release manager of 1.8.x-pXXX.

== V

Joel VanderWerf
* a patch for numeric.c

Peter Vanbroekhoven

Corinna Vinschen

== W

wanabe (wanabe)
* committer
* fixed YARV and Oniguruma.

Chun Wang
* a patch for time.rb

WATANABE, Hirofumi (eban)
* committer
* He is the maintainer of
* fools (1.8)
* tmpdir
* un
* Win32API

WATANABE, Tetsuya
* a patch for ruby.c

William Webber (wew)
* committer

Jim Weirich (jim)
* committer
* He wrote Rake.

Nathan Weizenbaum
* fixed misc/ruby-mode.el.
why the lukky stiff (why)
* committer
* He is the maintainer of syck

Caley Woods
* documentation

Gary Wright
* documentation

== X

== Y

Akira Yamada (akira)
* committer
* He is the maintainer of ruby related packages at Debian project.

Keita Yamaguchi
* patches for enum.c, parse.y
* documentation

Hirokazu Yamamoto (ocean)
* committer

Hirotaka Yoshioka
* a patch for improving SEGV handling

== Z

Aristarkh A Zagorodnikov
* a patch for io.c

Alexander Zavorine
* committer
* He is the maintainer for Symbian OS.

Chiyuan Zhang
* a patch for misc/ruby-mode.el.

Dee Zsombor (zunda)
* a patch for thread_pthread.c

Dan Zwell
* a patch for net/pop

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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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enc/ascii.c
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random.c

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A C-program for MT19937, with initialization improved 2002/2/10.
Coded by Takuji Nishimura and Makoto Matsumoto.
This is a faster version by taking Shawn Cokus's optimization,
Matthe Bellew's simplification, Isaku Wada's real version.

Before using, initialize the state by using init_genrand(seed)
or init_by_array(init_key, key_length).

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vm_dump.c:procstat_vm

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includeruby/st.h:
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missing/dup2.c:
missing/erf.c:
missing/finite.c:
missing/hypot.c:
missing/isinf.c:
missing/isnan.c:
missing/lgamma_r.c:
missing/memcmp.c:
missing/memmove.c:
missing/strchr.c:
missing/strerror.c:
missing/strstr.c:
missing/tgamma.c:
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ext/nkf/nkf-utf8/nkf.c:
ext/nkf/nkf-utf8/utf8tbl.c:

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* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/ListException.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/test/AbstractEc2InstanceLaunchingFactoryBean.java
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* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/ListException.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/test/AbstractEc2InstanceLaunchingFactoryBean.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/ListException.java
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* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/core/LdapRdn.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/LdapRdn.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-jar/org/springframework/ldap/LdapReferralException.java

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  jar/org/springframework/ldap/transaction/compensating/manager/TransactionAwareContextSourceProxy.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-
  jar/org/springframework/ldap/transaction/compensating/manager/ContextSourceTransactionManagerDelegate.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-
  jar/org/springframework/ldap/transaction/compensating/manager/DirContextHolder.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-
  jar/org/springframework/ldap/transaction/compensating/manager/ContextSourceAndDataSourceTransactionManage
  r.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-
  jar/org/springframework/ldap/transaction/compensating/manager/ContextSourceTransactionManager.java
* /opt/ws_local/PERMITS_SQL/1075319256_1596107143.88/0/spring-ldap-1-3-0-release-sources-1-
  jar/org/springframework/ldap/transaction/compensating/manager/TransactionAwareDirContextInvocationHandler.java

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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/MvcResult.java

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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/MockMvcWebConnection.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/HostRequestMatcher.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/MockMvcWebResponseBuilder.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/webdriver/MockMvcHtmlUnitDriverBuilder.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/MockMvcWebConnectionBuilderSupport.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/MockMvcWebClientBuilder.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/ForwardRequestPostProcessor.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/DelegatingWebConnection.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/webdriver/WebConnectionHtmlUnitDriver.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/HtmlUnitRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/htmlunit/UrlRegexRequestMatcher.java

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jar/org/springframework/mock/web/MockRequestDispatcher.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/web/portlet/MockRenderRequest.java

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jar/org/springframework/mock/web/portlet/MockCacheControl.java

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jar/org/springframework/mock/http/client/MockClientHttpRequest.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/web/portlet/MockPortletRequestDispatcher.java

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jar/org/springframework/mock/web/MockMultipartFile.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/http/client/MockClientHttpResponse.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/web/portlet/MockStateAwareResponse.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/web/MockFilterConfig.java

/opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
jar/org/springframework/mock/web/DelegatingServletInputStream.java

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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/DelegatingServletOutputStream.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/HttpInputMessage.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
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  jar/org/springframework/mock/web/PortletMockPortletPreferences.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/PortletMockClientDataRequest.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/PortletMockEventRequest.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/PortletMockActionResponse.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
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  jar/org/springframework/mock/web/PortletMockBaseURL.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/mock/web/PortletMockBodyContent.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/test/web/client/response/DefaultResponseCreator.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/org/springframework/test/web/client/ResponseCreator.java
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  jar/jndi/SimpleNamingContext.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/context/ContextLoader.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/env/MockPropertySource.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
  jar/web/PortletMockEvent.java
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  jar/web/PortletMockResourceResponse.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/MockMultipartHttpServletRequest.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/portlet/MockPortletRequest.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/ActiveProfilesResolver.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/portlet/ServletWrappingPortletContext.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/ApplicationContextInitializerUtils.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/setup/ConfigurableMockMvcBuilder.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/GenericXmlContextLoader.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/jdbc/JdbcTestUtils.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/portlet/MockMimeResponse.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/TestExecutionListener.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/TestExecutionListener.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/DependencyInjectionTestExecutionListener.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/ApplicationContextInitializationListener.java
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jar/org/springframework/test/context/transaction/AfterTransaction.java
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arj/org/springframework/test/context/web/WebTestContextBootstrapper.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/ContextConfiguration.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/web/WebDelegatingSmartContextLoader.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/mock/http/client/MockAsyncClientHttpRequest.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/web/servlet/result/StatusResultMatchers.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/web/servlet/result/JsonPathResultMatchers.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/util/XmlExpectationsHelper.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/support/TestPropertySourceUtils.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/web/servlet/result/JsonPathResultMatchers.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/util/XmlExpectationsHelper.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/web/servlet/ResultHandler.java
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arj/org/springframework/test/context/support/TestPropertySourceUtils.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-
arj/org/springframework/test/context/testng/AbstractTransactionalTestNGSpringContextTests.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/client/match/JsonPathRequestMatchers.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/junit4/statements/ProfileValueChecker.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/result/PrintingResultHandler.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/junit4/statements/RunBeforeTestMethodCallbacks.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/cache/ContextCache.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/jdbc/SqlScriptsTestExecutionListener.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/result/HandlerResultMatchers.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/cache/DefaultContextCache.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/BootstrapUtils.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/TestPropertySource.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/TestExecutionListeners.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources.jar/org/springframework/test/context/util/MatcherAssertionErrors.java
* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources.jar/org/springframework/test/context/junit4/AbstractJUnit4SpringContextTests.java
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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/MockHttpServletRequest.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/MockHttpServletResponse.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/MockPageContext.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/web/MockAsyncContext.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/client/match/ContentRequestMatchers.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/ResultMatcher.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/servlet/MockMvcBuilder.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/annotation/TestAnnotationUtils.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/web/client/match/XpathRequestMatchers.java

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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/TestPropertySourceAttributes.java

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* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/ActiveProfilesUtils.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/TestPropertySourceAttributes.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/test/context/support/ActiveProfilesUtils.java

* /opt/ws_local/PERMITS_SQL/1094517690_1601235964.02/0/spring-test-4-2-2-release-sources-jar/org/springframework/mock/jndi/SimpleNamingContextBuilder.java
1.1107 glusterfs 6.0 15.el8

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* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/ReferenceCountedOpenSslEngine.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/OpenSslCertificateException.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/PemValue.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/OpenSslExtendedKeyMaterialManager.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/OpenSslKeyMaterialManager.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/ReferenceCountedOpenSslServerContext.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/Java8SslUtils.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/DelegatingSslContext.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/PemX509Certificate.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/PemX509Certificate.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/DelegatingSslContext.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/PemX509Certificate.java
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  jar/io/netty/handler/ssl/OptionalSslHandler.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/ConscryptAlpnSslEngine.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/SslCloseCompletionEvent.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/Java9SslEngine.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/ocsp/package-info.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/AbstractSniHandler.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
  jar/io/netty/handler/ssl/Java9SslUtils.java
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  jar/io/netty/handler/ssl/ocsp/OcspClientHandler.java
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jar/io/netty/handler/traffic/TrafficCounter.java
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jar/io/netty/handler/ssl/ClientAuth.java
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jar/io/netty/handler/ssl/ApplicationProtocolNegotiationHandler.java
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* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1.jar/io/netty/handler/ssl/SniHandler.java
* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-
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* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-jar/io/netty/handler/ssl/OpenSslNpnApplicationProtocolNegotiator.java
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* /opt/cola/permits/1112470239_1607093029.74/0/netty-handler-4-1-17-final-sources-1-jar/META-INF/maven/io.netty/netty-handler/pom.xml

1.1112 datadog-go 2.2.0+incompatible

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1.1113 maven-resolver-impl 1.1.0

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## cli.go - https://github.com/codegangsta/cli

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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jar/com/esotericsoftware/kryo/serializers/BeanSerializer.java
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1.1145 metrics-json 3.1.2

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1.1156 jetty-xml 9.4.8.v20171121

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  jar/org/springframework/web/context/support/ServletContextScope.java

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* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/bind/annotation/ValueConstants.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/context/WebApplicationContext.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/context/support/RequestHandledEvent.java
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* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/jsf/DecoratingNavigationHandler.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/context/support/ServletContextAwareProcessor.java

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* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/remoting/jaxws/JaxWsPortClientInterceptor.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/context/request/NativeWebRequest.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/http/converter/xml/MarshallingHttpMessageConverter.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/util/ServletContextPropertyUtils.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/web/context/support/ServletContextAwareProcessor.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1.jar/org/springframework/web/context/request/RequestAttributes.java
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* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-jar/org/springframework/http/converter/protobuf/ExtensionRegistryInitializer.java
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  jar/org/springframework/web/bind/support/WebBindingInitializer.java
* /opt/cola/permits/1113771421_1607408449.09/0/spring-web-4-2-2-release-sources-1-
  jar/org/springframework/web/bind/support/SessionStatus.java

1.1159 httpcomponents-core 4.4.10

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1.1160 api-util 1.0.0-M20

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If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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 when it starts in an interactive mode:

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

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The End

1.1169 libvirt 4.5.0-42.module_el8.2.0+320+13f867d7

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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 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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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".)

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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.

   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.

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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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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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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
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5. A program that contains no derivative of any portion of the
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When a "work that uses the Library" uses material from a header file
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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
code is unrestricted, regardless of whether it is legally a derivative
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6. As an exception to the Sections above, you may also combine or
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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)
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1.1187 jetty-webapp 9.2.13.v20150730

1.1188 opencensus-api 0.11.0

1.1189 js 1.7R2
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1.1197 python-pyudev 0.21.0 7.el8

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The following artifacts are EPL and ASL2.
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* org.eclipse.jetty.orbit:javax.mail.glassfish

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https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html

* javax.servlet:javax.servlet-api
* javax.annotation:javax.annotation-api
* javax.transaction:javax.transaction-api
* javax.websocket:javax.websocket-api

------

Oracle OpenJDK

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* java.sun.security.ssl
These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions. 
http://openjdk.java.net/legal/gplv2+ce.html

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OW2

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org.ow2.asm:asm-commons
org.ow2.asm:asm

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org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

------

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org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util
org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

------
Mortbay

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https://glassfish.dev.java.net/nonav/public/CDDL-GPL.html

org.eclipse.jetty.toolchain.jetty-schemas

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Assorted

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Name: Gordon King

Positions: Chief Operational Officer

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<table>
<thead>
<tr>
<th>Name</th>
<th>Date added</th>
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<tbody>
<tr>
<td>Simone Bordet</td>
<td>12 September 2006</td>
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=6rqm
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=piHm
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Version: GnuPG v1.4.10 (GNU/Linux)

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Full name: David Jencks
E-Mail: david_jencks@yahoo.com
Mailing Address: 2215 SE 39th Ave, Portland OR 97214 USA

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1.1213 plexus-interpolation 1.13

1.1214 libxmu 1.1.2 12.el8

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1.1225 jradius-dictionary 1.0.0

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* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/ServletContextHandler.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/jmx/FilterMappingMBean.java
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* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/listener/ELContextCleaner.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/Invoker.java
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* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/jmx/HolderMBean.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar.org/eclipse/jetty/servlet/jmx/HolderMBean.java
jar/org/eclipse/jetty/servlet/jmx/package-info.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/ServletHandler.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/jmx/ServletMappingMBean.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/ListenerHolder.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/listener/IntrospectorCleaner.java
* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/ServletMapping.java
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* /opt/cola/permits/1003167112_1606873025.17/0/jetty-servlet-9-4-6-v20170531-sources-jar/org/eclipse/jetty/servlet/ErrorHandler.java

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1.1241 jackson-databind 2.9.1

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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.1242 jersey-guava 2.22.1

1.1243 jcommon 1.0.15

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The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete—if you believe you should be listed, please send a note to sudo@sudo.ws.

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Boyce, Keith Garry
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Sato, Yuichi
Sánchez, Wilfredo
Sanders, Miguel
Sasaki, Kan
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Schoenfeld, Patrick
The following people have worked to translate sudo into other languages:

Blittermann, Mario
Bogusz, Jakub
Buo-ren, Lin
Casagrande, Milo
Castro, Felipe
1.1252 maven-assembly-plugin 2.4.1
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---------------------------------------------------------------------------

1.1257 xerces-j 2.9.0

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Found in path(s):
* /opt/cola/permits/1124942708_1611199031.01/0/pld-linux-xerces-j-auto-ac-xerces-j-2-9-0-3-0-ga6d2336-targ-gz/pld-linux-xerces-j-a6d2336/xerces-j.spec
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Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.1260 polkit-pkla-compat 0.1 12.el8

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1.264 jersey-all 2.17

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# Jackson JSON processor

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*/

1.1282 plexus-component-annotations 1.5.5

1.1283 eclipse-core-contenttype 3.4.100
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* /opt/ws_local/PERMITS_SQL/1094517628_1601235899.26/0/netty-handler-4-1-6-final-sources-1-jar/io/netty/handler/ssl/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517628_1601235899.26/0/netty-handler-4-1-6-final-sources-1-jar/io/netty/handler/ssl/IdleStateHandler.java
* /opt/ws_local/PERMITS_SQL/1094517628_1601235899.26/0/netty-handler-4-1-6-final-sources-1-jar/io/netty/handler/ssl/util/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517628_1601235899.26/0/netty-handler-4-1-6-final-sources-1-jar/io/netty/handler/stream/package-info.java

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/**

Reviews the <code>Object</code> returned from a secure object invocation, being able to
modify the `<code>Object</code>` or throw an `<code>@link AccessDeniedException</code>.

* Typically used to ensure the principal is permitted to access the domain object
* instance returned by a service layer bean. Can also be used to mutate the domain object
* instance so the principal is only able to access authorised bean properties or
* `<code>Collection</code>` elements.

* Special consideration should be given to using an `<code>AfterInvocationManager</code>`
* on bean methods that modify a database. Typically an
* `<code>AfterInvocationManager</code>` is used with read-only methods, such as
* `<code>public DomainObject getById(id)</code>`. If used with methods that modify a
* database, a transaction manager should be used to ensure any
* `<code>AccessDeniedException</code>` will cause a rollback of the changes made by the
* transaction.

@author Ben Alex

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jar/org/springframework/security/crypto/password/StandardPasswordEncoder.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
jar/org/springframework/security/crypto/keygen/StringKeyGenerator.java

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*/
/**
* Determines if the [@link #getAuthentication()] has permission to access the target
* given the permission
* @param target the target domain object to check permission on
* @param permission the permission to check on the domain object (i.e. "read",
* "write", etc).
* @return true if permission is granted to the [@link #getAuthentication()], else
* false
*/

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
  jar/org/springframework/security/access/expression/SecurityExpressionOperations.java
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*/
/**
* Base64 encoder which is a reduced version of Robert Harder's public domain
* implementation (version 2.3.7). See <a
* href="http://iharder.net/base64">http://iharder.net/base64</a> for more information.
* @author Luke Taylor
* @since 3.0
*/

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
  jar/org/springframework/security/crypto/codec/Base64.java
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ar/jar/org/springframework/security/jackson2/RememberMeAuthenticationTokenMixin.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UnmodifiableSetMixin.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UnmodifiableSetDeserializer.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UserDeserializer.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/AnonymousAuthenticationTokenMixin.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UsernamePasswordAuthenticationTokenDeserializer.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/SecurityJackson2Modules.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/SimpleGrantedAuthorityMixin.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/CoreJackson2Module.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UserMixin.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
ar/jar/org/springframework/security/jackson2/UsernamePasswordAuthenticationTokenMixin.java

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*/
/**
 *
 * @param authentication represents the user in question. Should not be null.
 * @param targetDomainObject the domain object for which permissions should be
 * checked. May be null in which case implementations should return false, as the null
 * condition can be checked explicitly in the expression.
 * @param permission a representation of the permission object as supplied by the
 * expression system. Not null.
 * @return true if the permission is granted, false otherwise
 */

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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-
jar/org/springframework/security/access/PermissionEvaluator.java

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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-jar/org/springframework/security/core/authority/mapping/SimpleMappableAttributesRetriever.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-jar/org/springframework/security/core/userdetails/memory/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-jar/org/springframework/security/access/prepost/PostInvocationAuthorizationAdvice.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-jar/org/springframework/security/access/expression/method/ExpressionBasedPostInvocationAdvice.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/userdetails/AuthenticationUserDetailsService.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/prepost/PostFilter.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/prepost/PostInvocationAttribute.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/token/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/vote/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/hierarchicalroles/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/hierarchicalroles/NullRoleHierarchy.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/crypto/password/Pbkdf2PasswordEncoder.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-1.jar/org/springframework/security/authentication/jaas/DefaultJaasAuthenticationProvider.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1-1.jar/org/springframework/security/authentication/jaas/AbstractJaasAuthenticationProvider.java
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*/
A token issued by [@link TokenService].

It is important that the keys assigned to tokens are sufficiently randomised and secured that they can serve as identifying a unique user session. Implementations of [@link TokenService] are free to use encryption or encoding strategies of their choice. It is strongly recommended that keys are of sufficient length to balance safety against persistence cost. In relation to persistence cost, it is strongly recommended that returned keys are small enough for encoding in a cookie.

@author Ben Alex
@since 2.0.1

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/opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4.2.2-release-sources-1-jar/org/springframework/security/core/token/Token.java

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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/parameters/AnnotationParameterNameDiscoverer.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/AfterInvocationProvider.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/intercept/aopalliance/MethodSecurityMetadataSourceAdvisor.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/AuthenticationException.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/userdetails/UserDetailsService.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/AuthorizationServiceException.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/userdetails/.userdetails/DetailsServiceImpl.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/core/userdetails/UsernamePasswordAuthenticationToken.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/authentication/jaas/JaasGrantedAuthority.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/authentication/event/AuthenticationFailureServiceExceptionEvent.java
* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/authentication/AnonymousAuthenticationToken.java
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* /opt/ws_local/PERMITS_SQL/1074015462_1595536380.23/0/spring-security-core-4-2-2-release-sources-1.jar/org/springframework/security/access/InterceptStatusToken.java
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1.1314 zlib 1.2.8

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1.1315 jaxb-runtime 2.2.11

1.1316 linux-firmware 8.83.5.1_1-94.el8.1
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* Mark M. Hoffman
  Many improvements to the libsensors configuration file scanner.
* Jean Delvare
  New libsensors API, and migration of sensors and sensord thereto.
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  Support for multiple configuration files in libsensors.

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jar/org/springframework/beans/factory/BeanCreationException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/access/el/SimpleSpringBeanELResolver.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/BeanExpressionException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/config/SmartInstantiationAwareBeanPostProcessor.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/parsing/ParseState.java
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/config/DestructionAwareBeanPostProcessor.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/NotWritablePropertyException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/annotation/AutowiredAnnotationBeanPostProcessor.java
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/BeanWrapper.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/support/AbstractBeanFactory.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/config/BeanDefinitionVisitor.java

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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/config/ConfigurableBeanFactory.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/support/ResourceEditorRegistrar.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/BeanWrapper.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/support/AbstractBeanFactory.java
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-jar/org/springframework/beans/support/SortDefinition.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-jar/org/springframework/beans/factory/DisposableBean.java
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-jar/org/springframework/beans/factory/xml/DefaultBeanDefinitionDocumentReader.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-jar/org/springframework/beans/factory/support/RootBeanDefinition.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-jar/org/springframework/beans/factory/support/FactoryBeanRegistrySupport.java
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  jar/org/springframework/beans/factory/BeanCreationNotAllowedException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-
  jar/org/springframework/beans/factory/FatalBeanException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-
  jar/org/springframework/beans/factory/BeanCurrentlyInCreationException.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3-
  jar/org/springframework/beans/factory/BeanEntry.java
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  jar/org/springframework/beans/propertyeditors/URLEditor.java
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* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/propertyeditors/CurrencyEditor.java
* /opt/cola/permits/1111463239_1606927794.36/0/spring-beans-3-0-6-release-sources-3.jar/org/springframework/beans/factory/beans/propertyeditors/CustomNumberEditor.java
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 */

Found in path(s):
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/ReplaceNamespaceTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/TransformTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/ParseTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/AttributeTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/SetTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/SortTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/DoctypeTag.java
* /opt/cola/permits/1000890862_160704396.72/0/commons-jelly-tags-xml-1-l-hudson-20120704-sources-jar/org/apache/commons/jelly/tags/xml/ElementTag.java
1.1338 jackson 2.9.10

1.1338.1 Available under license:

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1.1339 commons-pool 2.3

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1.1340 pigz 2.1.6
1.1340.1 Available under license:

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1.1341 perl 5.26.3-416.el8

1.1341.1 Available under license:

---
abstract: 'Build and install Perl modules'
author:
- 'Ken Williams <kwilliams@cpan.org>'
- "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-build@perl.org>.'
buildRequires:
File::Temp: 0.15
Test::Harness: 3.16
Test::More: 0.49
generated_by: 'Module::Build version 0.3608'
license: gpl
meta-spec:
url: http://module-build.sourceforge.net/META-spec-v1.4.html
version: 1.4
name: Module-Build
resources:
MailingList: mailto:module-build@perl.org
license: http://dev.perl.org/licenses/
repository: http://github.com/dagolden/module-build/
version: 3

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

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Julian Seward, jseward@acm.org
bzip2/libbzip2 version 1.0.8 of 13 July 2019

#!perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the
C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match
reality.

Optionally you can pass the C<--now> option to check they are at the current
year. This isn't checked by default, so that it doesn't fail for people
working on older releases. It should be run before making a new release.

=cut

use strict;
use Config;
BEGIN { require './test.pl' }
if ( $Config{usecrosscompile} ) {

if (  }
skip_all( "Not all files are available during cross-compilation" );
}

my ($opt) = @ARGV;

my $readme_year = readme_year();
my $v_year = v_year();

# Check that both copyright dates are up-to-date, but only if requested, so
# that tests still pass for people intentionally working on older versions:
if ($opt eq '--now')
{
  my $current_year = (gmtime)[5] + 1900;
  is $v_year, $current_year, 'perl -v copyright includes current year';
  is $readme_year, $current_year, 'README copyright includes current year';
}

# Otherwise simply check that the two copyright dates match each other:
else
{
  is $readme_year, $v_year, 'README and perl -v copyright dates match';
}

done_testing;

sub readme_year
# returns the latest copyright year from the top-level README file
{
  open my $readme, '<', '../README' or die "Opening README failed: $!";
  # The copyright message is the first paragraph:
  local $/ = "
  my $copyright_msg = <$readme>;

  my ($year) = $copyright_msg =~ /.*\b(\d{4,})\b/; or die "Year not found in README copyright message "$copyright_msg";  
  $year;
}

sub v_year
# returns the latest copyright year shown in perl -v
{
  my $output = runperl switches => ['-v'];
my ($year) = $output =~ /copyright 1987.*\d\{4,\}/i
    or die "Copyright statement not found in perl -v output '$output';"

$year;
}

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Version 3, 29 June 2007

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1.1342 jersey-media-json-jackson 2.17

1.1343 protobuf-java 3.5.1

1.1344 spring-retry 1.1.0.RELEASE
1.1344.1 Available under license :

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1.1373 maven-doxia-tools 1.0.2
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Bundled Libraries:

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base64.cpp and base64.h

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Ren Nyffenegger rene.nyffenegger@adp-gmbh.ch

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L. Peter Deutsch
ghost@aladdin.com

****** UTF8 Validation logic (utf8_validation.hpp) ******
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* /opt/ws_local/PERMITS_SQL/1070948626_1594787977.17/0/netty-buffer-4-1-25-final-sources-
  jar/io/netty/buffer/AbstractPooledDerivedByteBuf.java
* /opt/ws_local/PERMITS_SQL/1070948626_1594787977.17/0/netty-buffer-4-1-25-final-sources-
  jar/io/netty/buffer/WrappedUnpooledUnsafeDirectByteBuf.java
* /opt/ws_local/PERMITS_SQL/1070948626_1594787977.17/0/netty-buffer-4-1-25-final-sources-
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@page
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    <guava.version>27.0.1-jre</guava.version>
    <mockito-core.version>2.23.4</mockito-core.version>
    <maven-surefire-plugin.version>2.21.0</maven-surefire-plugin.version>
    <jacoco-maven-plugin.version>0.8.4</jacoco-maven-plugin.version>
    <maven-gpg-plugin.version>1.6</maven-gpg-plugin.version>
    <exec-maven-plugin.version>1.6.0</exec-maven-plugin.version>
    <maven-jar-plugin.version>3.0.2</maven-jar-plugin.version>
    <java.version>1.8</java.version>
    <maven.compiler.target>${java.version}</maven.compiler.target>
    <maven.compiler.source>${java.version}</maven.compiler.source>
    <project.encondig>UTF-8</project.encondig>
    <project.build.sourceEncoding>${project.encondig}</project.build.sourceEncoding>
    <project.reporting.outputEncoding>${project.encondig}</project.reporting.outputEncoding>
    <wdm.mainClass>io.github.bonigarcia.wdm.WebDriverManager</wdm.mainClass>
</properties>

<name>WebDriverManager</name>
<description>Automatic Selenium WebDriver binaries management in runtime for Java</description>
<url>https://github.com/bonigarcia/webdrivermanager</url>
<developers>
<developer>
  <id>bonigarcia</id>
  <name>Boni Garcia</name>
  <email>boni.gg@gmail.com</email>
</developer>
</developers>

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  <name>Apache 2.0</name>
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/scm
  <connection>scm:git://github.com/bonigarcia/webdrivermanager.git</connection>
  <developerConnection>scm:git@github.com:bonigarcia/webdrivermanager.git</developerConnection>
  <url>https://github.com/bonigarcia/webdrivermanager</url>
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/issueManagement
  <system>GitHub Issues</system>
  <url>https://github.com/bonigarcia/webdrivermanager/issues</url>
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    <artifactId>slf4j-api</artifactId>
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  <dependency>
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    <artifactId>gson</artifactId>
    <version>${gson.version}</version>
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    <artifactId>commons-lang3</artifactId>
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<exclusions>
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</exclusions>
</dependency>

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  <artifactId>guava</artifactId>
  <version>${guava.version}</version>
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</dependency>

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  <artifactId>selenium-java</artifactId>
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  <scope>test</scope>
</dependency>

<dependency>
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  <artifactId>phantomjsdriver</artifactId>
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  <artifactId>jacoco-maven-plugin</artifactId>
  <version>${jacoco-maven-plugin.version}</version>
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      </goals>
    </execution>
    <execution>
      <id>report</id>
      <phase>test</phase>
      <goals>
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      </goals>
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</plugin>

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    </execution>
  </executions>
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    <cleanupDaemonThreads>false</cleanupDaemonThreads>
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        <value>src/main/resources/logback.xml</value>
      </systemProperty>
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  </configuration>
</plugin>
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<build>

<plugins>

<plugin>

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    </groupId>
    </artifactId>
    </version>
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    </configuration>
    <executions>
        <execution>
            <id>sign-artifacts</id>
            <phase>verify</phase>
            <goals>
                <goal>sign</goal>
            </goals>
        </execution>
    </executions>
</plugin>
</plugins>
</build>
</profile>
</profiles>
</project>

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/META-INF/maven/io.github.bonigarcia/webdrivermanager/pom.xml
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* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/Server.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/VersionComparator.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/Shell.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/Config.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/ConfigKey.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/Preferences.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-jar/io/github/bonigarcia/wdm/SeleniumServerStandaloneManager.java
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* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/UrlFilter.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/DriverManagerType.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/WebDriverManagerException.java

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  jar/io/github/bonigarcia/wdm/InternetExplorerDriverManager.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/OperatingSystem.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/ChromeDriverManager.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/Downloader.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/HttpClient.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/EdgeDriverManager.java
* /opt/ws_local/PERMITS_SQL/1064848072_1593422300.53/0/webdrivermanager-3-8-1-sources-
  jar/io/github/bonigarcia/wdm/GitHubApi.java
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   Manifest-Version: 1.0
   Bnd-LastModified: 1547073101819
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   Bundle-Name: etcd :: jetcd-common
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   Export-Package: io.etcd.jetcd.common.exception;uses:="io.grpc";version
                  ="0.3.0"
   Import-Package: com.google.common.base;version="[26.0,27)";io.grpc
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1.1418 go-sockaddr 1.0.2

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1.1419 dropwizard-jackson 0.9.2

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1.1422 libdb 5.3.28-37.el8

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1.1423 unboundid-ldap-sdk 3.2.1

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  jar/org/codehaus/plexus/classworlds/realm/Entry.java
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* configure.ac, Makefile.am: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

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* atf-c/ui.c: The format_paragraph and format_text functions were derived form the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cffe2bb5b6.

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

Author: Julio Merino <jmmv84@gmail.com>

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

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xmlns:xi="http://www.w3.org/2001/XInclude"
xmlns:db="http://docbook.org/ns/docbook">
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    <xsl:param name="text"/>
    <xsl:value-of select="$isc.copyright.leader"/>
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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.1445 python-setuptools 39.2.0-5.el8

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* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Number.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/Extensions.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/SerializerSwitcher.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/HasPositionalPredChecker.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemUse.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/AxesWalker.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ExtendedContentHandler.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/NotEquals.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeCounter.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ObjectArray.java
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* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/KeyPattern.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/runtime/ErrorMessages_pt_BR.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncSubstringBefore.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/trax/DOM2SAX.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NodeTest.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/RealExpr.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/When.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FilteredAbsoluteLocationPath.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringToStringTable.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/WriterToUTF8Buffered.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/XSLProcessorContext.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/serialize/DOMSerializer.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_sl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathEvaluatorImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/ValueOf.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/FuncKey.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemSort.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_ca.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_it.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_zh.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-
Open Source Used In Cisco Policy Suite (CPS) Software 21.1
jar/org/apache/xml/utils/StylesheetPIHandler.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/SQLQueryParser.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionHandlerExsltFunction.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/WrongNumberArgsException.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/FunctionCall.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xpath/axes/SubContextList.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemElement.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions(FuncRound.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_en.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/AttributeSet.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/trax/OutputSettings.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions(FuncQname.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/dom/XSLTCDTMManager.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_zh.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/TemplateSubPatternAssociation.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOM2Helper.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_fr.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/IncrementalSAXSource.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions(FuncTrue.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/URI.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xslt/compiler/KeyCall.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltCommon.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/UnaryOperation.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/StylesheetHandler.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorUnknown.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/CompareGenerator.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Text.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/DOM2Helper.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/ExtendedSAX.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathNamespaceImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeIteratorBase.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/MessageHandler.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ConnectionPool.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessages_zh_TW.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XBoolean.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/Function2Args.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTM.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/Hashtree2Node.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOMConstants.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltSets.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/AttList.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Or.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessages_sl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/SecuritySupport.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTDSelector.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_pl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncFalse.java
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* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMDocumentImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformerClient.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ThreadControllerWrapper.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TreeWalker2Result.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_it.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemValueOf.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMStringPool.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CastCall.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorKey.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_sk.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/Util.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/SAXImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/EmptyFilter.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/KeyIndex.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/SerializerTraceWriter.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/OneStepIteratorForward.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_ru.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Sort.java

Open Source Used In Cisco Policy Suite (CPS) Software 21.1 9532
jar/org/apache/xml/utils/MutableAttrListImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_ru.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_zh_CN.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/NamespaceAlias.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/util/NodeSortRecordFactGenerator.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringToStringTableVector.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/StepIterator.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/SyntaxTreeNode.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/If.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FunctionAvailableCall.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/XPathFunctionImpl.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemComment.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/FuncDocument.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/output/Attributes.java

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* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xpath/operations/Plus.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xpath/operations/Lte.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/CompilerException.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/Util.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/NamedMethodGenerator.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/ ObjectType.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Closure.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/ApplyImports.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/ErrorHandler.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Elements.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Compiler.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Select.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Step.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/XSLTProcessorApplet.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/ErrorMessages_no.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Template.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/NameCall.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/DecimalFormatting.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/NodeSetType.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/VariableStack.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/NodeSetType.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/NamedMethodGenerator.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/util/ObjectType.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Closure.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/ApplyImports.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/ErrorHandler.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Elements.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Compiler.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Select.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/Step.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/XSLTProcessorApplet.java  
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/MsgMgr.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToSAXHandler.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/OutputPropertyUtils.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/WalkingIterator.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Copy.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorTemplate.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/xmlutils/NodeConsumer.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/Filter.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/SQLErrorDocument.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/Filter.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/TypeCheckError.java
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/*
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package org.apache.xalan.xslt.compiler;

import java_cup.runtime.Symbol;

%
%cup
%unicode
%class XPathLexer
%yyeof
%
{
    int last;

    void initialize() {
        last = -1;
    }

    static boolean isWhitespace(int c) {
        return (c == ' ' || c == '	' || c == '' || c == '
' || c == '');
    }

    /**
     * If symbol is not followed by `::` or `(`, then treat it as a
     * name instead of an axis or function (Jira-1912).
     */

Symbol disambiguateAxisOrFunction(int ss) throws Exception {
    // Peek in the input buffer without changing the internal state
    int index = yy_buffer_index;

    // Skip whitespace
    while (index < yy_buffer_read && isWhitespace(yy_buffer[index])) {
        index++;
    }

    // If end of buffer, can't disambiguate :
    if (index >= yy_buffer_read) {
        // Can't disambiguate, so return as symbol
        return new Symbol(ss);
    }

    // Return symbol if next token is '::' or '('
    return (yy_buffer[index] == ':' && yy_buffer[index+1] == ':') ||
        yy_buffer[index] == '(' ?
        newSymbol(ss) : newSymbol(sym.QNAME, yytext());
}

/**
 * If symbol is first token or if it follows any of the operators
 * listed in http://www.w3.org/TR/xpath#exprlex then treat as a
 * name instead of a keyword (Jira-1912).
 */
Symbol disambiguateOperator(int ss) throws Exception {
    switch (last) {
        case -1:    // first token
        case sym.ATSIGN:
        case sym.DCOLON:
        case sym.LPAREN:
        case sym.LBRACK:
        case sym.COMMA:
        case sym.AND:
        case sym.OR:
        case sym.MOD:
        case sym.DIV:
        case sym.MULT:
        case sym.SLASH:
        case sym.DSLASH:
        case sym.VBAR:
        case sym.PLUS:
        case sym.MINUS:
        case sym.EQ:
        case sym.NE:
        case sym.LT:  // first token
        case sym.LE:  // first token
    }
}
case sym.GT:
case sym.GE:
    return newSymbol(sym.QNAME, yytext());
}
return newSymbol(ss);
}

/**
* If symbol is first token or if it follows any of the operators
* listed in http://www.w3.org/TR/xpath#exprlex then treat as a
* wildcard instead of a multiplication operator
*/
Symbol disambiguateStar() throws Exception {
    switch (last) {
        case -1:    // first token
        case sym.ATSIGN:
        case sym.DCOLON:
        case sym.LPAREN:
        case sym.LBRACK:
        case sym.COMMA:
        case sym.AND:
        case sym.OR:
        case sym.MOD:
        case sym.DIV:
        case sym.MULT:
        case sym.SLASH:
        case sym.DSLASH:
        case sym.VBAR:
        case sym.PLUS:
        case sym.MINUS:
        case sym.EQ:
        case sym.NE:
        case sym.LT:
        case sym.LE:
        case sym.GT:
        case sym.GE:
            return newSymbol(sym.STAR);
    }
    return newSymbol(sym.MULT);
}

Symbol newSymbol(int ss) {
    last = ss;
    return new Symbol(ss);
}

Symbol newSymbol(int ss, String value) {
    last = ss;
}
return new Symbol(ss, value);
}
Symbol newSymbol(int ss, Long value) {
    last = ss;
    return new Symbol(ss, value);
}
Symbol newSymbol(int ss, Double value) {
    last = ss;
    return new Symbol(ss, value);
}
%
%eofval{
    return newSymbol(sym.EOF);
}%eofval
%yylexthrow{
    Exception
%yylexthrow}
Letter={BaseChar}|{Ideographic}
BaseChar=[u0041–u005Au0061–u007Au00C0–u00D6u00D8–u00F6u00F8–u00FFu0100–u0131u0134-
013Eu0141–u0148u014Au017Eu0180–u01C3u01CDu01F0u01F4u01F5u01FAu0217u0250-
02A8u02BBu02CIu0386u0388–u038Au038Cu038Eu03A1u03A3u03CEu03D0-
03D6u03DAu03DEu03E0u03E2u03F3u0401u040Cu040Eu044Fu0451u045Cu045E-
0481u0490u04C4u04C7u04C8u04CBu04CCu04DOu04EBu04EEu04F5u04F8u04F9u0531-
0556u0559u0561u0586u05D0u05EAu05F0u05F2u0621u063Au0641u064Au0671u06B7u06BA-
06BEu06COu06CEu06D3u06D5u06E5u06E6u0905u0939u093Du0958u0961u0985-
098Cu098Fw0990uw0993uw09Auw09AAuw09Buw09B2w09B6uw09B9uw09DCuw09DDuw09DF-
uw09E1uw09F0uw09F1uw0A0uw0A0Fuw0A10uw0A13uw0A28uw0A32uw0A33uw0A35-
0A36uw0A38uw0A39uw0A59uw0A5Cu0A5Eu0A72uw0A74uw0A85uw0A8Bu0A8Du0A8Fw0A91uw0A93-
0A8Au0A8Aw0AABw0AAB2w0AAB3w0AAB5w0AAB9uw0ABDu0AEBuw0B0Cuw0BFuw0B10uw0B13-
uw0B28uw0B2Aw0B30uw0B32uw0B33uw0B36uw0B39uw0B3Du0B5Cu0B5Fu0B5Fuw0B61uw0B85-
uw0B8Aw0B8Euw0B9uw0B92uw0B95uw0B99uw0BAuw0B9Cu0B9Euw0B9Fu0BA3uw0B4uw0BA8-
w0BAAu0BAEuw0BB5uw0BB7uw0BB9uw0C0uw0C0Cuw0C0Eu0C10uw0C12uw0C2uw0C2Au0C33uw0C35-
0u0C39uw0C60uw0C61uw0C85uw0C8Cu0C8Eu0C90uw0C92uw0CAuw0CBAuw0CB3uw0CB5-
w0CB9uw0CDEuw0CE0uw0CE1uw0D5uw0DCuw0DEuw0D10uw0D12uw0D28uw0D2Au0D39uw0D60-
uw0D61uw0E01uw0E2uw0E03uw0E32uw0E33uw0E40uw0E45uw0E81uw0E82uw0E84uw0E87-
w0E88uw0EAuw0EDuw0E94uw0E97uw0E99uw0E9Fuw0EA1uw0EA3uw0EA5uw0EA7uw0EAAuw0EABuw0EAD-
w0EAEuw0EBeuw0EB2uw0EBDu0EC0uw0EC4uw0F40uw0F47uw0F49uw0F69uw10Aw0u10C5uw10D0-
w10F6uw1100uw1102uw1103uw1105uw1107uw1109uw110Buw110Cu110E-
w1112uw113Cuw113Eu1140uw114Cu114Eu1150uw1154uw1155uw1159uw115F-
w1161uw1163uw1165uw1167uw1169uw116Du116Eu1172uw1173uw1175uw119Eu11A8uw11ABuw11AE-
w11AFuw11B7uw11B8uw11BAuw11BCuw112Cu11EBuw11F0uw11F9uw1E00uw1E9Buw1EA0uw1EF9uw1F00-
w1F15uw1F18uw1F1Du1F20uw1F45uw1F48uw1F4Du1F50uw1F57uw1F59uw1F5Bu1F5Du1F5Fw1F7Du1F80-
"@
{ return newSymbol(sym.ATSIGN); }

".."
{ return newSymbol(sym.DDOT); }

"!"  
{ return newSymbol(sym.VBAR); }

"$"  
{ return newSymbol(sym.DOLLAR); }

"//"  
{ return newSymbol(sym.DSLASH); }

"="  
{ return newSymbol(sym.EQ); }

"!="  
{ return newSymbol(sym.NE); }

"<"  
{ return newSymbol(sym.LT); }

">"  
{ return newSymbol(sym.GT); }

"<="  
{ return newSymbol(sym.LE); }

">="  
{ return newSymbol(sym.GE); }

"id"  
{ return disambiguateAxisOrFunction(sym.ID); }

"key"  
{ return disambiguateAxisOrFunction(sym.KEY); }

"text()"  
{ return newSymbol(sym.TEXT); }

"text"+\n]+\n]+()  
{ return newSymbol(sym.TEXT); }

"node()"  
{ return newSymbol(sym.NODE); }

"node"+\n]+\n]+()  
{ return newSymbol(sym.NODE); }

"comment()"  
{ return newSymbol(sym.COMMENT); }

"comment"+\n]+\n]+()  
{ return newSymbol(sym.COMMENT); }

"processing-instruction()"  
{ return disambiguateAxisOrFunction(sym.PI); }

"processing-instruction"+\n]+\n]+()  
{ return newSymbol(sym.PI); }

"or"  
{ return disambiguateOperator(sym.OR); }

"and"  
{ return disambiguateOperator(sym.AND); }

"child"  
{ return disambiguateAxisOrFunction(sym.CHILD); }

"attribute"  
{ return disambiguateAxisOrFunction(sym.ATTRIBUTE); }

"ancestor"  
{ return disambiguateAxisOrFunction(sym.ANCESTOR); }

"ancestor-or-self"  
{ return disambiguateAxisOrFunction(sym.ANCESTORORSELF); }

"descendant"  
{ return disambiguateAxisOrFunction(sym.DESCENDANT); }

"descendant-or-self"  
{ return disambiguateAxisOrFunction(sym.DESCENDANTORSELF); }

"following"  
{ return disambiguateAxisOrFunction(sym.FOLLOWING); }

"following-sibling"  
{ return disambiguateAxisOrFunction(sym.FOLLOWINGSIBLING); }

"namespace"  
{ return disambiguateAxisOrFunction(sym.NAMESPACE); }

"parent"  
{ return disambiguateAxisOrFunction(sym.PARENT); }

"preceding"  
{ return disambiguateAxisOrFunction(sym.PRECEDING); }

"preceding-sibling"  
{ return disambiguateAxisOrFunction(sym.PRECEDINGSIBLING); }

"self"  
{ return disambiguateAxisOrFunction(sym.SELF); }

"["  
{ return newSymbol(sym.LBRACK); }

"]"  
{ return newSymbol(sym.RBRACK); }

"("  
{ return newSymbol(sym.LPAREN); }

")"  
{ return newSymbol(sym.RPAREN); }

"<PATTERN>"  
{ initialize(); return new Symbol(sym.PATTERN); }

"<EXPRESSION>"  
{ initialize(); return new Symbol(sym.EXPRESSION); }

\"^[^\"]*\"  
{ return newSymbol(sym.Literal, 
  yytext().substring(1, yytext().length() - 1)); }

\"^[^\"]\"  
{ return newSymbol(sym.Literal, 
  yytext().substring(1, yytext().length() - 1)); }

{Digit}+  
{ return newSymbol(sym.INT, new Long(yytext())); }
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Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/xpath.lex

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* limitations under the License.
*/

/*
* Major version number.
* Version number. This changes only when there is a
* significant, externally apparent enhancement from
* the previous release. 'n' represents the n'th
* version.
* Clients should carefully consider the implications
* of new versions as external interfaces and behaviour
* may have changed.
*/

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLProcessorVersion.java
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.java
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 */

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XPathLexer.java

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 * limitations under the License.
 */

//$Id: Version.src 468654 2006-10-28 07:09:23Z minchau$
*/

package org.apache.xml.serializer;

/**
 * Administrative class to keep track of the version number of
* the Serializer release.
* This class implements the upcoming standard of having
* org.apache.project-name.Version.getVersion() be a standard way
* to get version information.</P>
* @xsl.usage general
*/
public final class Version
{

/**
 * Get the basic version string for the current Serializer.
 * Version String formatted like
 * <CODE>"<B>Serializer</B> <B>Java</B> v.r[d.<dd| D</B><B>D</B>nn"]"</CODE>.
 * Futurework: have this read version info from jar manifest.
 * @return String denoting our current version
*/
public static String getVersion()
{
    return getProduct() +"+"+getImplementationLanguage()+"+" +getMajorVersionNum()+"+"+getReleaseVersionNum()+"."
    +( (getDevelopmentVersionNum() > 0) ?
        ("D"+getDevelopmentVersionNum()) : (""+getMaintenanceVersionNum()));
}

/**
 * Print the processor version to the command line.
 * @param argv command line arguments, unused.
*/
public static void main(String argv[])
{
    System.out.println(getVersion());
}

/**
 * Name of product: Serializer.
 */
public static String getProduct()
{
    return "Serializer";
}

/**
 * Implementation Language: Java.
 */
public static String getImplementationLanguage()
/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 * 
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 * may have changed.
 */
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**
 * Release Number.
 * Release number. This changes when:
 * - a new set of functionality is to be added, eg,
 *   - implementation of a new W3C specification.
 * - API or behaviour change.
 * - its designated as a reference release.
 */
public static int getReleaseVersionNum()
{
    return @version.RELEASE@;
}

/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 * drop applied to a specific release and contains
 * fixes for defects reported. It maintains compatibility
 * with the release and contains no API changes.
 * When missing, it designates the final and complete
 * development drop for a release.
 */
public static int getMaintenanceVersionNum()
{
    return @version.MINOR@;
}
/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 * a specific release. D01 is the first development drop
 * of a new release.
 *
 * Development drops are works in progress towards a
 * completed, final release. A specific development drop
 * may not completely implement all aspects of a new
 * feature, which may take several development drops to
 * complete. At the point of the final drop for the
 * release, the D suffix will be omitted.
 *
 * Each 'D' drops can contain functional enhancements as
 * well as defect fixes. 'D' drops may not be as stable as
 * the final releases.
 */

public static int getDevelopmentVersionNum()
{
    try {
        if ((new String("@version.DEVELOPER@")).length() == 0)
            return 0;
        else
            return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.src

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 *    http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
package org.apache.xalan;

/**
 * Administrative class to keep track of the version number of
 * the Xalan release.
 * <P>This class implements the upcoming standard of having
 * org.apache.project-name.Version.getVersion() be a standard way
 * to get version information. This class will replace the older
 * org.apache.xalan.processor.Version class.</P>
 * <P>See also: org/apache/xalan/res/XSLTInfo.properties for
 * information about the version of the XSLT spec we support.</P>
 * @xsl.usage general
 * /
 * public class Version
 {

 /**
  * Get the basic version string for the current Xalan release.
  * Version String formatted like
  * <CODE>"<B>Xalan</B> <B>Java</B> v.r[.dd| <B>D</B>nn"]</CODE>.
  *
  * Futurework: have this read version info from jar manifest.
  *
  * @return String denoting our current version
  */
  public static String getVersion()
  {
      return getProduct()+" "+getImplementationLanguage()+" "+getMajorVersionNum()+"."+getReleaseVersionNum()+"."
      +( (getDevelopmentVersionNum() > 0) ?
      ("D"+getDevelopmentVersionNum()) : (""+getMaintenanceVersionNum()));
  }

 /**
  * Print the processor version to the command line.
  *
  * @param argv command line arguments, unused.
  */
  public static void main(String argv[])
  {
      System.out.println(getVersion());
  }

/**
 * Name of product: Xalan.
 */
public static String getProduct()
{
    return "Xalan";
}

/**
 * Implementation Language: Java.
 */
public static String getImplementationLanguage()
{
    return "Java";
}

/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 *
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 * may have changed.
 */
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**
 * Release Number.
 * Release number. This changes when:
 * - a new set of functionality is to be added, eg,
 *   implementation of a new W3C specification.
 * - API or behaviour change.
 * - its designated as a reference release.
 */
public static int getReleaseVersionNum()
{
    return @version.RELEASE@;
}
/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 * drop applied to a specific release and contains
 * fixes for defects reported. It maintains compatibility
 * with the release and contains no API changes.
 * When missing, it designates the final and complete
 * development drop for a release.
 */
public static int getMaintenanceVersionNum()
{
    return @version.MINOR@;
}

/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 * a specific release. D01 is the first development drop
 * of a new release.
 *
 * Development drops are works in progress towards a
 * completed, final release. A specific development drop
 * may not completely implement all aspects of a new
 * feature, which may take several development drops to
 * complete. At the point of the final drop for the
 * release, the D suffix will be omitted.
 *
 * Each 'D' drops can contain functional enhancements as
 * well as defect fixes. 'D' drops may not be as stable as
 * the final releases.
 */
public static int getDevelopmentVersionNum()
{
    try {
        if (new String("@version.DEVELOPER@")).length() == 0)
            return 0;
        else
            return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.src
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* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_text.properties
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Encodings.properties
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTInfo.properties
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_xml.properties
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_unknown.properties
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/package.html

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 */

// Proprietary, built in functions
/** current function string (Proprietary). */
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 */

// is found, then throw a special exception in order to terminate

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 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
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 * limitations under the License.
 */

/**
 * This is a special exception that is used to stop parsing when
 * search for an element. For instance, when searching for xml:stylesheet
* PIs, it is used to stop the parse once the document element is found.
* @see StylesheetPIHandler
* @xsl.usage internal
*/

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-
  jar/org/apache/xml/utils/StopParseException.java
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*/

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-
  jar/org/apache/xpath/domapi/XPathStyleSheetDOM3Exception.java
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*/

// Attribution to: "Voytenko, Dmitry" <DVoytenko@SECTORBASE.COM>

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/ToHTMLStream.java
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*/

// Proprietary
/** The 'document-location()' id (Proprietary). */

Found in path(s):
*/
*/

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*/

/*
* $Id: XSLProcessorVersion.src 468640 2006-10-28 06:53:53Z minchau $
*/
package org.apache.xalan.processor;

/**
 * Administrative class to keep track of the version number of
 * the Xalan release.
 * <P>See also: org/apache/xalan/res/XSLTInfo.properties</P>
 * @deprecated To be replaced by org.apache.xalan.Version.getVersion()
 * @xsl.usage general
 */
public class XSLProcessorVersion {

/**
 * Print the processor version to the command line.
 *
 * @param argv command line arguments, unused.
 */
public static void main(String argv[])
{
    System.out.println(S_VERSION);
}

/**
 * Constant name of product.
 */
public static final String PRODUCT = "Xalan";

/**
 * Implementation Language.
 */
public static final String LANGUAGE = "Java";

/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 *
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 * may have changed.
 */
public static final int VERSION = @version.VERSION@;

/**
 * Release Number.
 * Release number. This changes when:
- a new set of functionality is to be added, eg,
  - implementation of a new W3C specification.
- API or behaviour change.
- its designated as a reference release.

```java
public static final int RELEASE = @version.RELEASE@;

/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 * drop applied to a specific release and contains
 * fixes for defects reported. It maintains compatibility
 * with the release and contains no API changes.
 * When missing, it designates the final and complete
 * development drop for a release.
 */
public static final int MAINTENANCE = @version.MINOR@;

/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 * a specific release. D01 is the first development drop
 * of a new release.
 *
 * Development drops are works in progress towards a
 * completed, final release. A specific development drop
 * may not completely implement all aspects of a new
 * feature, which may take several development drops to
 * complete. At the point of the final drop for the
 * release, the D suffix will be omitted.
 *
 * Each 'D' drops can contain functional enhancements as
 * well as defect fixes. 'D' drops may not be as stable as
 * the final releases.
 */
public static final int DEVELOPMENT = 0;

/**
 * Version String like &lt;CODE&gt;"&lt;B&gt;Xalan&lt;/B&gt; &lt;B&gt;Language&lt;/B&gt;
 * v.r[.dd| &lt;B&gt;D&lt;/B&gt;nn]&quot;&lt;/CODE&gt;.
 * &lt;P&gt;Semantics of the version string are identical to the Xerces project.&lt;/P&gt;
 */
public static final String S_VERSION = PRODUCT+" "+LANGUAGE+" "
+VERSION+"."+RELEASE+"."
+(DEVELOPMENT > 0 ? ('D'+DEVELOPMENT) : (""+MAINTENANCE));
```
Found in path(s):
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 */

/*
 * $Id: xpath.cup 1225752 2011-12-30 04:12:46Z mrglavas $
 */

/*
 * @author Jacek Ambroziak
 * @author Santiago Pericas-Geertsen
 * @author Morten Jorgensen
 * @author G. Todd Miller
 */

package org.apache.xalan.xslt.compiler;

import java.util.Stack;
import java.util.Vector;
import java.io.StringReader;
import java_cup.runtime.*;
import org.apache.xml.dtm.DTM;
import org.apache.xalan.xslt.DOM;
import org.apache.xalan.xslt.Axis;
import org.apache.xalan.xslt.runtime.Operators;
import org.apache.xalan.xslt.compiler.util.ErrorMsg;

parser code {:
/**
 * Used by function calls with no args.
 */
static public final Vector EmptyArgs = new Vector(0);

/**
 * Reference to non-existing variable.
 */
static public final VariableRef DummyVarRef = null;

/**
 * Reference to the Parser class.
 */
private Parser _parser;
private XSLTC _xsltc;

/**
 * String representation of the expression being parsed.
 */
private String _expression;

/**
 * Line number where this expression/pattern was declared.
 */
private int _lineNumber = 0;

/**
 * Reference to the symbol table.
 */
public SymbolTable _symbolTable;

public XPathParser(Parser parser) {
    _parser = parser;
    _xsltc = parser.getXSLTC();
    _symbolTable = parser.getSymbolTable();
}

public int getLineNumber() {
    return _lineNumber;
}

public QName getQNameIgnoreDefaultNs(String name) {
    return _parser.getQNameIgnoreDefaultNs(name);
}

public QName getQName(String namespace, String prefix, String localname) {
    return _parser.getQName(namespace, prefix, localname);
}
public void setMultiDocument(boolean flag) {
    _xsltc.setMultiDocument(flag);
}

public void setCallsNodeset(boolean flag) {
    _xsltc.setCallsNodeset(flag);
}

public void setHasIdCall(boolean flag) {
    _xsltc.setHasIdCall(flag);
}

/**
 * This method is similar to findNodeType(int, Object) except that it
 * creates a StepPattern instead of just returning a node type. It also
 * differs in the way it handles "*" and "@*". The last two
 * patterns are expanded as "*[namespace-uri() = 'uri']" and
 * "@*[namespace-uri() = 'uri']", respectively. This expansion considerably
 * simplifies the grouping of patterns in the Mode class. For this
 * expansion to be correct, the priority of the pattern/template must be
 * set to -0.25 (when no other predicates are present).
 */

public StepPattern createStepPattern(int axis, Object test, Vector predicates) {
    int nodeType;

    if (test == null) {  // "*
        nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
            (axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;
    }

    else if (test instanceof Integer) {
        nodeType = ((Integer) test).intValue();
    }

    else {
        QName name = (QName)test;
        boolean setPriority = false;

        if (axis == Axis.NAMESPACE) {
            nodeType = (name.toString().equals("*")) ? -1
                : _xsltc.registerNamespacePrefix(name);
        }

        else {
            final String uri = name.getNamespace();
        }
    }

    return new StepPattern(axis, nodeType, predicates);
}

if (test == null) { // "*
    nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
        (axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;

    return new StepPattern(axis, nodeType, predicates);
}

else if (test instanceof Integer) {
    nodeType = ((Integer) test).intValue();

    return new StepPattern(axis, nodeType, predicates);
}

else {
    QName name = (QName)test;
    boolean setPriority = false;

    if (axis == Axis.NAMESPACE) {
        nodeType = (name.toString().equals("*")) ? -1
            : _xsltc.registerNamespacePrefix(name);
    }

    else {
        final String uri = name.getNamespace();
    }

    return new StepPattern(axis, nodeType, predicates);
}
final String local = name.getLocalPart();
final QName namespace_uri =
    _parser.getQNameIgnoreDefaultNs("namespace-uri");

// Expand {uri}::* to *[namespace-uri() = 'uri'] - same for @*
if (uri != null && (local.equals("*") || local.equals("@*"))) {
    if (predicates == null) {
        predicates = new Vector(2);
    }

    // Priority is set by hand if no other predicates exist
    setPriority = (predicates.size() == 0);

    predicates.add(
        new Predicate(
            new EqualityExpr(Operators.EQ,
            new NamespaceUriCall(namespace_uri),
            new LiteralExpr(uri)));
    }}

if (local.equals("*")) {
    nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
             NodeTest.ELEMENT;
} else if (local.equals("@*")) {
    nodeType = NodeTest.ATTRIBUTE;
} else {
    nodeType = (axis == Axis.ATTRIBUTE) ? _xsltc.registerAttribute(name) :
        _xsltc.registerElement(name);
}

final StepPattern result = new StepPattern(axis, nodeType, predicates);

    // Set priority for case prefix:* and prefix:@* (no predicates)
    if (setPriority) {
        result.setPriority(-0.25);
    }

    return result;
}

public int findNodeType(int axis, Object test) {
    if (test == null) {  // *
        return (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
                NodeTest.ATTRIBUTE;
    } else if (local.equals("@*")) {
        nodeType = NodeTest.ATTRIBUTE;
    } else {
        nodeType = (axis == Axis.ATTRIBUTE) ? _xsltc.registerAttribute(name) :
            _xsltc.registerElement(name);
    }

final StepPattern result = new StepPattern(axis, nodeType, predicates);

    // Set priority for case prefix:* and prefix:@* (no predicates)
    if (setPriority) {
        result.setPriority(-0.25);
    }

    return result;
}
(axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;
}
else if (test instanceof Integer) {
    return ((Integer)test).intValue();
}
else {
    QName name = (QName)test;

    if (axis == Axis.NAMESPACE) {
        return (name.toString().equals("*")) ? -1
            : _xsltc.registerNamespacePrefix(name);
    }

    if (name.getNamespace() == null) {
        final String local = name.getLocalPart();

        if (local.equals("*")) {
            return (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE
                : NodeTest.ELEMENT;
        }
        else if (local.equals("@*")) {
            return NodeTest.ATTRIBUTE;
        }
    }

    return (axis == Axis.ATTRIBUTE) ? _xsltc.registerAttribute(name)
        : _xsltc.registerElement(name);
}

/**
 * Parse the expression passed to the current scanner. If this
 * expression contains references to local variables and it will be
 * compiled in an external module (not in the main class) request
 * the current template to create a new variable stack frame.
 *
 * @param lineNumber Line where the current expression is defined.
 * @param external   Set to <tt>true</tt> if this expression is
 *                   compiled in a separate module.
 */
public Symbol parse(String expression, int lineNumber) throws Exception {
    try {
        _expression = expression;
        _lineNumber = lineNumber;
        return super.parse();
    }
    catch (IllegalCharException e) {
        // Handle exception
    }
    // Return Symbol if needed
}
ErrorMsg err = new ErrorMsg(ErrorMsg.ILLEGAL_CHAR_ERR, 
    lineNumber, e.getMessage());
    _parser.reportError(Constants.FATAL, err);
}
return null;
}
/**
* Lookup a variable or parameter in the symbol table given its name.
*
* @param name Name of the symbol being looked up.
* /
final SyntaxTreeNode lookupName(QName name) {
    // Is it a local var or param ?
    final SyntaxTreeNode result = _parser.lookupVariable(name);
    if (result != null)
        return(result);
    else
        return(_symbolTable.lookupName(name));
}
public final void addError(ErrorMsg error) {
    _parser.reportError(Constants.ERROR, error);
}
public void report_error(String message, Object info) {
    final ErrorMsg err = new ErrorMsg(ErrorMsg.SYNTAX_ERR, _lineNumber, _expression);
    _parser.reportError(Constants.FATAL, err);
}
public void report_fatal_error(String message, Object info) {
    // empty
}
public RelativeLocationPath insertStep(Step step, RelativeLocationPath rlp) {
    if (rlp instanceof Step) {
        return new ParentLocationPath(step, (Step) rlp);
    }
    else if (rlp instanceof ParentLocationPath) {
        final ParentLocationPath plp = (ParentLocationPath) rlp;
        final RelativeLocationPath newrlp = insertStep(step, plp.getPath());
        return new ParentLocationPath(newrlp, plp.getStep());
    }
    else {
        addError(new ErrorMsg(ErrorMsg.INTERNAL_ERR, "XPathParser.insertStep");
        return rlp;
    }
/**
 * Returns true if the axis applies to elements only. The axes
 * child, attribute, namespace, descendant result in non-empty
 * nodesets only if the context node is of type element.
 */

public boolean isElementAxis(int axis) {
    return (axis == Axis.CHILD || axis == Axis.ATTRIBUTE ||
            axis == Axis.NAMESPACE || axis == Axis.DESCENTANT);
}

terminal SLASH, DOT, LBRACK, RBRACK, VBAR, LPAREN, RPAREN, STAR, COMMA;
terminal DOLLAR, ATSIGN;
terminal DDOT, DCOLON, DSLASH;
terminal EQ, NE;
terminal LT, GT, LE, GE;
terminal PLUS, MINUS, DIV, MOD, MULT;
terminal String Literal;
terminal String QNAME;
terminal ID, KEY, TEXT, NODE, OR, AND, COMMENT, PI, PIPARAM, PRECEDINGSIBLING;
terminal SELF, PARENT, CHILD, ATTRIBUTE, ANCESTOR, ANCESTORORSELF, DESCENDANT;
terminal DESCENDANTORSELF, FOLLOWING, FOLLOWINGSIBLING, NAMESPACE, PRECEDING;
terminal Double REAL;
terminal Long INT;
terminal PATTERN, EXPRESSION;

non terminal SyntaxTreeNode TopLevel;

non terminal Expression Expr, Argument, LocationPath;
non terminal Expression Predicate, FilterExpr, Step;
non terminal Expression OrExpr, AndExpr, EqualityExpr;
non terminal Expression RelationalExpr, AdditiveExpr;
non terminal Expression MultiplicativeExpr, UnaryExpr;
non terminal Expression VariableReference, FunctionCall;
non terminal Expression PrimaryExpr, UnionExpr, PathExpr, AbbreviatedStep;
non terminal Expression RelativeLocationPath, AbbreviatedRelativeLocationPath;
non terminal Expression AbsoluteLocationPath, AbbreviatedAbsoluteLocationPath;

non terminal Object NodeTest, NameTest;

non terminal IdKeyPattern IdKeyPattern;
non terminal Pattern Pattern;
non terminal Pattern LocationPathPattern;
non terminal StepPattern ProcessingInstructionPattern;
non terminal RelativePathPattern RelativePathPattern;
non terminal StepPattern StepPattern;
non terminal Object NodeTestPattern, NameTestPattern;

non terminal Vector Predicates, NonemptyArgumentList;
non terminal QName QName, FunctionName, VariableName;
non terminal Integer AxisName, AxisSpecifier;
non terminal Integer ChildOrAttributeAxisSpecifier;

precedence left VBAR;
precedence left OR;
precedence left AND;
precedence nonassoc EQ, NE;
precedence left LT, GT, LE, GE;

precedence left PLUS, MINUS;
precedence left DIV, MOD, MULT;
precedence left DOLLAR;
precedence left ATSIGN;
precedence right DCOLON;

start with TopLevel;

TopLevel ::= PATTERN Pattern:pattern
   { : RESULT = pattern; : }
   | EXPRESSION Expr:expr
   { : RESULT = expr; : }; /* --------------------------- Patterns ----------------------------------- */

Pattern ::= LocationPathPattern:lpp
   { : RESULT = lpp; : }
   | LocationPathPattern:lpp VBAR Pattern:p
   { : RESULT = new AlternativePattern(lpp, p); : }

LocationPathPattern ::= SLASH
   { : RESULT = new AbsolutePathPattern(null); : }
   | SLASH RelativePathPattern:rpp
   { : RESULT = new AbsolutePathPattern(rpp); : }
   | IdKeyPattern:ikp
   { : RESULT = ikp; : }
   | IdKeyPattern:ikp SLASH RelativePathPattern:rpp
   { : RESULT = new ParentPattern(ikp, rpp); : }
   | IdKeyPattern:ikp DSLASH RelativePathPattern:rpp
{ RESULT = new AncestorPattern(ikp, rpp); }

DSLASH RelativePathPattern::rpp
{ RESULT = new AncestorPattern(rpp); }

RelativePathPattern::rpp
{ RESULT = rpp; }

IdKeyPattern ::= ID LPAREN Literal:l RPAREN
{ RESULT = new IdPattern(l);
  parser.setHasIdCall(true);
  :
}

KEY LPAREN Literal:l1 COMMA Literal:l2 RPAREN
{ RESULT = new KeyPattern(l1, l2); }

ProcessingInstructionPattern ::= PIPARAM LPAREN Literal:l RPAREN
{ RESULT = new ProcessingInstructionPattern(l); }

RelativePathPattern ::= StepPattern:sp
{ RESULT = sp; }

| StepPattern:sp SLASH RelativePathPattern::rpp
{ RESULT = new ParentPattern(sp, rpp); }

| StepPattern:sp DSLASH RelativePathPattern::rpp
{ RESULT = new AncestorPattern(sp, rpp); }

StepPattern ::= NodeTestPattern:nt
{ RESULT = parser.createStepPattern(Axis.CHILD, nt, null); }

| NodeTestPattern:nt Predicates:pp
{ RESULT = parser.createStepPattern(Axis.CHILD, nt, pp); }

| ProcessingInstructionPattern:pip
{ RESULT = pip; }

| ProcessingInstructionPattern:pip Predicates:pp
{ RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp); }

| ChildOrAttributeAxisSpecifier:axis NodeTestPattern:nt
{ RESULT = parser.createStepPattern(axis.intValue(), nt, null); }
| ChildOrAttributeAxisSpecifier:axis
NodeTestPattern::nt Predicates::pp
  |
    RESULT = parser.createStepPattern(axis.intValue(), nt, pp);
  |
| ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern::pip
  |
    RESULT = pip; // TODO: report error if axis is attribute
  |
| ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern::pip
Predicates::pp
  |
// TODO: report error if axis is attribute
  |
    RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp);
  |

NodeTestPattern ::= NameTestPattern::nt
  |
    RESULT = nt; |

| NODE
  |
    RESULT = new Integer(NodeTest.ANODE); |

| TEXT
  |
    RESULT = new Integer(NodeTest.TEXT); |

| COMMENT
  |
    RESULT = new Integer(NodeTest.COMMENT); |

| PI
  |
    RESULT = new Integer(NodeTest.PI); |

NameTestPattern ::= STAR
  |
    RESULT = null; |

| QName::qn
  |
    RESULT = qn; |

ChildOrAttributeAxisSpecifier ::= ATSIGN
  |
    RESULT = new Integer(Axis.ATTRIBUTE); |

| CHILD DCOLON
  |
    RESULT = new Integer(Axis.CHILD); |

| ATTRIBUTE DCOLON
  |
    RESULT = new Integer(Axis.ATTRIBUTE); |
Predicates ::= Predicate:p
    [:
    Vector temp = new Vector();
    temp.addElement(p);
    RESULT = temp;
    :]
    | Predicate:p Predicates:pp
    [: pp.addElementAt(p, 0) RESULT = pp; :];

Predicate ::=  LBRACK Expr:e RBRACK
    [:
    RESULT = new Predicate(e);
    :];

/* --------------------------- Expressions --------------------------------- */
Expr ::= OrExpr:ex
    [: RESULT = ex; :];

OrExpr ::= AndExpr:ae
    [: RESULT = ae; :]
    | OrExpr:oe OR AndExpr:ae
    [: RESULT = new LogicalExpr(LogicalExpr.OR, oe, ae); :];

AndExpr ::= EqualityExpr:e
    [: RESULT = e; :]
    | AndExpr:ae AND EqualityExpr:ee
    [: RESULT = new LogicalExpr(LogicalExpr.AND, ae, ee); :];

EqualityExpr ::= RelationalExpr:re
    [: RESULT = re; :]
    | EqualityExpr:ee EQ RelationalExpr:re
    [: RESULT = new EqualityExpr(Operators.EQ, ee, re); :]
    | EqualityExpr:ee NE RelationalExpr:re
    [: RESULT = new EqualityExpr(Operators.NE, ee, re); :];

RelationalExpr ::= AdditiveExpr:ae
    [: RESULT = ae; :]
    | RelationalExpr:re LT AdditiveExpr:ae
    [: RESULT = new RelationalExpr(Operators.LT, re, ae); :]
RelationalExpr:re GT AdditiveExpr:ae
{ RESULT = new RelationalExpr(Operators.GT, re, ae); }

RelationalExpr:re LE AdditiveExpr:ae
{ RESULT = new RelationalExpr(Operators.LE, re, ae); }

RelationalExpr:re GE AdditiveExpr:ae
{ RESULT = new RelationalExpr(Operators.GE, re, ae); }

AdditiveExpr ::= MultiplicativeExpr:me
{ RESULT = me; }

AdditiveExpr:ae PLUS MultiplicativeExpr:me
{ RESULT = new BinOpExpr(BinOpExpr.PLUS, ae, me); }

AdditiveExpr:ae MINUS MultiplicativeExpr:me
{ RESULT = new BinOpExpr(BinOpExpr.MINUS, ae, me); }

MultiplicativeExpr ::= UnaryExpr:ue
{ RESULT = ue; }

MultiplicativeExpr:me MULT UnaryExpr:ue
{ RESULT = new BinOpExpr(BinOpExpr.TIMES, me, ue); }

MultiplicativeExpr:me DIV UnaryExpr:ue
{ RESULT = new BinOpExpr(BinOpExpr.DIV, me, ue); }

MultiplicativeExpr:me MOD UnaryExpr:ue
{ RESULT = new BinOpExpr(BinOpExpr.MOD, me, ue); }

UnaryExpr ::= UnionExpr:ue
{ RESULT = ue; }

MINUS UnaryExpr:ue
{ RESULT = new UnaryOpExpr(ue); }

UnionExpr ::= PathExpr:pe
{ RESULT = pe; }

PathExpr:pe VBAR UnionExpr:rest
{ RESULT = new UnionPathExpr(pe, rest); }

PathExpr ::= LocationPath:lp
{ RESULT = lp; }

FilterExpr:fexp
{ RESULT = fexp; }
FilterExpr:exp SLASH RelativeLocationPath:rlp
{: RESULT = new FilterParentPath(fexp, rlp); :}

FilterExpr:exp DSLASH RelativeLocationPath:rlp
{:  // Expand '// into /descendant-or-self::node()' or
  // into /descendant-or-self::*/
  int nodeType = DOM.NO_TYPE;
  if (rlp instanceof Step &&
      parser.isElementAxis(((Step) rlp).getAxis()))
  {
    nodeType = DTM.ELEMENT_NODE;
  }
  final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
  FilterParentPath fpp = new FilterParentPath(fexp, step);
  fpp = new FilterParentPath(fpp, rlp);
  if (fexp instanceof KeyCall == false) {
    fpp.setDescendantAxis();
  }
  RESULT = fpp;
:};

LocationPath ::= RelativeLocationPath:rlp
{: RESULT = rlp; :}

| AbsoluteLocationPath:alp
{: RESULT = alp; :};

RelativeLocationPath ::= Step:step
{: RESULT = step; :}

| RelativeLocationPath:rlp SLASH Step:step
{:  if (rlp instanceof Step && ((Step) rlp).isAbbreviatedDot()) {
      RESULT = step;       // Remove 'J' from the middle
    }
    else if (((Step) step).isAbbreviatedDot()) {
      RESULT = rlp;        // Remove '/.' from the end
    }
    else {
      RESULT =
      new ParentLocationPath((RelativeLocationPath) rlp, step);
    }
:}

| AbbreviatedRelativeLocationPath:arlp
AbsoluteLocationPath ::= SLASH
   { RESULT = new AbsoluteLocationPath(); }

   | SLASH RelativeLocationPath:rlp
   { RESULT = new AbsoluteLocationPath(rlp); }

   | AbbreviatedAbsoluteLocationPath:aalp
   { RESULT = aalp; }

AbbreviatedRelativeLocationPath ::= RelativeLocationPath:rlp DSLASH Step:step
   {
   final Step right = (Step)step;
   final int axis = right.GetAxis();
   final int type = right.getNodeType();
   final Vector predicates = right.getPredicates();

   if ((axis == Axis.CHILD) && (type != NodeTest.ATTRIBUTE)) {
      // Compress '/child:E' into 'descendant::E' - if possible
      if (predicates == null) {
         right.setAxis(Axis.DESCENDANT);
         if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {
            RESULT = right;
         } else {
            // Expand 'rlp//child::E' into 'rlp/descendant::E'
            RelativeLocationPath left = (RelativeLocationPath)rlp;
            RESULT = new ParentLocationPath(left, right);
         }
      } else {
         // Expand './/step' -> 'descendant-or-self::*/step'
         if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {
            Step left = new Step(Axis.DESCENDANTORSELF,
            DTM.ELEMENT_NODE, null);
            RESULT = new ParentLocationPath(left, right);
         } else {
            // Expand 'rlp//step' -> 'rlp/descendant-or-self::*/step'
            RelativeLocationPath left = (RelativeLocationPath)rlp;
            Step mid = new Step(Axis.DESCENDANTORSELF,
            DTM.ELEMENT_NODE, null);
            ParentLocationPath ppl = new ParentLocationPath(mid, right);
            RESULT = new ParentLocationPath(left, ppl);
         }
      }
   }
}
else if ((axis == Axis.ATTRIBUTE) || (type == NodeTest.ATTRIBUTE)) {  
  // Expand 'rlp//step' -> 'rlp/descendant-or-self::*//step'
  RelativeLocationPath left = (RelativeLocationPath)rlp;
  Step middle = new Step(Axis.DESCENDANTORSELF,  
  DTM.ATTRIBUTE, null);
  ParentLocationPath ppl = new ParentLocationPath(middle, right);
  RESULT = new ParentLocationPath(left, ppl);
}
else {
  // Expand 'rlp//step' -> 'rlp/descendant-or-self::node()/step'
  RelativeLocationPath left = (RelativeLocationPath)rlp;
  Step middle = new Step(Axis.DESCENDANTORSELF,  
  DOM.NO_TYPE, null);
  ParentLocationPath ppl = new ParentLocationPath(middle, right);
  RESULT = new ParentLocationPath(left, ppl);
}
);

AbbreviatedAbsoluteLocationPath ::= DSLASH RelativeLocationPath:rlp
  {:
  //
  // Expand '// into '/descendant-or-self::node()/' or
  // into /descendant-or-self::*/
  //
  int nodeType = DOM.NO_TYPE;
  if (rlp instanceof Step &&
      parser.isElementAxis(((Step) rlp).getAxis()))
  {
    nodeType = DTM.ELEMENT_NODE;
  }
  final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
  RESULT = new AbsoluteLocationPath(parser.insertStep(step,  
  (RelativeLocationPath) rlp));
  :};

Step ::= NodeTest:nctest
  {:
    if (nctest instanceof Step) {
      RESULT = (Step)nctest;
    }
    else {
      RESULT = new Step(Axis.CHILD,  
      parser.findNodeType(Axis.CHILD, nctest),
      null);
    }
  :}
NodeTest: ntest Predicates: pp
{:  
  if (ntest instanceof Step) {
    Step step = (Step)ntest;
    step.addPredicates(pp);
    RESULT = (Step)ntest;
  }  
  else {
    RESULT = new Step(Axis.CHILD,
                       parser.findNodeType(Axis.CHILD, ntest), pp);
  }
:}

AxisSpecifier: axis NodeTest: ntest Predicates: pp
{:  
  RESULT = new Step(axis.intValue(),
                    parser.findNodeType(axis.intValue(), ntest), pp);
:}

AxisSpecifier: axis NodeTest: ntest
{:  
  RESULT = new Step(axis.intValue(),
                    parser.findNodeType(axis.intValue(), ntest),
                    null);
:}

AbbreviatedStep: abbrev
{:  
  RESULT = abbrev; :};

AxisSpecifier ::= AxisName: an DCOLON
{:  
  RESULT = an; :}

| ATSIGN
{:  
  RESULT = new Integer(Axis.ATTRIBUTE); :};

AxisName ::=    ANCESTOR
{:  
  RESULT = new Integer(Axis.ANCESTOR); :}

| ANCESTORORSELF
{:  
  RESULT = new Integer(Axis.ANCESTORORSELF); :}

| ATTRIBUTE
{:  
  RESULT = new Integer(Axis.ATTRIBUTE); :}

| CHILD
{:  
  RESULT = new Integer(Axis.CHILD); :}

| DESCENDANT
{:  
  RESULT = new Integer(Axis.DESCENDANT); :}
| DESCENDANTORSELF |
| : RESULT = new Integer(Axis.DESCENDANTORSELF); : |

| FOLLOWING |
| : RESULT = new Integer(Axis.FOLLOWING); : |

| FOLLOWINGSIBLING |
| : RESULT = new Integer(Axis.FOLLOWINGSIBLING); : |

| NAMESPACE |
| : RESULT = new Integer(Axis.NAMESPACE); : |

| PARENT |
| : RESULT = new Integer(Axis.PARENT); : |

| PRECEDING |
| : RESULT = new Integer(Axis.PRECEDING); : |

| PRECEDINGSIBLING |
| : RESULT = new Integer(Axis.PRECEDINGSIBLING); : |

| SELF |
| : RESULT = new Integer(Axis.SELF); : |

AbbreviatedStep ::= DOT |
| : RESULT = new Step(Axis.SELF, NodeTest.ANODE, null); : |

| DDOT |
| : RESULT = new Step(Axis.PARENT, NodeTest.ANODE, null); : |

FilterExpr ::= PrimaryExpr:primary |
| : RESULT = primary; : |

| PrimaryExpr:primary Predicates:pp |
| : RESULT = new FilterExpr(primary, pp); : |

PrimaryExpr ::= VariableReference:vr |
| : RESULT = vr; : |

| LPAREN Expr:ex RPAREN |
| : RESULT = ex; : |

| Literal:string |
| : |

/*
 * If the string appears to have the syntax of a QName, store
 * namespace info in the literal expression. This is used for
* element-available and function-available functions, among
* others. Also, the default namespace must be ignored.
*/

String namespace = null;
final int index = string.lastIndexOf(':');

if (index > 0) {
    final String prefix = string.substring(0, index);
    namespace = parser._symbolTable.lookupNamespace(prefix);
}
RESULT = (namespace == null) ? new LiteralExpr(string)
    : new LiteralExpr(string, namespace);

| INT:num
| :
long value = num.longValue();
if (value < Integer.MIN_VALUE || value > Integer.MAX_VALUE) {
RESULT = new RealExpr(value);
}
else {
    if (num.doubleValue() == -0)
        RESULT = new RealExpr(num.doubleValue());
    else if (num.intValue() == 0)
        RESULT = new IntExpr(num.intValue());
    else if (num.doubleValue() == 0.0)
        RESULT = new RealExpr(num.doubleValue());
    else
        RESULT = new IntExpr(num.intValue());
}
}

| REAL:num
| : RESULT = new RealExpr(num.doubleValue()); :

| FunctionCall:fc
| : RESULT = fc; :;

VariableReference ::= DOLLAR VariableName:varName
:
// An empty qname prefix for a variable or parameter reference
// should map to the null namespace and not the default URI.
SyntaxTreeNode node = parser.lookupName(varName);

if (node != null) {
    if (node instanceof Variable) {
        RESULT = new VariableRef((Variable)node);
    }
}
else if (node instanceof Param) {
    RESULT = new ParameterRef((Param)node);
}
else {
    RESULT = new UnresolvedRef(varName);
}
}

if (node == null) {
    RESULT = new UnresolvedRef(varName);
}
);

FunctionCall ::= FunctionName:fname LPAREN RPAREN
{:

  if (parser.getQNameIgnoreDefaultNs("current").equals(fname)) {
    RESULT = new CurrentCall(fname);
  }
  else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) {
    RESULT = new NumberCall(fname, parser.EmptyArgs);
  }
  else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) {
    RESULT = new StringCall(fname, parser.EmptyArgs);
  }
  else if (parser.getQNameIgnoreDefaultNs("concat").equals(fname)) {
    RESULT = new ConcatCall(fname, parser.EmptyArgs);
  }
  else if (parser.getQNameIgnoreDefaultNs("true").equals(fname)) {
    RESULT = new BooleanExpr(true);
  }
  else if (parser.getQNameIgnoreDefaultNs("false").equals(fname)) {
    RESULT = new BooleanExpr(false);
  }
  else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) {
    RESULT = new NameCall(fname);
  }
  else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) {
    RESULT = new GenerateIdCall(fname, parser.EmptyArgs);
  }
  else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {
    RESULT = new StringLengthCall(fname, parser.EmptyArgs);
  }
  else if (parser.getQNameIgnoreDefaultNs("position").equals(fname)) {
    RESULT = new PositionCall(fname);
  }
  else if (parser.getQNameIgnoreDefaultNs("last").equals(fname)) {
    RESULT = new LastCall(fname);
  }
}
} else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {
    RESULT = new LocalNameCall(fname);
}

} else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {
    RESULT = new NamespaceUriCall(fname);
}

} else {
    RESULT = new FunctionCall(fname, parser.EmptyArgs);
}

}

| FunctionName:fname LPAREN NonemptyArgumentList:argl RPAREN |
| { |
| if (parser.getQNameIgnoreDefaultNs("concat").equals(fname)) |
| { |
|     RESULT = new ConcatCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) |
| { |
|     RESULT = new NumberCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("document").equals(fname)) |
| { |
|     parser.setMultiDocument(true); |
|     RESULT = new DocumentCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) |
| { |
|     RESULT = new StringCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("boolean").equals(fname)) |
| { |
|     RESULT = new BooleanCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) |
| { |
|     RESULT = new NameCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) |
| { |
|     RESULT = new GenerateIdCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("not").equals(fname)) |
| { |
|     RESULT = new NotCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("format-number").equals(fname)) |
| { |
|     RESULT = new FormatNumberCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("unparsed-entity-uri").equals(fname)) |
| { |
|     RESULT = new UnparsedEntityUriCall(fname, argl); |
| }

| else if (parser.getQNameIgnoreDefaultNs("key").equals(fname)) |
| { |
|     RESULT = new KeyCall(fname, argl); |
| }
else if (parser.getQNameIgnoreDefaultNs("id").equals(fname)) {
    RESULT = new KeyCall(fname, argl);
    parser.setHasIdCall(true);
}

else if (parser.getQNameIgnoreDefaultNs("ceiling").equals(fname)) {
    RESULT = new CeilingCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("round").equals(fname)) {
    RESULT = new RoundCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("floor").equals(fname)) {
    RESULT = new FloorCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("contains").equals(fname)) {
    RESULT = new ContainsCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {
    RESULT = new StringLengthCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("starts-with").equals(fname)) {
    RESULT = new StartsWithCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("function-available").equals(fname)) {
    RESULT = new FunctionAvailableCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("element-available").equals(fname)) {
    RESULT = new ElementAvailableCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {
    RESULT = new LocalNameCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("lang").equals(fname)) {
    RESULT = new LangCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {
    RESULT = new NamespaceUriCall(fname, argl);
}

else if (parser.getQName CONSTANTS.TRANSLET_URI, "xsltc", "cast").equals(fname)) {
    RESULT = new CastCall(fname, argl);
}

// Special case for extension function nodeset()
else if (fname.getLocalPart().equals("nodeset") || fname.getLocalPart().equals("node-set")) {
    parser.setCallsNodeset(true); // implies MultiDOM
    RESULT = new FunctionCall(fname, argl);
}
else {
    RESULT = new FunctionCall(fname, argl);
}
NonemptyArgumentList ::= Argument:arg
    {:
        Vector temp = new Vector();
        temp.addElement(arg);
        RESULT = temp;
    :}

    | Argument:arg COMMA NonemptyArgumentList:argl
    {: argl.insertElementAt(arg, 0); RESULT = argl; :};

FunctionName ::= QName:fname
    {:
        RESULT = fname;
    :};

VariableName ::= QName:vname
    {:
        RESULT = vname;
    :};

Argument ::= Expr:ex
    {: RESULT = ex; :};

NodeTest ::= NameTest:nt
    {: RESULT = nt; :}

    | NODE
    {: RESULT = new Integer(NodeTest.ANODE); :}

    | TEXT
    {: RESULT = new Integer(NodeTest.TEXT); :}

    | COMMENT
    {: RESULT = new Integer(NodeTest.COMMENT); :}

    | PIPARAM LPAREN Literal:l RPAREN
    {:
        QName name = parser.getQNameIgnoreDefaultNs("name");
        Expression exp = new EqualityExpr(Operators.EQ,
            new NameCall(name),
            new LiteralExpr(l));
        Vector predicates = new Vector();
        predicates.addElement(new Predicate(exp));
        RESULT = new Step(Axis.CHILD, NodeTest.PI, predicates);
    :}
| PI |
|: RESULT = new Integer(NodeTest.PI); |

NameTest ::= STAR
  |
| : RESULT = null; |

| QName:qn |
| : RESULT = qn; |

QName ::= QNAME:qname
  |
| : RESULT = parser.getQNameIgnoreDefaultNs(qname); |

| DIV |
| : RESULT = parser.getQNameIgnoreDefaultNs("div"); |

| MOD |
| : RESULT = parser.getQNameIgnoreDefaultNs("mod"); |

| KEY |
| : RESULT = parser.getQNameIgnoreDefaultNs("key"); |

| ANCESTOR |
| : RESULT = parser.getQNameIgnoreDefaultNs("child"); |

| ANCESTORORSELF |
| : RESULT = parser.getQNameIgnoreDefaultNs("ancestor-or-self"); |

| ATTRIBUTE |
| : RESULT = parser.getQNameIgnoreDefaultNs("attribute"); |

| CHILD |
| : RESULT = parser.getQNameIgnoreDefaultNs("child"); |

| DESCENDANT |
| : RESULT = parser.getQNameIgnoreDefaultNs("descendant"); |

| DESCENDANTORSELF |
| : RESULT = parser.getQNameIgnoreDefaultNs("descendant-or-self"); |

| FOLLOWING |
| : RESULT = parser.getQNameIgnoreDefaultNs("following"); |

| FOLLOWINGSIBLING |
| : RESULT = parser.getQNameIgnoreDefaultNs("following-sibling"); |

| NAMESPACE |
| : RESULT = parser.getQNameIgnoreDefaultNs("namespace"); |
Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/xpath.cup

No license file was found, but licenses were detected in source scan.

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*/
/*
* Execute the proprietary document-location() function, which returns
* a node set of documents.
* @xsl.usage advanced
*/

Found in path(s):
* /opt/cola/permits/1127075804_1611755843.23/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncDoclocation.java
1.1452 jnr-unixsocket 0.8

1.1453 maven-artifact-manager 2.2.1
1.1453.1 Available under license:

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  */
/**
 * Returns an array containing all of the elements in this deque, in
 * proper sequence (from first to last element).
 *
 * <p>The returned array will be "safe" in that no references to it are
 * maintained by this deque. (In other words, this method must allocate
 * a new array). The caller is thus free to modify the returned array.
 *
 * <p>This method acts as bridge between array-based and collection-based
 * APIs.
 *
 * @return an array containing all of the elements in this deque
 */

Found in path(s):
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/internal/connection/ConcurrentLinkedDeque.java

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 */
// make a special exception for a command with only a single item added to it. It's allowed to exceed maximum
document size so that

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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/MongoNotPrimaryException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/connection/DefaultAuthenticator.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/CursorType.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/Tag.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/MongoNodeIsRecoveringException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/MongoWriteConcernException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/MongoWriteException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/TagSet.java

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jar/com/mongodb/AuthenticationMechanism.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/MongoSocketReadException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/AggregateToCollectionOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/DropDatabaseOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/ClusterDescription.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/gridfs/GridFS.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/BaseWriteOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/ConnectionPoolSettings.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/UpdateRequest.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/codecs/CodeWithScopeCodec.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/FindAndReplaceOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/gridfs/GridFSInputFile.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/Cluster.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/ServerType.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/StringUtils.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/StreamFactory.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/ServerId.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/QueryResultCallback.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/ReadOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/selector/LatencyMinimizingServerSelector.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/binding/package-info.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/binding/AsyncClusterBinding.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/event/ConnectionPoolEvent.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/NoOpClusterListener.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/CommandResultCodecProvider.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/CreateCollectionOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/BulkWriteException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/MapReduceCommand.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/GroupCommand.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/types/BSONTimestamp.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/operation/MapReduceToCollectionOperation.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/event/ConnectionMessageReceivedEvent.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/Block.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/connection/BulkWriteBatchCombiner.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/types/StringRangeSet.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/DefaultDBDecoder.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/util/package-info.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/DBObjectCodecProvider.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/netty/NettyStream.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/BulkWriteError.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/io/BsonInput.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/netty/NettyBufferProvider.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/InsertRequest.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/codescs/BsonJavaScriptWithScopeCodec.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/client/model/CreateCollectionOptions.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/ReadPreference.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/binding/WriteBinding.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/SocketStream.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/GSSAPIAuthenticator.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/connection/InternalStreamConnectionFactory.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/io/BsonOutput.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/com/mongodb/MongoClient.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1.jar/org/bson/codecs/BsonNullCodec.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/ReadConcern.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/model/GridFSFile.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/MongoGridFSException.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/model/GridFSUploadOptions.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/model/GridFSDownloadByNameOptions.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/GridFSBucketImpl.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/model/Indexes.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/GridFSFindIterable.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/model/IndexOptionDefaults.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/model/UnwindOptions.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/GridFSBucket.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/gridfs/package-info.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/permits/package-info.java

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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/db/WriteConcern.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/DBObjectCodec.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
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  jar/com/mongodb/ListIndexesIterableImpl.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/ListCollectionsIterableImpl.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/client/ListIndexesIterable.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/connection/netty/NettyStreamFactoryFactory.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/client/model/geojson/LineString.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/client/ListCollectionsIterable.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/client/model/geojson/Polygon.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
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jar/com/mongodb/client/model/geojson/CoordinateReferenceSystemType.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/binding/SingleConnectionReadBinding.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/client/model/geojson/PointCodec.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
jar/com/mongodb/selector/WritableServerSelector.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/Aggregates.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/event/CommandEvent.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/event/CommandFailedEvent.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/ Accumulators.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/event/CommandSucceededEvent.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/geojson/codecs/MultiLineStringCodec.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/geojson/codecs/GeometryCollectionCodec.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/geojson/GeometryCollection.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/geojson/codecs/NamedCoordinateReferenceSystemCodec.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/geojson/codecs/LineStringCodec.java
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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-
  jar/com/mongodb/client/model/Updates.java
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jar/com/mongodb/client/model/Filters.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/model/Projections.java

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* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/operation/BsonArrayWrapper.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/connection/netty/package-info.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/package-info.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/model/ReturnDocument.java
* /opt/cola/permits/1001160894_1612183578.67/0/mongo-java-driver-3-2-2-sources-1-jar/com/mongodb/client/AggregateIterable.java
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 */
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1.1456 opencensus-contrib-grpc-metrics 0.10.0

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  jar/org/springframework/batch/item/PeekableItemReader.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2-
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  jar/org/springframework/batch/poller/Poller.java
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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/item/database/support/DataFieldMaxValueIncrementerFactory.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/item/database/orm/JpaQueryProvider.java

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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2-jar/org/springframework/batch/item/adapter/PropertyExtractingDelegatingItemWriter.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2-jar/org/springframework/batch/item/database/JpaItemWriter.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2-jar/org/springframework/batch/item/adapter/ItemProcessorAdapter.java
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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2-
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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/item/support/FormatterLineAggregator.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/validator/SpringValidator.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/repeat/RepeatOperations.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/support/IntArrayPropertyEditor.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/support/CompositeItemProcessor.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/support/ListItemReader.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/database/support/ColumnMapItemPreparedStatementSetter.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/support/transaction/ResourcelessTransactionManager.java

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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/file/ResourceAwareItemReaderItemStream.java

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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/file/FlatFileFooterCallback.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/validator/ValidationException.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/repeat/exception/RethrowOnThresholdExceptionHandler.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/item/file/MultiResourceItemReader.java

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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/support/DefaultPropertyEditorRegistrar.java

* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3.0.7-release-sources-2.jar/org/springframework/batch/support/transaction/IntArrayPropertyEditor.java

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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/repeat/exception/SimpleLimitExceptionHandler.java
* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/item/file/separator/DefaultRecordSeparatorPolicy.java
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* /opt/cola/permits/1112911561_1607357905.17/0/spring-batch-infrastructure-3-0-7-release-sources-2.jar/org/springframework/batch/item/file/SimpleResourceSuffixCreator.java
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1.1493 python 2.7.16-
12.module_el8.1.0+219+cf9e6ac9
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A. HISTORY OF THE SOFTWARE
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see https://www.python.org/psf/) was formed, a non-profit organization
created specifically to own Python-related Intellectual Property. Zope Corporation was 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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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.

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1.1509 jsoup 1.8.3

1.1510 jersey-bean-validation 2.22.1

1.1511 simpleclient-hotspot 0.0.18

1.1512 javax-ws-rs-api 2.0.1

1.1513 neon 0.28.3
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* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/core/JmsTemplate.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/connection/JmsTransactionManager102.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/connection/JmsTransactionManager.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/support/JmsUtils.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/listener/adapter/MessageListenerAdapter.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/connection/SingleConnectionFactory102.java
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* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/connection/TransactionAwareConnectionFactory.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1.jar/org/springframework/jms/listener/DefaultMessageListenerContainer102.java
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* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/adapter/ListenerExecutionFailedException.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/support/destination/CachingDestinationResolver.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/support/converter/MessageConversionException.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/support/destination/DestinationResolutionException.java
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* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/core/MessagePostProcessor.java
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* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/connection/UserCredentialsConnectionFactoryAdapter.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/AbstractMessageListenerContainer.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/AbstractJmsListeningContainer.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/AbstractPollingMessageListenerContainer.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/SimpleMessageListenerContainer.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/connection/JmsResourceHolder.java
* /opt/cola/permits/1111463051_1606927796.91/0/spring-jms-3-0-6-release-sources-1-jar/org/springframework/jms/listener/endpoint/JmsActivationSpecConfig.java

1.1515 drools-ant 4.0.7
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Manifest-Version: 1.0
Bnd-LastModified: 1547073110698
Build-Jdk: 1.8.0_191
Built-By: lburgazz
Bundle-Description: Java Client for etcd V3
Bundle-License: http://www.apache.org/licenses/LICENSE-2.0.txt
Bundle-ManifestVersion: 2
Bundle-Name: etcd :: jetcd-resolver
Bundle-SymbolicName: io.etcd.jetcd-resolver
Bundle-Version: 0.3.0
Created-By: Apache Maven Bundle Plugin
Export-Package: io.etcd.jetcd.resolver;uses="io.grpc,javax.annotation ";version="0.3.0"
Import-Package: com.google.common.base;version="[26.0,27)",io.etcd.jetcd.common.exception;version="[0.3,1)",io.grpc,io.grpc.internal.java.
annotation;version="[3.0.4)",org.slf4j;version="[1.7,2)"
Require-Capability: osgi.ee;filter="(&osgi.ee=JavaSE)(version=1.8)"
Tool: Bnd-4.1.0.201810181252

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1.1517 nghttp2 1.33.0-3.el8_2.1

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set style histogram errorbars gap 2 lw 1
set style fill solid border -1

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1.1523 maven-model 3.1.0

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// ==============================================================

package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used to
 * generate the license
 * page of the project's web site, as well as being taken
 * into consideration in other reporting
 * and validation. The licenses listed for the project are
 * that of the project itself, and not
 * of dependencies.
 */
public class License implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker {

    private String name;
    private String url;
    private String distribution;
    private String comments;
    private java.util.Map<Object, InputLocation> locations;

    /**
     * The full legal name of the license.
     */
    private String name;

    /**
     * The official url for the license text.
     */
    private String url;

    /**
     * The primary method by which this project may be distributed.
     */
    private String distribution;

    /**
     * Addendum information pertaining to this license.
     */
    private String comments;

    /**
     * Field locations.
     */
    private java.util.Map<Object, InputLocation> locations;
/**
 * Method clone.
 *
 * @return License
 */
public License clone()
{
    try
    {
        License copy = (License) super.clone();

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
    }
} //-- License clone()

/**
 * Get addendum information pertaining to this license.
 *
 * @return String
 */
public String getComments()
{
    return this.comments;
} //-- String getComments()

/**
 * Get the primary method by which this project may be distributed.
 *<dl>
 * <dt>repo</dt>
 * <dd>may be downloaded from the Maven repository</dd>
 */
* <dt>manual</dt>
* <dd>user must manually download and install the dependency.</dd>
* </dl>
* @return String */
public String getDistribution() {
    return this.distribution;
} //-- String getDistribution()

/**
* @param key
* @return InputLocation */
public InputLocation getLocation( Object key ) {
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
* Get the full legal name of the license.
* @return String */
public String getName() {
    return this.name;
} //-- String getName()

/**
* Get the official url for the license text.
* @return String */
public String getUrl() {
    return this.url;
} //-- String getUrl()

/**
* Set addendum information pertaining to this license.
* @param comments */
public void setComments( String comments )
{
  this.comments = comments;
} //-- void setComments( String )

/**
 * Set the primary method by which this project may be
 * distributed.
 * <dl>
 *   <dt>repo</dt>
 *   <dd>may be downloaded from the Maven
 *     repository</dd>
 *   <dt>manual</dt>
 *   <dd>user must manually download and install
 *     the dependency</dd>
 * </dl>
 *
 * @param distribution
 */
public void setDistribution( String distribution )
{
  this.distribution = distribution;
} //-- void setDistribution( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
  if ( location != null )
  {
    if ( this.locations == null )
    {
      this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
    }
    this.locations.put( key, location );
  }
} //-- void setLocation( Object, InputLocation )

/**
 * Set the full legal name of the license.
 *
 * @param name
 */
public void setName( String name )
/**
 * Set the official url for the license text.
 *
 * @param url
 */

public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

Maven Model

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// ==============================================================

description of a person who has contributed to the project, but
who does not have
commit privileges. Usually, these contributions come in
the form of patches submitted.

* @version $Revision$ $Date$
*
@SuppressWarnings("all")

public class Contributor
    implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

    //--------------------------/
    // Class Member Variables -/
    //--------------------------/

    /**
     * The full name of the contributor.
     */
private String name;

/**
 * The email address of the contributor.
 */
private String email;

/**
 * The URL for the homepage of the contributor.
 */
private String url;

/**
 * The organization to which the contributor belongs.
 */
private String organization;

/**
 * The URL of the organization.
 */
private String organizationUrl;

/**
 * Field roles.
 */
private java.util.List<String> roles;

/**
 * The timezone the contributor is in. Typically,
 * this is a number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 */
private String timezone;

/**
 * Field properties.
 */
private java.util.Properties properties;
/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

//-----------/
//- Methods -/
//-----------/

/**
 * Method addProperty.
 *
 * @param key
 * @param value
 */
public void addProperty( String key, String value )
{
    getProperties().put( key, value );
} //-- void addProperty( String, String )

/**
 * Method addRole.
 *
 * @param string
 */
public void addRole( String string )
{
    getRoles().add( string );
} //-- void addRole( String )

/**
 * Method clone.
 *
 * @return Contributor
 */
public Contributor clone()
{
    try
    {
        Contributor copy = (Contributor) super.clone();

        if ( this.roles != null )
        {
            copy.roles = new java.util.ArrayList<String>();
            copy.roles.addAll( this.roles );
        }
    }
}
if ( this.properties != null )
{
    copy.properties = (java.util.Properties) this.properties.clone();
}

if ( copy.locations != null )
{
    copy.locations = new java.util.LinkedHashMap( copy.locations );
}

return copy;
}
catch ( java.lang.Exception ex )
{
    throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
}
} //-- Contributor clone()

/**
 * Get the email address of the contributor.
 *
 * @return String
 */
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
 * @param key
 * @return InputLocation
 */
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
 * Get the full name of the contributor.
 * 
 * @return String
 */
public String getName()
return this.name;
} //-- String getName()

/**
 * Get the organization to which the contributor belongs.
 *
 * @return String
 */
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**
 * Get the URL of the organization.
 *
 * @return String
 */
public String getOrganizationUrl()
{
    return this.organizationUrl;
} //-- String getOrganizationUrl()

/**
 * Method getProperties.
 *
 * @return Properties
 */
public java.util.Properties getProperties()
{
    if ( this.properties == null )
    {
        this.properties = new java.util.Properties();
    }

    return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles.
 *
 * @return List
 */
public java.util.List<String> getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList<String>();
    }
return this.roles;
} //-- java.util.List<String> getRoles()

/**
 * Get the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC-12">-12</a> to <a
 * href="http://en.wikipedia.org/wiki/UTC+14">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 * @return String
 */

public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get the URL for the homepage of the contributor.
 * @return String
 */

public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole.
 * @param string
 */

public void removeRole( String string )
{
    getRoles().remove( string );
} //-- void removeRole( String )

/**
 * Set the email address of the contributor.
 * @param email
 */
public void setEmail( String email )
{
    this.email = email;
} //-- void setEmail( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
    if ( location != null )
    {
        if ( this.locations == null )
        {
            this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
        }
        this.locations.put( key, location );
    }
} //-- void setLocation( Object, InputLocation )

/**
 * Set the full name of the contributor.
 * @param name
 */
public void setName( String name )
{
    this.name = name;
} //-- void setName( String )

/**
 * Set the organization to which the contributor belongs.
 * @param organization
 */
public void setOrganization( String organization )
{
    this.organization = organization;
} //-- void setOrganization( String )

/**
 * Set the URL of the organization.
 * @param organizationUrl
 */
public void setOrganizationUrl( String organizationUrl )
{
    this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl( String )

/**
 * Set properties about the contributor, such as an instant
 * messenger handle.
 * @param properties
 */
public void setProperties( java.util.Properties properties )
{
    this.properties = properties;
} //-- void setProperties( java.util.Properties )

/**
 * Set the roles the contributor plays in the project. Each
 * role is described by a
 * <code>role</code> element, the body of which is
 * a role name. This can also be used to
 * describe the contribution.
 * @param roles
 */
public void setRoles( java.util.List<String> roles )
{
    this.roles = roles;
} //-- void setRoles( java.util.List )

/**
 * Set the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 * @param timezone
 */
public void setTimezone( String timezone )
{
    this.timezone = timezone;
} //-- void setTimezone( String )
/**
 * Set the URL for the homepage of the contributor.
 *
 * @param url
 */

public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

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*/
package license

import (
    "fmt"
    "io"
    "os"
    "text/tabwriter"
    "github.com/vmware/govmomi/vim25/types"
)

type licenseOutput []types.LicenseManagerLicenseInfo

func (res licenseOutput) Write(w io.Writer) error {
    tw := tabwriter.NewWriter(os.Stdout, 4, 0, 2, ' ', 0)
    fmt.Fprintf(tw, "Key:	Edition:	Used:	Total:
"
    for _, v := range res {
        fmt.Fprintf(tw, "%s	", v.LicenseKey)
        fmt.Fprintf(tw, "%s	", v.EditionKey)
        fmt.Fprintf(tw, "%d	", v.Used)
        fmt.Fprintf(tw, "%d	", v.Total)
        fmt.Fprintf(tw, "\n")
    }
    return tw.Flush()
}

#!/usr/bin/env bats
load test_helper

# These tests should only run against a server running an evaluation license.
verify_evaluation() {
    if 
    if 
        skip "requires evaluation license"
    fi
}

get_key() {
    jq ".[].LicenseKey == "$1"
}

get_property() {
    jq ".Properties[].Properties.\[0\].Value"
}
@test "license.add" {
    esx_env
    verify_evaluation
run govc license.add -json 00000-00000-00000-00000-00001 00000-00000-00000-00000-00002
assert_success

# Expect to see an entry for both the first and the second key
assert_equal "License is not valid for this product" "$(get_key 00000-00000-00000-00000-00001 <<<$output | get_property diagnostic)"
assert_equal "License is not valid for this product" "$(get_key 00000-00000-00000-00000-00002 <<<$output | get_property diagnostic)"

@test "license.remove" {
esx_env
verify_evaluation

run govc license.remove -json 00000-00000-00000-00000-00000-00001
assert_success
}
@test "license.ls" {
vcsim_env
verify_evaluation

run govc license.ls -json
assert_success

# Expect the test instance to run in evaluation mode
assert_equal "Evaluation Mode" "$(get_key 00000-00000-00000-00000-00000 <<<$output | jq -r ".Name")"
}
@test "license.decode" {
esx_env
verify_evaluation

key=00000-00000-00000-00000-00000
assert_equal "eval" $(govc license.decode $key | grep $key | awk '{print $2}')
}

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package license

import (  
"context"  
"flag"  
"github.com/vmware/govmomi/govc/cli"  
"github.com/vmware/govmomi/govc/flags"  
"github.com/vmware/govmomi/license"
)

type decode struct {  
*flags.ClientFlag  
*flags.OutputFlag
  
feature string
}

func init() {  
cli.Register("license.decode", &decode{})
}

func (cmd *decode) Register(ctx context.Context, f *flag.FlagSet) {  
cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)  
cmd.ClientFlag.Register(ctx, f)  
cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)  
cmd.OutputFlag.Register(ctx, f)

f.StringVar(&cmd.feature, "feature", ",", featureUsage)
}
func (cmd *decode) Process(ctx context.Context) error {
    if err := cmd.ClientFlag.Process(ctx); err != nil {
        return err
    }
    if err := cmd.OutputFlag.Process(ctx); err != nil {
        return err
    }
    return nil
}

func (cmd *decode) Usage() string {
    return "KEY..."
}

func (cmd *decode) Run(ctx context.Context, f *flag.FlagSet) error {
    client, err := cmd.Client()
    if err != nil {
        return err
    }
    var result license.InfoList
    m := license.NewManager(client)
    for _, v := range f.Args() {
        license, err := m.Decode(ctx, v)
        if err != nil {
            return err
        }
        result = append(result, license)
    }
    if cmd.feature != "" {
        result = result.WithFeature(cmd.feature)
    }
    return cmd.WriteResult(licenseOutput(result))
}

/*----------------------------------------------------------------------------
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package simulator

import (  
  "context"
  "reflect"
  "testing"
  
  "github.com/vmware/govmomi"
  "github.com/vmware/govmomi/find"
  "github.com/vmware/govmomi/license"
)

func TestLicenseManagerVPX(t *testing.T) {  
  ctx := context.Background()
  m := VPX()

  defer m.Remove()

  err := m.Create()
  if err != nil {
    t.Fatal(err)
  }

  s := m.Service.NewServer()
  defer s.Close()

  c, err := govmomi.NewClient(ctx, s.URL, true)
  if err != nil {
    t.Fatal(err)
  }

  lm := license.NewManager(c.Client)
  am, err := lm.AssignmentManager(ctx)
  if err != nil {
    t.Fatal(err)
  }

  la, err := am.QueryAssigned(ctx, "enoent")
  if err != nil {
    t.Fatal(err)
  }

  if len(la) != 0 {
    // Add your test logic here
  }
}
t.Errorf("unexpected license")
}

finder := find.NewFinder(c.Client, false)
hosts, err := finder.HostSystemList(ctx, "/...")
if err != nil {
    t.Fatal(err)
}

host := hosts[0].Reference().Value

for _, name := range []string{"", host, vcid} {
    la, err = am.QueryAssigned(ctx, name)
    if err != nil {
        t.Fatal(err)
    }
    if len(la) != 1 {
        t.Fatal("no licenses")
    }
    if !reflect.DeepEqual(la[0].AssignedLicense, EvalLicense) {
        t.Fatal("invalid license")
    }
}

func TestLicenseManagerESX(t *testing.T) {
    ctx := context.Background()
    defer m.Remove()
    m := ESX()
    err := m.Create()
    if err != nil {
        t.Fatal(err)
    }
    s := m.Service.NewServer()
    defer s.Close()
    c, err := govmomi.NewClient(ctx, s.URL, true)
    if err != nil {
        t.Fatal(err)
    }
    lm := license.NewManager(c.Client)
_ _, err = lm.AssignmentManager(ctx)
if err == nil {
  t.Fatal("expected error")
}

la, err := lm.List(ctx)
if err != nil {
  t.Fatal(err)
}

if len(la) != 1 {
  t.Fatal("no licenses")
}

if !reflect.DeepEqual(la[0], EvalLicense) {
  t.Fatal("invalid license")
}

func TestAddRemoveLicense(t *testing.T) {
  ctx := context.Background()
  m := ESX()

  defer m.Remove()

  err := m.Create()
  if err != nil {
    t.Fatal(err)
  }

  s := m.Service.NewServer()
  defer s.Close()

  c, err := govmomi.NewClient(ctx, s.URL, true)
  if err != nil {
    t.Fatal(err)
  }

  lm := license.NewManager(c.Client)
  key := "00000-00000-00000-00000-11111"
  labels := map[string]string{"key": "value"}

  info, err := lm.Add(ctx, key, labels)
  if err != nil {
    t.Fatal(err)
  }

  if info-LicenseKey != key {

  

}
```go
if len(info.Labels) != len(labels) {
    t.Fatalf("expect len(info.Labels) equal to %d; got %d", len(labels), len(info.Labels))
}

if info.Labels[0].Key != "key" || info.Labels[0].Value != "value" {
    t.Fatalf("expect label to be \{key:value\}; got \{\%s:\%s\}\", info.Labels[0].Key, info.Labels[0].Value)
}

la, err := lm.List(ctx)
if err != nil {
    t.Fatal(err)
}
if len(la) != 2 {
    t.Fatal("no licenses")
}

if la[1].LicenseKey != key {
    t.Fatalf("expect info.LicenseKey equal to %q; got %q", key, la[1].LicenseKey)
}

if len(la[1].Labels) != len(labels) {
    t.Fatalf("expect len(info.Labels) equal to %d; got %d", len(labels), len(la[1].Labels))
}

if la[1].Labels[0].Key != "key" || la[1].Labels[0].Value != "value" {
    t.Fatalf("expect label to be \{key:value\}; got \{\%s:\%s\}\", la[1].Labels[0].Key, la[1].Labels[0].Value)
}

err = lm.Remove(ctx, key)
if err != nil {
    t.Fatal(err)
}

la, err = lm.List(ctx)
if err != nil {
    t.Fatal(err)
}
if len(la) != 1 {
```
t.Fatal("no licenses")
}
}

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package license

import (
    "context"
    "flag"
    "github.com/vmware/govmomi/govc/cli"
    "github.com/vmware/govmomi/govc/flags"
    "github.com/vmware/govmomi/license"
)

type remove struct {
    *flags.ClientFlag
    *flags.OutputFlag
}

func init() {
    cli.Register("license.remove", &remove{ })
}

func (cmd *remove) Register(ctx context.Context, f *flag.FlagSet) {
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)
    cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)
    cmd.OutputFlag.Register(ctx, f)
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)
}

func (cmd *remove) Process(ctx context.Context) error {
    if err := cmd.ClientFlag.Process(ctx); err != nil {

return err
}
if err := cmd.OutputFlag.Process(ctx); err != nil {
    return err
}
return nil
}

func (cmd *remove) Usage() string {
    return "KEY..."
}

func (cmd *remove) Run(ctx context.Context, f *flag.FlagSet) error {
    client, err := cmd.Client()
    if err != nil {
        return err
    }
    m := license.NewManager(client)
    for _, v := range f.Args() {
        err = m.Remove(ctx, v)
        if err != nil {
            return err
        }
    }
    return nil
}

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*/

package license

import (
    "context"
)
type assigned struct {
    *flags.ClientFlag
    *flags.OutputFlag
    id string
}

func init() {
    cli.Register("license.assigned.ls", &assigned{ })
}

func (cmd *assigned) Register(ctx context.Context, f *flag.FlagSet) {
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)
    cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)
    cmd.OutputFlag.Register(ctx, f)
    f.StringVar(&cmd.id, "id", "", "Entity ID")
}

func (cmd *assigned) Process(ctx context.Context) error {
    if err := cmd.ClientFlag.Process(ctx); err != nil {
        return err
    }
    if err := cmd.OutputFlag.Process(ctx); err != nil {
        return err
    }
    return nil
}

func (cmd *assigned) Run(ctx context.Context, f *flag.FlagSet) error {
    client, err := cmd.Client()
    if err != nil {
        return err
    }
}
m, err := license.NewManager(client).AssignmentManager(ctx)
if err != nil {
    return err
}

assigned, err := m.QueryAssigned(ctx, cmd.id)
if err != nil {
    return err
}

return cmd.WriteResult(assignedOutput(assigned))

func (res assignedOutput) Write(w io.Writer) error {
    tw := tabwriter.NewWriter(os.Stdout, 4, 0, 2, ' ', 0)
    fmt.Fprintf(tw, "%s\t%" "{v.EntityId}, "%s\t%"{"v.Scope}, "%s\t%"{"v.EntityDisplayName}, "%s\t%"{"v.AssignedLicense.LicenseKey}, "\n")
    for _, v := range res {
        fmt.Fprintf(tw, "%s\t", v.EntityId)
        fmt.Fprintf(tw, "%s\t", v.Scope)
        fmt.Fprintf(tw, "%s\t", v.EntityDisplayName)
        fmt.Fprintf(tw, "%s\t", v.AssignedLicense.LicenseKey)
        fmt.Fprintf(tw, \n")
    }
    return tw.Flush()
}

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/

package license

import (  
"context"

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type Manager struct {
    object.Common
}

func NewManager(c *vim25.Client) *Manager {
    m := Manager{
        object.NewCommon(c, *c.ServiceContent.LicenseManager),
    }
    return &m
}

func mapToKeyValueSlice(m map[string]string) []types.KeyValue {
    var r []types.KeyValue
    for k, v := range m {
        r = append(r, types.KeyValue{Key: k, Value: v})
    }
    return r
}

func (m Manager) Add(ctx context.Context, key string, labels map[string]string) (types.LicenseManagerLicenseInfo, error) {
    req := types.AddLicense{
        This:       m.Reference(),
        LicenseKey: key,
        Labels:     mapToKeyValueSlice(labels),
    }
    res, err := methods.AddLicense(ctx, m.Client(), &req)
    if err != nil {
        return types.LicenseManagerLicenseInfo{}, err
    }
    return res.Returnval, nil
}

func (m Manager) Decode(ctx context.Context, key string) (types.LicenseManagerLicenseInfo, error) {
    req := types.DecodeLicense{...}
This:      m.Reference(),
LicenseKey: key,
}

res, err := methods.DecodeLicense(ctx, m.Client(), &req)
if err != nil {
    return types.LicenseManagerLicenseInfo{}, err
}

return res.Returnval, nil
}

func (m Manager) Remove(ctx context.Context, key string) error {
    req := types.RemoveLicense{
        This:      m.Reference(),
        LicenseKey: key,
    }

    _, err := methods.RemoveLicense(ctx, m.Client(), &req)
    return err
}

func (m Manager) Update(ctx context.Context, key string, labels map[string]string) (types.LicenseManagerLicenseInfo, error) {
    req := types.UpdateLicense{
        This:      m.Reference(),
        LicenseKey: key,
        Labels:     mapToKeyValueSlice(labels),
    }

    res, err := methods.UpdateLicense(ctx, m.Client(), &req)
    if err != nil {
        return types.LicenseManagerLicenseInfo{}, err
    }

    return res.Returnval, nil
}

func (m Manager) List(ctx context.Context) (InfoList, error) {
    var mlm mo.LicenseManager

    err := m.Properties(ctx, m.Reference(), []string{"licenses"}, &mlm)
    if err != nil {
        return nil, err
    }

    return InfoList(mlm.Licenses), nil
}
func (m Manager) AssignmentManager(ctx context.Context) (*AssignmentManager, error) {
    var mlm *mo.LicenseManager
    err := m.Properties(ctx, m.Reference(), []string{"licenseAssignmentManager"}, &mlm)
    if err != nil {
        return nil, err
    }

    if mlm.LicenseAssignmentManager == nil {
        return nil, object.ErrNotSupported
    }

    am := AssignmentManager{
        object.NewCommon(m.Client(), *mlm.LicenseAssignmentManager),
    }
    return &am, nil
}

type licenseFeature struct {
    name  string
    level int
}

func parseLicenseFeature(feature string) *licenseFeature {
    lf := new(licenseFeature)
    f := strings.Split(feature, ":")
    if len(f) > 1 {
        var err error
        lf.level, err = strconv.Atoi(f[1])
        if err != nil {
            lf.name = feature
        }
    }
    return lf
}

func HasFeature(license types.LicenseManagerLicenseInfo, key string) bool {
    feature := parseLicenseFeature(key)
    for _, p := range license.Properties {
        if p.Key != "feature" {
continue
}

kv, ok := p.Value.(types.KeyValue)

if !ok {
    continue
}

lf := parseLicenseFeature(kv.Key)

if lf.name == feature.name && lf.level >= feature.level {
    return true
}

return false
}

// InfoList provides helper methods for []types.LicenseManagerLicenseInfo
type InfoList []types.LicenseManagerLicenseInfo

func (l InfoList) WithFeature(key string) InfoList {
    var result InfoList

    for _, license := range l {
        if HasFeature(license, key) {
            result = append(result, license)
        }
    }

    return result
}
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*/
package license

import {
    "context"
    "github.com/vmware/govmomi/object"
    "github.com/vmware/govmomi/vim25/methods"
    "github.com/vmware/govmomi/vim25/types"
}

type AssignmentManager struct {
    object.Common
}

func (m AssignmentManager) QueryAssigned(ctx context.Context, id string) ([]types.LicenseAssignmentManagerLicenseAssignment, error) {
    req := types.QueryAssignedLicenses{
        This:     m.Reference(),
        EntityId: id,
    }

    res, err := methods.QueryAssignedLicenses(ctx, m.Client(), &req)
    if err != nil {
        return nil, err
    }

    return res.Returnval, nil
}

func (m AssignmentManager) Remove(ctx context.Context, id string) error {
    req := types.RemoveAssignedLicense{
        This:     m.Reference(),
        EntityId: id,
    }

    _, err := methods.RemoveAssignedLicense(ctx, m.Client(), &req)

    return err
}

func (m AssignmentManager) Update(ctx context.Context, id string, key string, name string) (*types.LicenseManagerLicenseInfo, error) {
    req := types.UpdateAssignedLicense{
        This:              m.Reference(),
        Entity:            id,
        LicenseKey:        key,
        EntityDisplayName: name,
    }

    res, err := methods.UpdateAssignedLicense(ctx, m.Client(), &req)
    if err != nil {
        return nil, err
    }

    return res, nil
}
res, err := methods.UpdateAssignedLicense(ctx, m.Client(), &req)
if err != nil {
    return nil, err
}
return &res.Returnval, nil

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package simulator

import (  
    "github.com/vmware/govmomi/object"   
    "github.com/vmware/govmomi/vim25/methods"   
    "github.com/vmware/govmomi/vim25/mo"  
    "github.com/vmware/govmomi/vim25/soap"   
    "github.com/vmware/govmomi/vim25/types"  
)
// EvalLicense is the default license
var EvalLicense = types.LicenseManagerLicenseInfo{
    LicenseKey: "00000-00000-00000-00000-00000-00000",
    EditionKey: "eval",
    Name: "Evaluation Mode",
    Properties: []types.KeyAnyValue{
        {Key: "feature",
         Value: types.KeyValue{
             Key: "serialuri:2",
             Value: "Remote virtual Serial Port Concentrator",
         },
        },
        {Key: "feature",
         Value: types.KeyValue{
             Key: "dvs",
             Value: "vSphere Distributed Switch",
         },
        },
    },
}

var LicenseManager = struct {
    mo.LicenseManager
}

func NewLicenseManager(ref types.ManagedObjectReference) object.Reference {
    m := &LicenseManager{
        Self: ref,
        Licenses: []types.LicenseManagerLicenseInfo{EvalLicense}
    }

    if Map.IsVPX() {
        am := Map.Put(&LicenseAssignmentManager{}).Reference()
        m.LicenseAssignmentManager = &am
    }

    return m
}

func (m *LicenseManager) AddLicense(req *types.AddLicense) soap.HasFault {
    body := &methods.AddLicenseBody{
        Res: &types.AddLicenseResponse{},
    }

    for _, license := range m.Licenses {
        if license.LicenseKey == req.LicenseKey {
            body.Res.Returnval = licenseInfo(license.LicenseKey, license.Labels)
        }
    }

    return body, nil
}
m.Licenses = append(m.Licenses, types.LicenseManagerLicenseInfo{
    LicenseKey: req.LicenseKey,
    Labels: req.Labels,
})

body.Res.Returnval = licenseInfo(req.LicenseKey, req.Labels)

return body

func (m *LicenseManager) RemoveLicense(req *types.RemoveLicense) soap.HasFault {
    body := &methods.RemoveLicenseBody{
        Res: &types.RemoveLicenseResponse{}
    }

    for i, license := range m.Licenses {
        if req.LicenseKey == license.LicenseKey {
            m.Licenses = append(m.Licenses[:i], m.Licenses[i+1:]...) ...
            return body
        }
    }
    return body
}

type LicenseAssignmentManager struct {
    mo.LicenseAssignmentManager
}

func (m *LicenseAssignmentManager) QueryAssignedLicenses(req *types.QueryAssignedLicenses) soap.HasFault {
    body := &methods.QueryAssignedLicensesBody{
        Res: &types.QueryAssignedLicensesResponse{}
    }

    // EntityId can be a HostSystem or the vCenter InstanceUuid
    if req.EntityId != "" {
        id := types.ManagedObjectReference{
            Type: "HostSystem",
            Value: req.EntityId,
        }
        if Map.Get(id) == nil {
            return body
        }
    }

    if Map.Get(id) != nil {
        return body
    }
body.Res.Returnval = []types.LicenseAssignmentManagerLicenseAssignment{
    {
        EntityId: req.EntityId,
        AssignedLicense: EvalLicense,
    },
}

return body
}

func licenseInfo(key string, labels []types.KeyValue) types.LicenseManagerLicenseInfo {
    info := EvalLicense

    info.LicenseKey = key
    info.Labels = labels

    return info
}

Paul Borman <borman@google.com>
bmatuo
shawnps
ttheory
jboverfelt
dsymonds
cdl
wallclockbuilder
dansouza

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*/

package license
import {
    "context"
    "flag"
    "fmt"
    "github.com/vmware/govmomi/govc/cli"
    "github.com/vmware/govmomi/govc/flags"
    "github.com/vmware/govmomi/license"
    "github.com/vmware/govmomi/vim25/types"
}

type add struct {
    *flags.ClientFlag
    *flags.OutputFlag
}

func init() {
    cli.Register("license.add", &add{ })
}

func (cmd *add) Register(ctx context.Context, f *flag.FlagSet) {
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)
    cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)
    cmd.OutputFlag.Register(ctx, f)
}

func (cmd *add) Process(ctx context.Context) error {
    if err := cmd.ClientFlag.Process(ctx); err != nil {
        return err
    }
    if err := cmd.OutputFlag.Process(ctx); err != nil {
        return err
    }
    return nil
}

func (cmd *add) Usage() string {
    return "KEY..."
}

func (cmd *add) Run(ctx context.Context, f *flag.FlagSet) error {
    client, err := cmd.Client()
    if err != nil {
        return err
    }
    // Use client here
    return nil
}
m := license.NewManager(client)

// From the vSphere 5.5 documentation:
//
// To specify the edition type and any optional functions, use
// updateLicense for ESX Server and addLicense follow by
// LicenseAssingmentManager.updateAssignedLicense for VirtualCenter.
//
var addFunc func(ctx context.Context, key string, labels map[string]string) (types.LicenseManagerLicenseInfo, error)
switch t := client.ServiceContent.About.ApiType; t {
    case "HostAgent":
        addFunc = m.Update
    case "VirtualCenter":
        addFunc = m.Add
    default:
        return fmt.Errorf("unsupported ApiType: %s", t)
}

result := make(licenseOutput, 0)
for _, v := range f.Args() {
    license, err := addFunc(ctx, v, nil)
    if err != nil {
        return err
    }
    result = append(result, license)
}

return cmd.WriteResult(licenseOutput(result))

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    "flag"
    "github.com/vmware/govmomi/govc/cli"
    "github.com/vmware/govmomi/govc/flags"
    "github.com/vmware/govmomi/govc/license"
    "github.com/vmware/govmomi/govc/vim25/types"
)

type assign struct {
    *flags.ClientFlag
    *flags.OutputFlag
    *flags.HostSystemFlag
    *flags.ClusterFlag

    name   string
    remove bool
}

func init() {
    cli.Register("license.assign", &assign{ })
}

func (cmd *assign) Register(ctx context.Context, f *flag.FlagSet) {
    cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
    cmd.ClientFlag.Register(ctx, f)

    cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)
    cmd.OutputFlag.Register(ctx, f)

    cmd.HostSystemFlag, ctx = flags.NewHostSystemFlag(ctx)
    cmd.HostSystemFlag.Register(ctx, f)

    cmd.ClusterFlag, ctx = flags.NewClusterFlag(ctx)
    cmd.ClusterFlag.Register(ctx, f)

    f.StringVar(&cmd.name, "name", "", "Display name")
    f.BoolVar(&cmd.remove, "remove", false, "Remove assignment")
}

func (cmd *assign) Process(ctx context.Context) error {
    if err := cmd.ClientFlag.Process(ctx); err != nil {
        return err
    }

    if err := cmd.OutputFlag.Process(ctx); err != nil {
        return err
    }

    if err := cmd.HostSystemFlag.Process(ctx); err != nil {
        return err
    }

    if err := cmd.ClusterFlag.Process(ctx); err != nil {
        return err
    }

    return nil
}
return err  
}  
if err := cmd.HostSystemFlag.Process(ctx); err != nil {  
    return err  
}  
return cmd.ClusterFlag.Process(ctx)  
}

func (cmd *assign) Usage() string {  
    return "KEY"  
}

func (cmd *assign) Description() string {  
    return `Assign licenses to HOST or CLUSTER.  
Examples:  
govc license.assign $VCSA_LICENSE_KEY  
govc license.assign -host a_host.example.com $ESX_LICENSE_KEY  
govc license.assign -cluster a_cluster $VSAN_LICENSE_KEY`
}

func (cmd *assign) Run(ctx context.Context, f *flag.FlagSet) error {  
    if f.NArg() != 1 {  
        return flag.ErrHelp  
    }  
    key := f.Arg(0)  

    client, err := cmd.Client()  
    if err != nil {  
        return err  
    }

    m, err := license.NewManager(client).AssignmentManager(ctx)  
    if err != nil {  
        return err  
    }

    host, err := cmd.HostSystemIfSpecified()  
    if err != nil {  
        return err  
    }

    var id string  

    if host == nil {  
        cluster, cerr := cmd.ClusterIfSpecified()  
        if cerr != nil {  
            return cerr  
        }  

        id = cluster.ID  
    } else {  
        id = host.ID  
    }  

    err = m.AssignLicense(key, id)  
    if err != nil {  
        return err  
    }
return cerr
}
if cluster == nil {
    // Default to vCenter UUID
    id = client.ServiceContent.About.InstanceUuid
} else {
    id = cluster.Reference().Value
} else {
    id = host.Reference().Value
}

if cmd.remove {
    return m.Remove(ctx, id)
}

info, err := m.Update(ctx, id, key, cmd.name)
if err != nil {
    return err
}

return cmd.WriteResult(licenseOutput([]types.LicenseManagerLicenseInfo{*info}))
}
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*/

package license

import (  
    "context"  
    "flag"  
    "github.com/vmware/govmomi/govc/cli"  
    "github.com/vmware/govmomi/govc/flags"  
    "github.com/vmware/govmomi/license"  
)
var featureUsage = "List licenses with given feature"

type ls struct {
  *flags.ClientFlag
  *flags.OutputFlag
  feature string
}

func init() {
  cli.Register("license.ls", &ls{ })
}

func (cmd *ls) Register(ctx context.Context, f *flag.FlagSet) {
  cmd.ClientFlag, ctx = flags.NewClientFlag(ctx)
  cmd.ClientFlag.Register(ctx, f)

  cmd.OutputFlag, ctx = flags.NewOutputFlag(ctx)
  cmd.OutputFlag.Register(ctx, f)

  f.StringVar(&cmd.feature, "feature", "", featureUsage)
}

func (cmd *ls) Process(ctx context.Context) error {
  if err := cmd.ClientFlag.Process(ctx); err != nil {
    return err
  }
  if err := cmd.OutputFlag.Process(ctx); err != nil {
    return err
  }
  return nil
}

func (cmd *ls) Run(ctx context.Context, f *flag.FlagSet) error {
  client, err := cmd.Client()
  if err != nil {
    return err
  }

  m := license.NewManager(client)
  result, err := m.List(ctx)
  if err != nil {
    return err
  }

  if cmd.feature != "" {
result = result.WithFeature(cmd.feature)
}

return cmd.WriteResult(licenseOutput(result))

1.1526 maven-resolver-util 1.3.3
1.1526.1 Available under license:

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1.1527 jnr-constants 0.8.7

1.1528 spring-security-acl 3.0.6.RELEASE
1.1528.1 Available under license :

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* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/BasePermission.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/afterinvocation/CollectionFilterer.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/Sid.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/UnloadedSidException.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/AclCache.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/PrincipalSid.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/AuditLogger.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/GrantedAuthoritySid.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/EhCacheBasedAclCache.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/afterinvocation/Filterer.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/jdbc/JdbcAclService.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/AlreadyExistsException.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/AccessControlEntry.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/AclFormattingUtils.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/jdbc/LookupStrategy.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/ChildrenExistException.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/AclEntryVoter.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/domain/AclAuthorizationStrategyImpl.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/org/springframework/security/acls/model/SidRetrievalStrategy.java
* /opt/ws_local/PERMITS_SQL/1075319200_1596106873.12/0/spring-security-acl-3-0-6-release-sources-1.jar/jdbc/AclService.java
1.1529 maven-repository-metadata 3.5.2

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1.1535 python-cryptography 2.3-2.el8
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1.1539 stapler-jruby 1.209

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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/collections/MapConverter.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/core/AbstractReferenceUnmarshaller.java
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  jar/com/thoughtworks/xstream/MarshallingStrategy.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/XomWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/JDomDriver.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/annotations/XStreamOmitField.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/MarshallingContext.java
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jar/com/thoughtworks/xstream/core/AbstractTreeMarshallingStrategy.java
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jar/com/thoughtworks/xstream/converters/extended/NamedCollectionConverter.java
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jar/com/thoughtworks/xstream/converters/basic/LongConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/converters/Converter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/persistence/XmlArrayList.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/XmlFriendlyWriter.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/ConverterRegistry.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/naming/StaticNameCoder.java
  * /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/xml/XStream11NameCoder.java
  * /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/naming/NameCoderWrapper.java
  * /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/naming/NoNameCoder.java
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  jar/com/thoughtworks/xstream/annotations/XStreamImplicitCollection.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/core/util/SelfStreamingInstanceChecker.java

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jar/com/thoughtworks/xstream/io/xml/CompactWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/DomDriver.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/XppDomDriver.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/AttributeNameIterator.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/ProxyTypePermission.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1.4.7-sources-jar/com/thoughtworks/xstream/core/TreeMarshallingStrategy.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1.4.7-sources-jar/com/thoughtworks/xstream/core/ReferenceByIdMarshallingStrategy.java

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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1.4.7-sources-jar/com/thoughtworks/xstream/io/xml/XppReader.java

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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1.4.7-sources-jar/com/thoughtworks/xstream/io/HierarchicalStreamWriter.java

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  jar/com/thoughtworks/xstream/core/util/PresortedSet.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources.jar/com/thoughtworks/xstream/security/ForbiddenClassException.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources.jar/com/thoughtworks/xstream/security/AnyTypePermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources.jar/com/thoughtworks/xstream/security/TypePermission.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/Dom4JWriter.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/extended/StackTraceElementFactory15.java

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  jar/com/thoughtworks/xstream/converters/extended/EncodedByteArrayConverter.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/core/ReferenceByIdMarshaller.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/core/ReferenceByIdUnmarshaller.java
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  jar/com/thoughtworks/xstream/mapper/AttributeMapper.java
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 * /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources.jar/com/thoughtworks/xstream/converters/basic/BigDecimalConverter.java

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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/basic/DoubleConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/basic/CharConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/basic/ShortConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/converters/basic/BooleanConverter.java
*/
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/converters/basic/IntConverter.java
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jar/com/thoughtworks/xstream/core/ReferenceByXPathMarshallingStrategy.java
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jar/com/thoughtworks/xstream/io/binary/ReaderDepthState.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/binary/BinaryStreamWriter.java

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  jar/com/thoughtworks/xstream/converters/collections/SingletonCollectionConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/collections/SingletonMapConverter.java
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  jar/com/thoughtworks/xstream/io/xml/Dom4JDriver.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/xml/XppDomWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/xml/Dom4JReader.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/xml/XppDomReader.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/path/PathTracker.java
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jar/com/thoughtworks/xstream/io/ExtendedHierarchicalStreamWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/ExtendedHierarchicalStreamWriterHelper.java
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* Created on 07. March 2004 by Joe Walnes
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/ObjectAccessException.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/collections/BitSetConverter.java
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* Created on 11. August 2005 by Mauro Talevi
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/annotations/XStreamContainedType.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/annotations/Annotations.java
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Created on 01. October 2004 by Joe Walnes
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/extended/SqlTimestampConverter.java
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Created on 13. April 2006 by Joerg Schaible
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/ReflectionProviderWrapper.java
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Created on 22. January 2005 by Joe Walnes
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/mapper/DynamicProxyMapper.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/annotations/XStreamConverters.java

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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/DocumentWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/DocumentReader.java

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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/extended/GregorianCalendarConverter.java
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 * Created on 10. April 2007 by Guilherme Silveira
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/ImmutableFieldKeySorter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/FieldKey.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/FieldKeySorter.java
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 * Created on 01. October 2004 by James Strachan
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/QNameMap.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/mapper/AbstractAttributedCharacterIteratorAttributeConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/mapper/Mapper.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/mapper/XmlFriendlyMapper.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/reflection/AbstractAttributedCharacterIteratorAttributeConverter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/io/xml/XppDriver.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/annotations/XStreamAlias.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/ArrayTypePermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/ExplicitTypePermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/WildcardTypePermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/NoPermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/RegExpTypePermission.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/security/NullPermission.java
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Found in path(s):
  */opt/cola/permits/1075566128_1605251039.75/0/xstream-1.4.7-sources-
  jar/com/thoughtworks/xstream/io/xml/xppdom/XppDomComparator.java
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* Created on 14. August 2004 by Joe Walnes
*/
/**
/**
* A SAX [ @link org.xml.sax.XMLReader parser] that acts as an XStream
* [ @link com.thoughtworks.xstream.io.HierarchicalStreamWriter] to enable direct generation of a
* SAX event flow from the XStream serialization of a list of list of Java objects.
* <p>
* As a
* custom SAX parser, this class ignores the arguments of the two standard parse methods ( [ @link
* parse(java.lang.String) }
* and ( [ @link parse(org.xml.sax.InputSource) ) ) but relies on a proprietary SAX property
* [ @link #SOURCE_OBJECT_LIST_PROPERTY] to define the list of objects to serialize.
* </p>
* </p>
* Configuration of this SAX parser is achieved through the standard
* [ @link #setProperty SAX property mechanism]. While specific setter methods require direct
* access to the parser instance, SAX properties support configuration settings to be propagated
* through a chain of [ @link org.xml.sax.XMLFilter filters] down to the underlying parser
* object.
* </p>
* </p>
* This mechanism shall be used to configure the
* [ @link #SOURCE_OBJECT_LIST_PROPERTY objects to be serialized] as well as the
* [ @link #CONFIGURED_XSTREAM_PROPERTY XStream facade].
* </p>
* *
* @author Laurent Bihanic
*/
/**
* Sets the value of a property.
* <p>
* The property name is any fully-qualified URI. It is
* possible for an XMLReader to recognize a property name but
* to be unable to set its value.</p>
* <p>
* XMLReaders are not required to recognize setting any
* specific property names, though a core set is provided with
* SAX2.</p>
* <p>
* Some property values may be immutable or mutable only
* in specific contexts, such as before, during, or after
* a parse.</p>
* <p>
* This method is also the standard mechanism for setting
* extended handlers.</p>
* <p>
* <strong>Note</strong>: This implementation only supports two
* (proprietary) properties: [@link #CONFIGURED_XSTREAMPROPERTY]
* and [@link #SOURCEOBJECTLISTPROPERTY].</p>

* @param name  the property name, which is a fully-qualified URI.
* @param value the requested value for the property.
* @throws SAXNotRecognizedException when the XMLReader does not
* recognize the property name.
* @throws SAXNotSupportedException when the XMLReader recognizes
* the property name but cannot set
* the requested value.
* @see #getProperty
*/

/**
* Parses an XML document from a system identifier (URI).
* <p>
* This method is a shortcut for the common case of reading a
* document from a system identifier. It is the exact
* equivalent of the following:</p>
* <blockquote>
* <pre>
*    parse(new InputSource(systemId));
*  </pre>
* </blockquote>
* <p>
* If the system identifier is a URL, it must be fully resolved
* by the application before it is passed to the parser.</p>
* <p>
* <strong>Note</strong>: As a custom SAX parser, this class
* ignores the <code>systemId</code> argument of this method
* and relies on the proprietary SAX property
* {[@link #SOURCEOBJECTLISTPROPERTY]) to define the list of
* objects to serialize.</p>
*
* @param systemId the system identifier (URI).
* @throws SAXException Any SAX exception, possibly wrapping
* another exception.
* @see #parse(org.xml.sax.InputSource)
*/

Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/SaxWriter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/DomWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/io/xml/XomReader.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/annotations/AnnotationReflectionConverter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/annotations/AnnotationProvider.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/reflection/XStream12FieldKeySorter.java

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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/AbstractXppDomDriver.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/KXml2DomDriver.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/xml/Xpp3DomDriver.java

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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/mapper/FieldAliasingMapper.java
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Found in path(s):
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/mapper/ClassAliasingMapper.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/javabean/PropertySorter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/javabean/NativePropertySorter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/javabean/ComparingPropertySorter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/converters/extended/PropertyEditorCapableConverter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/ConverterLookup.java
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  jar/com/thoughtworks/xstream/io/xml/xppdom/XppDom.java
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Found in path(s):
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jar/com/thoughtworks/xstream/converters/reflection/SortableFieldKeySorter.java
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/converters/reflection/SerializableConverter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
jar/com/thoughtworks/xstream/persistence/FileStreamStrategy.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/converters/extended/NamedMapConverter.java
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Found in path(s):
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
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* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-jar/com/thoughtworks/xstream/io/path/PathTrackingWriter.java
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  jar/com/thoughtworks/xstream/io/xml/PrettyPrintWriter.java
* /opt/cola/permits/1075566128_1605251039.75/0/xstream-1-4-7-sources-
  jar/com/thoughtworks/xstream/core/DefaultConverterLookup.java
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jar/com/thoughtworks/xstream/converters/extended/JavaClassConverter.java

1.1548 cucumber-html 0.2.3

1.1549 converter-moshi 2.4.0

1.1550 shim 10.6
1.1550.1 Available under license:

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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.

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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.

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
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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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   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
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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 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.

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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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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.

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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.

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

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1.1560 go-kit 2.2.1

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Data model artifacts for Prometheus.

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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package spec

// License information for the exposed API.

//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}

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1.1561 mvel2 2.0.17

1.1562 xmlsec-java 8-8.38.0.10-1

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That's all there is to it!

HAPROXY's license - 2006/06/15

Historically, haproxy has been covered by GPL version 2. However, an issue 
appeared in GPL which will prevent external non-GPL code from being built 
using the headers provided with haproxy. My long-term goal is to build a core 
system able to load external modules to support specific application protocols.

Since some protocols are found in rare environments (finance, industry,...), 
some of them might be accessible only after signing an NDA. Enforcing GPL on 
such modules would only prevent them from ever being implemented, while not 
providing anything useful to ordinary users.

For this reason, I *want* to be able to support binary only external modules 
when needed, with a GPL core and GPL modules for standard protocols, so that 
people fixing bugs don't keep them secretly to try to stay over competition.

The solution was then to apply the LGPL license to the exportable include 
files, while keeping the GPL for all the rest. This way, it still is mandatory 
to redistribute modified code under customer request, but at the same time, it 
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Willy Tarreau - w@1wt.eu

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  jar/com/google/common/hash/Striped64.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/hash/LongAdder.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/AtomicDoubleArray.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/cache/Striped64.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/html/HtmlEscapers.java
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  jar/com/google/common/base/Splitter.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/util/concurrent/Callables.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/ForwardingFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/JdkFutureAdapters.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/SettableFuture.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/hash/MacHashFunction.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/hash/LittleEndianByteArray.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/InterruptibleTask.java
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*/opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/util/concurrent/ListenerCallQueue.java
*/opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/base/MoreObjects.java
*/opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/eventbus/Subscriber.java
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*/opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/eventbus/SubscriberRegistry.java

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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/GeneralRange.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/Count.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/RegularImmutableSortedMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/SortedIterable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/SortedIterables.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/AbstractRangeSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/RangeSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/ImmutableSortedMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java

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  jar/com/google/common/hash/ImmutableSupplier.java
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  jar/com/google/common/util/concurrent/ExecutionSequencer.java

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  jar/com/google/common/collection/AbstractSortedKeySortedSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collection/TreeTraverser.java
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  jar/com/google/common/collection/UnmodifiableSortedMultiset.java
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  jar/com/google/common/collection/SortedMultisetBridge.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collection/TransformedListIterator.java
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jar/com/google/common/collection/AbstractMultimap.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/util/concurrent/ListeningExecutorService.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/util/concurrent/Atomics.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/base/Strings.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/SortedLists.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/primitives/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/net/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ContiguousSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/base/Equivalence.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/base/Ascii.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/annotations/package-info.java
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jar/com/google/common/collection/IndexedImmutableSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/BaseImmutableMultimap.java
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  jar/com/google/common/eventbus/SubscriberExceptionHandler.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/base/Utf8.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/eventbus/SubscriberExceptionContext.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/base/Verify.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/io/CharSequenceReader.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/Runnables.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/reflect/TypeVisitor.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/AbstractTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/base/VerifyException.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/FilteredMultimapValues.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/thirdparty/publicsuffix/PublicSuffixType.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/hash/HashingInputStream.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/WrappingScheduledExecutorService.java

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  jar/com/google/common/escape/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/io/FileWriteMode.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/math/PairedStatsAccumulator.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/FilteredKeyMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/cache/LongAddable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/reflect/ClassPath.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/io/ByteSource.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/ImmutableRangeMap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/cache/LongAddables.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/hash/LongAddables.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/reflect/AbstractInvocationHandler.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/math/LinearTransformation.java
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  jar/com/google/common/html/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/reflect/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/math/StatsAccumulator.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/hash/LongAddable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/reflect/MutableTypeToInstanceMap.java
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*/
/**
* Not supported. You are attempting to create a map that may contain a non-{@code Comparable}
key. Proper calls will resolve to the version in {@code ImmutableSortedMap}, not this dummy
version.
* @throws UnsupportedOperationException always
* @deprecated Pass a key of type {@code Comparable} to use {@link
ImmutableSortedMap#of(Comparable, Object)}.</b>
*/

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jar/com/google/common/collect/ImmutableSortedMapFauxverideShim.java

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jar/com/google/common/io/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/util/concurrent/ListenableFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/base/FinalizablePhantomReference.java
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 *
 * As of 2010/06/11, this method is identical to the (package private) hash method in OpenJDK 7's
 * java.util.HashMap class.
 */

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 */

/**
 * Returns an array containing all of the elements in the specified collection. This method
 * returns the elements in the order they are returned by the collection's iterator. The returned
 * array is "safe" in that no references to it are maintained by the collection. The caller is
 * thus free to modify the returned array.
 *
 * <p>This method assumes that the collection size doesn't change while the method is running.
 *
 * <p>TODO(kevinb): support concurrently modified collections?
 *
 * @param c the collection for which to return an array of elements
 */

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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/math/BigIntegerMath.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/net/HttpHeaders.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/hash/BloomFilter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/util/concurrent/ForwardingExecutorService.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/base/Ticker.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/primitives/ParseRequest.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/math/DoubleMath.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/math/AbstractCompositeHashFunction.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/primitives/ParseRequest.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/hash/AbstractHasher.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/cache/RemovalNotification.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/primitives/UnsignedLongs.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/reflect/Types.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/math/DoubleUtils.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/BoundType.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/hash/Hasher.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/DescendingImmutableSortedMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/hash/BloomFilterStrategies.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collection/AbstractSortedMultiset.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/collect/MinMaxPriorityQueue.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/RowSortedTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/ForwardingImmutableCollection.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collect/AbstractSequentialIterator.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/escape/CharEscaper.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/base/CaseFormat.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/CollectionFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/GwtFluentFutureCatchingSpecialization.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/TimeLimiter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/ImmediateFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/FluentFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/FuturesGetChecked.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/annotations/VisibleForTesting.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/AggregateFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/TimeoutFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/util/concurrent/GwtFuturesCatchingSpecialization.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/util/concurrent/SimpleTimeLimiter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/Futures.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/AbstractTransformFuture.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/FakeTimeLimiter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/reflect/TypeToken.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/io/PatternFilenameFilter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/io/AppendableWriter.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/escape/CharEscaperBuilder.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/util/concurrent/AbstractCatchingFuture.java

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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/base/JdkPattern.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/base/CommonPattern.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-jar/com/google/common/base/CommonMatcher.java

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jar/com/google/common/collection/ImmutableListMultimap.java
*/opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
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jar/com/google/common/collection/ImmutableSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/EmptyImmutableSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableEnumSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/SingletonImmutableTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableAsList.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/RegularImmutableList.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableSortedSetFauxoverrideShim.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/RegularImmutableSortedSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ArrayTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/AbstractIndexedListIterator.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableClassToInstanceMap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ComputationException.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ForwardingTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableSortedMap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ImmutableTable.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/DiscreteDomain.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
jar/com/google/common/collection/ComparisonChain.java

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jar/com/google/common/graph/PredecessorsFunction.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/graph/MutableNetwork.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/graph/Network.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/graph/ImmutableNetwork.java
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/graph/ImmutableGraph.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collect/TopKSelector.java
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  jar/com/google/common/collection/SortedMultisets.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/collection/SortedMultiset.java
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  jar/com/google/common/graph/GraphConstants.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/DirectedMultiNetworkConnections.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/HashMultimapGwtSerializationDependencies.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/ConfigurableNetwork.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/ImmutableValueGraph.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/DirectedNetworkConnections.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/EndpointPairIterator.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
  jar/com/google/common/graph/EndpointPair.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1-
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* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ImmutableList.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ByFunctionOrdering.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingObject.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/Sets.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingSortedMap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/MutableClassToInstanceMap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/SortedSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingSet.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/AbstractMapBasedMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/Multimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ConcurrentHashMultiset.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/SetMultimap.java
* /opt/ws_local/PERMITS_SQL/1075319405_1596107054.08/0/guava-26-0-android-sources-1.jar/com/google/common/collection/ForwardingMultimap.java
1.1577 pax-swissbox-extender 1.5.0

1.1578 error_prone_annotations 2.1.3

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* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/CheckReturnValue.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/concurrent/GuardedBy.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/DoNotCall.java

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* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/MustBeClosed.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/RestrictedApi.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/CompatibleWith.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/FormatMethod.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/DoNotMock.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-
  jar/com/google/errorprone/annotations/FormatString.java
  No license file was found, but licenses were detected in source scan.

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  jar/com/google/errorprone/annotations/NoAllocation.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-

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* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/SuppressPackageLocation.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/CanIgnoreReturnValue.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/ForOverride.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/Var.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/concurrent/LazyInit.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/concurrent/UnlockMethod.java
* /opt/ws_local/PERMITS_SQL/1001654294_1592507239.29/0/error-prone-annotations-2-1-3-sources-3-jar/com/google/errorprone/annotations/concurrent/LockMethod.java

1.1579 go-yaml 2.2.5

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1.1580 log4j 1.2.17

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* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/core/type/classreading/AnnotationMetadataReadingVisitor.java
* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/util/LinkedMultiValueMap.java
* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/core/convert/support/GenericConversionService.java
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* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/core/annotation/MapAnnotationAttributeExtractor.java
* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/core/convert/support/FallbackObjectToStringConverter.java
* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/core/type/StandardAnnotationMetadata.java
* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/framework/util/MimeType.java
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*/opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1.jar/org/springframework/framework/core/io/ClassPathResource.java
*/opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1.jar/org/springframework/framework/core/io/FileSystemResource.java
*/opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1.jar/org/springframework/framework/core/type/AnnotationMetadata.java
*/opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1.jar/org/springframework/framework/core/type/AnnotatedTypeMetadata.java
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*/opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1.jar/org/springframework/framework/core/type/MethodMetadata.java
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* /opt/ws_local/PERMITS_SQL/1087906079_1599621445.86/0/spring-core-4-2-2-release-sources-1-jar/org/springframework/core/env/SimpleCommandLineArgsParser.java

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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/annotation/TransactionAnnotationParser.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/work/jboss/JBossWorkManagerTaskExecutor.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/interceptor/NameMatchTransactionAttributeSource.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/work/glassfish/GlassFishWorkManagerTaskExecutor.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/SavepointManager.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/config/JtaTransactionManagerFactoryBean.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/config/JtaTransactionManagerBeanDefinitionParser.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/interceptor/TransactionInterceptor.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/support/TransactionSynchronization.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/annotation/JtaTransactionAnnotationParser.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/InvalidTimeoutException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/transaction/UnexpectedRollbackException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/support/LocalConnectionFactoryBean.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/dao/QueryTimeoutException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/dao/PessimisticLockingFailureException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/dao/support/PersistenceExceptionTranslator.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/support/DelegatingTransactionDefinition.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/jta/UserTransactionAdapter.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/support/TransactionSynchronizationUtils.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/transaction/PlatformTransactionManager.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/support/ResourceAdapterFactoryBean.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/CciOperationNotSupportedException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/connection/ConnectionFactoryUtils.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/transaction/TransactionSynchronizationUtils.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/support/ResourceAdapterFactoryBean.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/support/ResourceHolderSynchronization.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/transaction/HeuristicCompletionException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/transaction/CanNotSerializeTransactionException.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1.jar/org/springframework/jca/cc/i/transaction/DataIntegrityViolationException.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/cci/object/MappingRecordOperation.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/context/ResourceAdapterApplicationContext.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/ccci/object/EisOperation.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/cci/core/support/CommAreaRecord.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/context/BootstrapContextAware.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/cci/connection/NotSupportedRecordFactory.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/transaction/support/DefaultTransactionDefinition.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/work/TransactionTimedOutException.java
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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-jar/org/springframework/jca/transaction/support/DefaultTransactionDefinition.java

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* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-
  jar/org/springframework/transaction/interceptor/TransactionAttributeSource.java
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  jar/org/springframework/dao/annotation/PersistenceExceptionTranslationPostProcessor.java
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  jar/org/springframework/transaction/annotation/SpringTransactionAnnotationParser.java
* /opt/cola/permits/1111264303_1606892441.0/0/spring-tx-4-3-5-release-sources-1-
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1.1596 asm 6.0

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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/NamedParameterUtils.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/config/InitializeDatabaseBeanDefinitionParser.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/NamedParameterJdbcTemplate.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/datasource/embedded/EmbeddedDatabaseFactory.java

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 */
/**
 * Close this LobCreator session and free its temporarily created BLOBs and CLOBs.
 * Will not need to do anything if using PreparedStatement's standard methods,
 * but might be necessary to free database resources if using proprietary means.
 * © <b>NOTE</b>: Needs to be invoked after the involved PreparedStatements have
 * been executed or the affected O/R mapping sessions have been flushed.
 * Otherwise, the database resources for the temporary BLOBs might stay allocated.
 */

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* Abstraction for handling large binary fields and large text fields in
  * specific databases, no matter if represented as simple types or Large OBjects.
  * Its main purpose is to isolate Oracle's peculiar handling of LOBs in
  * {@link OracleLobHandler}; most other databases should be able to work
  * with the provided {@link DefaultLobHandler}.
  *
  * Provides accessor methods for BLOBs and CLOBs, and acts as factory for
  * LobCreator instances, to be used as sessions for creating BLOBs or CLOBs.
  * LobCreators are typically instantiated for each statement execution or for
  * each transaction; they are not thread-safe because they might track
  * allocated database resources in order to free them after execution.
  *
  * Most databases/drivers should be able to work with { @link DefaultLobHandler },
  * which by default delegates to JDBC's direct accessor methods, avoiding the
  * <code>java.sql.Blob</code> and <code>java.sql.Clob</code> API completely.
  * { @link DefaultLobHandler } can also be configured to access LOBs using
  * <code>PreparedStatement.setBlob/setClob</code> (e.g. for PostgreSQL), through
  * setting the { @link DefaultLobHandler#setWrapAsLob "wrapAsLob" } property.
  *
  * Unfortunately, Oracle 9i just accepts Blob/Clob instances created via its own
  * proprietary BLOB/CLOB API, and additionally doesn't accept large streams for
  * PreparedStatement's corresponding setter methods. Therefore, you need to use
  * { @link OracleLobHandler } there, which uses Oracle's BLOB/CLOB API for both types
  * of access. The Oracle 10g JDBC driver should basically work with
  * { @link DefaultLobHandler } as well, with some limitations in terms of LOB sizes.
  *
  * Of course, you need to declare different field types for each database.
  * In Oracle, any binary content needs to go into a BLOB, and all character content
  * beyond 4000 bytes needs to go into a CLOB. In MySQL, there is no notion of a
  * CLOB type but rather a LONGTEXT type that behaves like a VARCHAR. For complete
  * portability, use a LobHandler for fields that might typically require LOBs on
  * some database because of the field size (take Oracle's numbers as a guideline).
  *
  * Summarizing the recommended options (for actual LOB fields):
  * <ul>
  * <li>JDBC 4.0 driver: { @link DefaultLobHandler } with <code>streamAsLob=true</code>.
  * <li>PostgreSQL: { @link DefaultLobHandler } with <code>wrapAsLob=true</code>.
  */
Oracle 9i/10g: [link OracleLobHandler] with a connection-pool-specific
[link OracleLobHandler#setNativeJdbcExtractor NativeJdbcExtractor].
For all other database drivers (and for non-LOB fields that might potentially
turn into LOBs on some databases): a plain [link DefaultLobHandler].

@author Juergen Hoeller
@since 23.12.2003
@see DefaultLobHandler
@see OracleLobHandler
@see java.sql.ResultSet#getBlob
@see java.sql.ResultSet#getClob
@see java.sql.ResultSet#getBytes
@see java.sql.ResultSet#getBinaryStream
@see java.sql.ResultSet#getString
@see java.sql.ResultSet#getAsciiStream
@see java.sql.ResultSet#getCharacterStream
*/

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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
  jar/org/springframework/jdbc/support/lob/LobHandler.java
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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
  jar/org/springframework/jdbc/core/metadata/OracleTableMetaDataProvider.java
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jar/org/springframework/jdbc/datasource/SingleConnectionDataSource.java
*/opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
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jar/org/springframework/jdbc/datasource/support/nativejdbc/Jdbc4NativeJdbcExtractor.java
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jar/org/springframework/jdbc/datasource/lookup/IsolationLevelDataSourceRouter.java
*/opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
jar/org/springframework/jdbc/support/lob/DefaultLobHandler.java
*/opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
jar/org/springframework/jdbc/datasource/init/ResourceDatabasePopulator.java
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jar/org/springframework/jdbc/core/metadata/TableMetaDataContext.java
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/**
 * Strategy interface for translating between @link SQLException SQLExceptions
 * and Spring's data access strategy-agnostic @link DataAccessException
 * hierarchy.
 *
 * <p>Implementations can be generic (for example, using
 * @link java.sql.SQLException#getSQLState() SQLState] codes for JDBC) or wholly
 * proprietary (for example, using Oracle error codes) for greater precision.
 *
 * @author Rod Johnson
 * @author Juergen Hoeller
 * @see org.springframework.dao.DataAccessException
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*/
/**
* [link LobHandler] implementation for Oracle databases. Uses proprietary API
to create <code>oracle.sql.BLOB</code> and <code>oracle.sql.CLOB</code>
instances, as necessary when working with Oracle's JDBC driver.
* Note that this LobHandler requires Oracle JDBC driver 9i or higher!
* 
* <p>While most databases are able to work with [link DefaultLobHandler],
* Oracle just accepts Blob/Clob instances created via its own proprietary
* BLOB/CLOB API, and additionally doesn't accept large streams for
* PreparedStatement's corresponding setter methods. Therefore, you need
* to use a strategy like this LobHandler implementation.
* 
* <p>Needs to work on a native JDBC Connection, to be able to cast it to
* <code>oracle.jdbc.OracleConnection</code>. If you pass in Connections from a
* connection pool (the usual case in a J2EE environment), you need to set an
* appropriate [link org.springframework.jdbc.support.nativejdbc.NativeJdbcExtractor]
* to allow for automatical retrieval of the underlying native JDBC Connection.
* LobHandler and NativeJdbcExtractor are separate concerns, therefore they
* are represented by separate strategy interfaces.
* 
* <p>Coded via reflection to avoid dependencies on Oracle classes.
* Even reads in Oracle constants via reflection because of different Oracle
* drivers (classes12,ojdbc14,ojdbc5,ojdbc6) having different constant values!
* As this LobHandler initializes Oracle classes on instantiation, do not define
* this as eager-initializing singleton if you do not want to depend on the Oracle
* JAR being in the class path: use "lazy-init=true" to avoid this issue.
* 
* @author Juergen Hoeller
* @author Thomas Risberg
* @since 04.12.2003
* @see #setNativeJdbcExtractor
* @see oracle.sql.BLOB
* @see oracle.sql.CLOB
*/

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 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/metadata/SybaseCallMetaDataProvider.java
 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/InterruptibleBatchPreparedStatementSetter.java
 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/metadata/CallParameterMetaData.java
 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/metadata/DerbyTableMetaDataProvider.java
 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/support/AbstractInterruptibleBatchPreparedStatementSetter.java
 * /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
   jar/org/springframework/jdbc/core/metadata/SqlServerCallMetaDataProvider.java

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*/
* Implement this interface when parameters need to be customized based
* on the connection. We might need to do this to make use of proprietary
* features, available only with a specific Connection type.
*
* @author Rod Johnson
* @author Thomas Risberg
* @see CallableStatementCreatorFactory#newCallableStatementCreator(ParameterMapper)
* @see org.springframework.jdbc.object.StoredProcedure#execute(ParameterMapper)
*/
/**
* Create a Map of input parameters, keyed by name.
* @param con JDBC connection. This is useful (and the purpose of this interface)
* if we need to do something RDBMS-specific with a proprietary Connection
* implementation class. This class conceals such proprietary details. However,
* it is best to avoid using such proprietary RDBMS features if possible.
* @throws SQLException if a SQLException is encountered setting
* parameter values (that is, there's no need to catch SQLException)
* @return Map of input parameters, keyed by name (never <code>null</code>)
*/

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*/
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1-
* jar/org/springframework/jdbc/core/ParameterMapper.java
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* jar/org/springframework/jdbc/core/RowCountCallbackHandler.java
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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/SqlCall.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/MapSqlParameterSource.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/IncorrectResultSetColumnCountException.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/RowMapperResultSetExtractor.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/AbstractSqlParameterSource.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/PreparedStatementCallback.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/support/AbstractSqlTypeValue.java
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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/SQLExceptionSubclassTranslator.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/DB2SequenceMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/OracleSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/simple/ParameterizedSingleColumnRowMapper.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/simple/SimpleJdbcInsert.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/PreparedStatementCreatorFactory.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/datasource/WebSphereDataSourceAdapter.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/datasource/lookup/MapDataSourceLookup.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/SqlFunction.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/MappingSqlQueryWithParameters.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/MappingSqlQueryWithParameters.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/namedparam/BeanPropertySqlParameterSource.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/ResultSetExtractor.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/DB2MainframeSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/simple/SimpleJdbcInsert.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/DisposableSqlTypeValue.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/AbstractSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/AbstractColumnMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/AbstractDataFieldMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/PostgreSQLSequenceMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/SqlQuery.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/xml/SqlXmlObjectMappingHandler.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/DatabaseStartupValidator.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/SqlUpdate.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/support/incrementer/MySQLMaxValueIncrementer.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/SqlRowSetResultSetExtractor.java

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* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/object/GenericSqlQuery.java
* /opt/cola/permits/1111462899_1612183920.44/0/spring-jdbc-3-0-6-release-sources-1.jar/org/springframework/jdbc/core/SqlRowSetResultSetExtractor.java

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/**
 *
 * The classes in this package make JDBC easier to use and
 * reduce the likelihood of common errors. In particular, they:
 * <ul>
 *   <li>Simplify error handling, avoiding the need for try/catch/final
 *       blocks in application code.
 *   <li>Present exceptions to application code in a generic hierarchy of
 *       unchecked exceptions, enabling applications to catch data access
 *       exceptions without being dependent on JDBC, and to ignore fatal
 *       exceptions there is no value in catching.
 */
* Allow the implementation of error handling to be modified to target different RDBMSes without introducing proprietary dependencies into application code.

This package and related packages are discussed in Chapter 9 of Expert One-On-One J2EE Design and Development by Rod Johnson (Wrox, 2002).

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1.1600 constant-pool-scanner 1.2

1.1601 ecj 3.5.1

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1.1602 milyn-smooks-misc 1.5.1

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1.1603 mongodb 3.6.17

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mgo - MongoDB driver for Go

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------------------------------------------------------------
mgo - MongoDB driver for Go

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tomb - support for clean goroutine termination in Go.

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zlib.h -- interface of the 'zlib' general purpose compression library
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Found in path(s):
jar/javassist/bytecode/CodeAttribute.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/annotation/AnnotationImpl.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/reflect/Reflection.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/NotFoundException.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/CtField.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/CtMethod.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/compiler/ast/NewExpr.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/reflect/CannotReflectException.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/convert/TransformAfter.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/ExceptionsAttribute.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/convert/TransformNew.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/web/Viewer.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/CtClassType.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/analysis/Frame.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/StackMapTable.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/reflect/ClassMetaobject.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/ClassFilePrinter.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/rmi/ObjectNotFoundException.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/tools/reflect/Metaobject.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/util/proxy/ProxyFactory.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/stackmap/BasicBlock.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/compiler/ast/CallExpr.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/CtNewWrappedMethod.java
* /opt/cola/permits/110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1.jar/javassist/bytecode/ByteStream.java
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Found in path(s):
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/ByteMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/CharMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/AnnotationMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/ClassMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/MemberValueVisitor.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/FloatMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/BooleanMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/StringMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/DoubleMemberValue.java
 * /opt/cola/permits/1110725205_1606846757.03/0/javassist-3-20-0-ga-sources-1-jar/javassist/bytecode/annotation/EnumMemberValue.java
1.1605 log4j 2.0-rc1

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1.1607 plexus-compiler-api 2.2

1.1608 bzip2 1.0.6-26.el8
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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

1.1609 pflag 1.0.3
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1.1619 axiom-api 1.2.7

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1.1626 rpc-api 1.1.0

1.1627 jackson-databind 2.9.5
1.1627.1 Available under license:

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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### 1.1628 libgpg-error 1.31-1.el8

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### 1.1633 glob 0.2.3

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1.1646 aspectj-tools 1.8.7

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threshold for this to be true is not precisely defined by law.

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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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work. (Executables containing this object code plus portions of the
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1.1648 plexus-compiler-javac 1.8.1

1.1649 maven-model 3.3.3
1.1649.1 Available under license :

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// ==============================================================

package org.apache.maven.model;

/**
 * Description of a person who has contributed to the project, but
who does not have commit privileges. Usually, these contributions come in the form of patches submitted.

public class Contributor implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker {

    private String name;

    private String email;

    private String url;

    private String organization;

    private String organizationUrl;

    private java.util.List<String> roles;

    */

    @SuppressWarnings( "all" )
    public class Contributor
        implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
    {

        //-------------------------------
        // Class/Member Variables -/
        //-----------------------------/

        /**
         * The full name of the contributor.
         */
        private String name;

        /**
         * The email address of the contributor.
         */
        private String email;

        /**
         * The URL for the homepage of the contributor.
         */
        private String url;

        /**
         * The organization to which the contributor belongs.
         */
        private String organization;

        /**
         * The URL of the organization.
         */
        private String organizationUrl;

        /**
         * Field roles.
         */
        private java.util.List<String> roles;

        */
    }
The timezone the contributor is in. Typically, this is a number in the range -12 to +14 or a valid time zone id like "America/Montreal" (UTC-05:00) or "Europe/Paris" (UTC+01:00).

```java
private String timezone;

/**
 * Field properties.
 */
private java.util.Properties properties;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

/**
 * Method addProperty.
 *
 * @param key
 * @param value
 */
public void addProperty( String key, String value ) {
    getProperties().put( key, value );
} //-- void addProperty( String, String )

/**
 * Method addRole.
 *
 * @param string
 */
public void addRole( String string ) {
    getRoles().add( string );
} //-- void addRole( String )
/**
 * Method clone.
 *
 * @return Contributor
 */
public Contributor clone()
{
    try
    {
        Contributor copy = (Contributor) super.clone();

        if ( this.roles != null )
        {
            copy.roles = new java.util.ArrayList<String>();
            copy.roles.addAll( this.roles );
        }

        if ( this.properties != null )
        {
            copy.properties = (java.util.Properties) this.properties.clone();
        }

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
    }
} //-- Contributor clone()

/**
 * Get the email address of the contributor.
 *
 * @return String
 */
public String getEmail()
{
    return this.email;
} //-- String getEmail()
/**
* @param key
* @return InputLocation
*/
public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/***
* Get the full name of the contributor.
* @return String
*/
public String getName()
{
    return this.name;
} //-- String getName()

/***
* Get the organization to which the contributor belongs.
* @return String
*/
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/***
* Get the URL of the organization.
* @return String
*/
public String getOrganizationUrl()
{
    return this.organizationUrl;
} //-- String getOrganizationUrl()

/***
* Method getProperties.
* @return Properties
*/
public java.util.Properties getProperties()
{
if ( this.properties == null )
{
    this.properties = new java.util.Properties();
}
return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles.
 * @return List
 */
public java.util.List<String> getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList<String>();
    }
    return this.roles;
} //-- java.util.List<String> getRoles()

/**
 * Get the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 * @return String
 */
public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get the URL for the homepage of the contributor.
 * @return String
 */
public String getUrl()
{
return this.url;
} //-- String getUrl()

/**
 * Method removeRole.
 *
 * @param string
 */
public void removeRole( String string )
{
   getRoles().remove( string );
} //-- void removeRole( String )

/**
 * Set the email address of the contributor.
 *
 * @param email
 */
public void setEmail( String email )
{
   this.email = email;
} //-- void setEmail( String )

/**
 *
 *
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
   if ( location != null )
   {
      if ( this.locations == null )
      {
         this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
      }
      this.locations.put( key, location );
   }
} //-- void setLocation( Object, InputLocation )

/**
 * Set the full name of the contributor.
 *
 * @param name
 */
public void setName( String name )
{
this.name = name;
} //-- void setName( String )

/**
 * Set the organization to which the contributor belongs.
 *
 * @param organization
 */
public void setOrganization( String organization )
{
    this.organization = organization;
} //-- void setOrganization( String )

/**
 * Set the URL of the organization.
 *
 * @param organizationUrl
 */
public void setOrganizationUrl( String organizationUrl )
{
    this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl( String )

/**
 * Set properties about the contributor, such as an instant
 * messenger handle.
 *
 * @param properties
 */
public void setProperties( java.util.Properties properties )
{
    this.properties = properties;
} //-- void setProperties( java.util.Properties )

/**
 * Set the roles the contributor plays in the project. Each
 * role is described by a
 * <code>role</code> element, the body of which is
 * a role name. This can also be used to
 * describe the contribution.
 *
 * @param roles
 */
public void setRoles( java.util.List<String> roles )
{
    this.roles = roles;
} //-- void setRoles( java.util.List )
/**
 * Set the timezone the contributor is in. Typically, this is a
 * number in the range
 * <a href="http://en.wikipedia.org/wiki/UTC%E2%88%9212:00">-12</a>
 * to <a href="http://en.wikipedia.org/wiki/UTC%2B14:00">+14</a>
 * or a valid time zone id like
 * "America/Montreal" (UTC-05:00) or "Europe/Paris"
 * (UTC+01:00).
 *
 * @param timezone
 */
public void setTimezone( String timezone )
{
    this.timezone = timezone;
} //-- void setTimezone( String )

/**
 * Set the URL for the homepage of the contributor.
 *
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )
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// ===============================================================
package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used to
* generate the license
* page of the project’s web site, as well as being taken
* into consideration in other reporting
* and validation. The licenses listed for the project are
* that of the project itself, and not
* of dependencies.
*
* @version $Revision$ $Date$
*/
@SuppressWarnings( "all" )
public class License
   implements java.io.Serializable, java.lang.Cloneable, org.apache.maven.model.InputLocationTracker
{

   //-----------------------------------------------------------------------/
   // Class/Member Variables -/
   //-----------------------------------------------------------------------/

   /**
    * The full legal name of the license.
    */
   private String name;

   /**
    * The official url for the license text.
    */
   private String url;

   /**
    * The primary method by which this project may be
    * distributed.
    *<dl>
    * <dt>repo</dt>
    * <dd>may be downloaded from the Maven repository</dd>
    * <dt>manual</dt>
    * <dd>user must manually download and install
    * the dependency.</dd>
    */
   private String distribution;

   /**
    * Addendum information pertaining to this license.
    */
private String comments;

/**
 * Field locations.
 */
private java.util.Map<Object, InputLocation> locations;

//--------/
//-- Methods --/
//--------/

/**
 * Method clone.
 *
 * @return License
 */
public License clone()
{
    try
    {
        License copy = (License) super.clone();

        if ( copy.locations != null )
        {
            copy.locations = new java.util.LinkedHashMap( copy.locations );
        }

        return copy;
    }
    catch ( java.lang.Exception ex )
    {
        throw (java.lang.RuntimeException) new java.lang.UnsupportedOperationException( getClass().getName() + " does not support clone()" ).initCause( ex );
    }
} //-- License clone()

/**
 * Get addendum information pertaining to this license.
 *
 * @return String
 */
public String getComments()
{
    return this.comments;
} //-- String getComments()
/**
 * Get the primary method by which this project may be distributed.
 * 
 * @return String
 */

public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()

/**
 * @param key
 * @return InputLocation
 */

public InputLocation getLocation( Object key )
{
    return ( locations != null ) ? locations.get( key ) : null;
} //-- InputLocation getLocation( Object )

/**
 * Get the full legal name of the license.
 * 
 * @return String
 */

public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get the official url for the license text.
 * 
 * @return String
 */

public String getUrl()
{
    return this.url;
```java
/**
 * Set addendum information pertaining to this license.
 *
 * @param comments
 */
public void setComments( String comments )
{
    this.comments = comments;
} //-- void setComments( String )

/**
 * Set the primary method by which this project may be
 * distributed.
 *             <dl>
 *               <dt>repo</dt>
 *               <dd>may be downloaded from the Maven
 * repository</dd>
 *               <dt>manual</dt>
 *               <dd>user must manually download and install
 * the dependency.</dd>
 *             </dl>
 *
 * @param distribution
 */
public void setDistribution( String distribution )
{
    this.distribution = distribution;
} //-- void setDistribution( String )

/**
 * @param key
 * @param location
 */
public void setLocation( Object key, InputLocation location )
{
    if ( location != null )
    {
        if ( this.locations == null )
        {
            this.locations = new java.util.LinkedHashMap<Object, InputLocation>();
        }
        this.locations.put( key, location );
    }
} //-- void setLocation( Object, InputLocation )
```
/**
 * Set the full legal name of the license.
 *
 * @param name
 */
public void setName( String name )
{
    this.name = name;
} //-- void setName( String )

/**
 * Set the official url for the license text.
 *
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

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1.1650 slf4j-log4j 1.4.3

1.1651 libmnl 1.0.4-6.el8
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@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:

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@if{info}
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@if{page}
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1.1653 golang-snappy 0.0.1

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1.1668 libpam4j 1.4

1.1669 wagon-http 2.4
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jar/io/netty/resolver/NameResolver.java
* /opt/ws_local/PERMITS_SQL/1094517674_1601235864.92/0/netty-resolver-4-1-6-final-sources-1-jar/io/netty/resolver/NoopAddressResolverGroup.java
* /opt/ws_local/PERMITS_SQL/1094517674_1601235864.92/0/netty-resolver-4-1-6-final-sources-1-jar/io/netty/resolver/SimpleNameResolver.java
* /opt/ws_local/PERMITS_SQL/1094517674_1601235864.92/0/netty-resolver-4-1-6-final-sources-1-jar/io/netty/resolver/NoopAddressResolver.java
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* /opt/ws_local/PERMITS_SQL/1094517674_1601235864.92/0/netty-resolver-4-1-6-final-sources-1-jar/io/netty/resolver/RoundRobinInetSocketAddressResolver.java

1.1671 tomcat-jni 8.0.39
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* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/traffic/AbstractTrafficShapingHandler.java

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* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/PemValue.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/PemPrivateKey.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/PemEncoded.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/SslUtil/X509TrustManagerWrapper.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/PemEncoded.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2.jar/io/netty/handler/ssl/PemPrivateKey.java

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jar/io/netty/handler/ssl/ReferenceCountedOpenSslServerContext.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/ssl/PemX509Certificate.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/ssl/Java8SslUtils.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/ssl/OpenSslKeyMaterialManager.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/flush/FlushConsolidationHandler.java
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* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/stream/ChunkedInput.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/stream/ChunkedWriteHandler.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/stream/ChunkedStream.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/logging/package-info.java
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* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/timeout/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/timeout/IdleState.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/timeout/IdleStateEvent.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/timeout/WriteTimeoutException.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-jar/io/netty/handler/stream/package-info.java
* /opt/ws_local/PERMITS_SQL/1075319509_1596106859.86/0/netty-handler-4-1-35-final-sources-2-
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1.1679 javax.security.auth.message
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/* nicstar.c  v0.22  Jawaid Bazyar (bazyar@hypermall.com) */
/* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk) */
/* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc. */
/* http://www.hypermall.com/ */
/* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY interrupts us (except possibly for removal/insertion of the cable?) */
/* 10/4/97 - began heavy inline documentation of the code. Corrected typos and spelling mistakes. */
/* 10/5/97 - added code to handle PHY interrupts, disable PHY on loss of link, and correctly re-enable PHY when link is re-established. (put back CFG_PHYIE) */
/* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only. */
/* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997 */
/* Linux driver for the IDT77201 NICStAR PCI ATM controller. */
/* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155; see init_nicstar() for PHY initialization to change this. This driver expects the Linux ATM stack to support scatter-gather lists */
/* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push. */
/* Implementing minimal-copy of received data: */
/* IDT always receives data into a small buffer, then large buffers as needed. This means that data must always be copied to create the linear buffer needed by most non-ATM protocol stacks (e.g. IP) */
/* Fix is simple: make large buffers large enough to hold entire SDU, and leave <small_buffer_data> bytes empty at the start. Then copy small buffer contents to head of large buffer. */
/* Trick is to avoid fragmenting Linux, due to need for a lot of large buffers. This is done by 2 things: */
* 1) skb->destructor / skb->atm.recycle_buffer
*       combined, allow nicstar_free_rx_skb to be called to
*       recycle large data buffers
* 2) skb_clone of received buffers
*       See nicstar_free_rx_skb and linearize_buffer for implementation
*       details.
*

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*
* M. Welsh, 6 July 1996
*
*/

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1.1689 commons-modeler 7.0.12

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* /opt/ws_local/PERMITS_SQL/1094517733_1601235950.13/0/netty-buffer-4-1-6-final-sources-1-
  jar/io/netty/buffer/PooledByteBuf.java
* /opt/ws_local/PERMITS_SQL/1094517733_1601235950.13/0/netty-buffer-4-1-6-final-sources-1-
  jar/io/netty/buffer/UnpooledDirectByteBuf.java
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  jar/io/netty/buffer/ByteBuf.java
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  jar/io/netty/buffer/ReadOnlyByteBuf.java
* /opt/ws_local/PERMITS_SQL/1094517733_1601235950.13/0/netty-buffer-4-1-6-final-sources-1-
1.1691 maven-filtering 1.0-beta-2

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/* nicstar.c  v0.22  Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
*
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* 10/1/97 - loss of link, and correctly re-enable PHY when link is
* 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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 * <p>
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 * 
 * @author Luke Taylor
 * @since 3.0
 */

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/**
 * @param authentication represents the user in question. Should not be null.
 * @param targetDomainObject the domain object for which permissions should be checked. May be null
 * in which case implementations should return false, as the null condition can be checked explicitly
 * @param permission a representation of the permission object as supplied by the expression system. Not null.
 * @return true if the permission is granted, false otherwise
 */

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/**
* Reviews the <code>Object</code> returned from a secure object invocation,
* being able to modify the <code>Object</code> or throw an {@link AccessDeniedException}.
* 
* Typically used to ensure the principal is permitted to access the domain
* object instance returned by a service layer bean. Can also be used to
* mutate the domain object instance so the principal is only able to access
* authorised bean properties or <code>Collection</code> elements.
* 
* Special consideration should be given to using an
* <code>AfterInvocationManager</code> on bean methods that modify a database.
* Typically an <code>AfterInvocationManager</code> is used with read-only
* methods, such as <code>public DomainObject getId(id)</code>. If used with
* methods that modify a database, a transaction manager should be used to
* ensure any <code>AccessDeniedException</code> will cause a rollback of the
* changes made by the transaction.
* 
* @author Ben Alex
*/

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/**
* A token issued by {@link TokenService}.
* 
* It is important that the keys assigned to tokens are sufficiently randomised and secured that
* they can serve as identifying a unique user session. Implementations of {@link TokenService}
* are free to use encryption or encoding strategies of their choice. It is strongly recommended that
* keys are of sufficient length to balance safety against persistence cost. In relation to persistence
* cost, it is strongly recommended that returned keys are small enough for encoding in a cookie.
* 
* @author Ben Alex
* @since 2.0.1
/*
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* /opt/cola/permits/1075319193_1612183898.03/0/spring-security-core-3-0-6-release-sources-2-jar/org/springframework/security/core/AuthenticationException.java
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jar/org/springframework/security/core/userdetails/UserDetails.java
* /opt/cola/permits/1075319193_1612183898.03/0/spring-security-core-3-0-6-release-sources-2-
jar/org/springframework/security/authentication/encoding/Md5PasswordEncoder.java
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jar/org/springframework/security/authentication/RememberMeAuthenticationProvider.java
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jar/org/springframework/security/core/userdetails/UsernameNotFoundException.java
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 * Implementation of the MD4 message digest derived from the RSA Data Security, Inc, MD4 Message-Digest Algorithm.
 * @author Alan Stewart
 */

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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
   * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
   *
   * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
   * http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
* 
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
* 
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
* 
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
* 
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
* 
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Apache HttpClient

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Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

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  jar/javabind/util/ValidationEventCollector.java
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  jar/javabind/helpers/DefaultValidationEventHandler.java
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  jar/javabind/DatatypeConverter.java
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  jar/javabind/JAXBContext.java
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  jar/javabind/UnmarshalException.java
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  jar/javabind/Messages.java
* /opt/cola/permits/1001073861_1607158900.63/com-springsource-javax-xml-bind-2-1-7-sources-1-
  jar/javabind/helpers/ParseConversionEventImpl.java
* /opt/cola/permits/1001073861_1607158900.63/com-springsource-javax-xml-bind-2-1-7-sources-1-
  jar/javabind/Marshaller.java
* /opt/cola/permits/1001073861_1607158900.63/com-springsource-javax-xml-bind-2-1-7-sources-1-
  jar/javabind/helpers/ValidationEventImpl.java
* /opt/cola/permits/1001073861_1607158900.63/com-springsource-javax-xml-bind-2-1-7-sources-1-
  jar/javabind/PropertyException.java
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* /opt/cola/permits/1001073861_1607158900.63/0/com-springsource-javax-xml-bind-2-1-7-sources-1-jar/javax/xml/bind/annotation/XmlAccessOrder.java
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* /opt/cola/permits/1001073861_1607158900.63/0/com-springsource-javax-xml-bind-2-1-7-sources-1-jar/javax/xml/bind/attachment/package.html
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* /opt/cola/permits/1001073861_1607158900.63/0/com-springsource-javax-xml-bind-2-1-7-sources-1-jar/javax/xml/bind/annotation/adapters/XmlJavaTypeAdapters.java
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1.1730 jetty-http 9.4.8.v20171121

1.1731 linux-kernel 4.18.0
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Linus Torvalds
/* 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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1.1732 plexus-utils 1.5.1

1.1733 commons-http-client

3.1.0.v201012070820

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1.1734 compiler 0.8.16

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/**
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*\/package org.apache.maven.model;

/**
* Describes the licenses for this project. This is used to
* generate the license
* page of the project's web site, as well as being taken
* into consideration in other reporting
* and validation. The licenses listed for the project are
* that of the project itself, and not
* of dependencies.
*
* @version $Revision$ $Date$
*\*/
public class License
    implements java.io.Serializable
{
    //--------------------------/
    // Class/Member Variables -/
    //--------------------------/

    /**
    * The full legal name of the license.
    */
    private String name;

    /**
    * The official url for the license text.
    */
    private String url;

    /**
    */
    */
private String distribution;

/**
 * Addendum information pertaining to this license.
 */
private String comments;

/**
 * Get addendum information pertaining to this license.
 *
 * @return String
 */
public String getComments()
{
    return this.comments;
} //-- String getComments()

/**
 * Get the primary method by which this project may be
 * distributed.
 *
 * @return String
 */
public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()
public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()

/**
 * Get the full legal name of the license.
 *
 * @return String
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get the official url for the license text.
 *
 * @return String
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Set addendum information pertaining to this license.
 *
 * @param comments
 */
public void setComments( String comments )
{
    this.comments = comments;
} //-- void setComments( String )

/**
 * Set the primary method by which this project may be
 * distributed.
 *<dl>
 *  <dt>repo</dt>
 *  <dd>may be downloaded from the Maven repository</dd>
 *  <dt>manual</dt>
 *  <dd>user must manually download and install
 * the dependency.</dd>
 * </dl>
 */
* @param distribution
*/
public void setDistribution( String distribution )
{
    this.distribution = distribution;
} //-- void setDistribution( String )

/**
* Set the full legal name of the license.
*
* @param name
*/
public void setName( String name )
{
    this.name = name;
} //-- void setName( String )

/**
* Set the official url for the license text.
*
* @param url
*/
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

}
/**
 * The full name of the contributor.
 */
private String name;

/**
 * The email address of the contributor.
 */
private String email;

/**
 * The URL for the homepage of the contributor.
 */
private String url;

/**
 * The organization to which the contributor belongs.
 */
private String organization;

/**
 * The URL of the organization.
 */
private String organizationUrl;

/**
 * Field roles.
 */
private java.util.List<String> roles;

/**
 * The timezone the contributor is in. This is a number in the
 * range -11 to 12.
 */
private String timezone;

/**
 * Field properties.
 */
private java.util.Properties properties;
/**
 * Method addProperty.
 *
 * @param key
 * @param value
 */
public void addProperty( String key, String value )
{
    getProperties().put( key, value );
} //-- void addProperty( String, String )

/**
 * Method addRole.
 *
 * @param string
 */
public void addRole( String string )
{
    if ( !(string instanceof String) )
    {
        throw new ClassCastException( "Contributor.addRoles(string) parameter must be instanceof " + String.class.getName() );
    }
    getRoles().add( string );
} //-- void addRole( String )

/**
 * Get the email address of the contributor.
 *
 * @return String
 */
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
 * Get the full name of the contributor.
 *
 * @return String
 */
public String getName()
{
    return this.name;
}
/**
 * Get the organization to which the contributor belongs.
 * @return String
 */
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**
 * Get the URL of the organization.
 * @return String
 */
public String getOrganizationUrl()
{
    return this.organizationUrl;
} //-- String getOrganizationUrl()

/**
 * Method getProperties.
 * @return Properties
 */
public java.util.Properties getProperties()
{
    if ( this.properties == null )
    {
        this.properties = new java.util.Properties();
    }

    return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles.
 * @return List
 */
public java.util.List<String> getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList<String>();
    }
return this.roles;
} //-- java.util.List<String> getRoles()

/**
 * Get the timezone the contributor is in. This is a number in
 * the range -11 to 12.
 * @return String
 */
public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get the URL for the homepage of the contributor.
 * @return String
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole.
 * @param string
 */
public void removeRole( String string )
{
    if ( !(string instanceof String) )
    {
        throw new ClassCastException( "Contributor.removeRoles(string) parameter must be instanceof " +
String.class.getName() );
    }
    getRoles().remove( string );
} //-- void removeRole( String )

/**
 * Set the email address of the contributor.
 * @param email
 */
public void setEmail( String email )
{
    this.email = email;
}
/**
* Set the full name of the contributor.
* @param name
*/
public void setName(String name) {
    this.name = name;
} //-- void setName(String)

/**
* Set the organization to which the contributor belongs.
* @param organization
*/
public void setOrganization(String organization) {
    this.organization = organization;
} //-- void setOrganization(String)

/**
* Set the URL of the organization.
* @param organizationUrl
*/
public void setOrganizationUrl(String organizationUrl) {
    this.organizationUrl = organizationUrl;
} //-- void setOrganizationUrl(String)

/**
* Set properties about the contributor, such as an instant
* messenger handle.
* @param properties
*/
public void setProperties(java.util.Properties properties) {
    this.properties = properties;
} //-- void setProperties(java.util.Properties)

/**
* Set the roles the contributor plays in the project. Each
* role is described by a <code>role</code> element, the body of which is
* a role name. This can also be used to
*       describe the contribution.
*     *
*     * @param roles
*     */
public void setRoles( java.util.List<String> roles )
{
    this.roles = roles;
} //-- void setRoles( java.util.List )

/**
 * Set the timezone the contributor is in. This is a number in
 * the range -11 to 12.
 *
 * @param timezone
 */
public void setTimezone( String timezone )
{
    this.timezone = timezone;
} //-- void setTimezone( String )

/**
 * Set the URL for the homepage of the contributor.
 *
 * @param url
 */
public void setUrl( String url )
{
    this.url = url;
} //-- void setUrl( String )

}

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1.1746 example-async-rest 9.4.8.v20171121

1.1747 javax-inject 2.4.0-b31
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1.1748 memcached 1.5.9-2.el8

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* /opt/cola/permits/1119039155_1608705929.42/0/spring-aop-4-2-2-release-sources-1-
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  jar/org/springframework/aop/AfterAdvice.java
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  jar/org/springframework/aop/ClassFilter.java
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  jar/org/springframework/aop/BeforeAdvice.java
* /opt/cola/permits/1119039155_1608705929.42/0/spring-aop-4-2-2-release-sources-1-
  jar/org/springframework/aop/framework/AdvisedSupportListener.java

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1.1755 okhttp-ws 2.7.5

1.1756 hawtjni-runtime 1.15

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1.1760 javax-servlet-jsp-jstl-api 1.2.1

1.1761 pam 1.3.1-4.el8

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1.1777 policycoreutils 2.9-3.el8_1.1

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"
    URL  string `json:"url,omitempty"
}
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1.1800 xstream 1.4.7

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* /opt/cola/permits/1000765103_1607521903.45/0/json-20080701-sources-jar/JSONObject.java
* /opt/cola/permits/1000765103_1607521903.45/0/json-20080701-sources-jar/CookieList.java
* /opt/cola/permits/1000765103_1607521903.45/0/json-20080701-sources-jar/XML.java
* /opt/cola/permits/1000765103_1607521903.45/0/json-20080701-sources-jar/XMLTokener.java
* /opt/cola/permits/1000765103_1607521903.45/0/json-20080701-sources-jar/CDL.java
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1.1802 log4j-over-slf4j 1.6.0

1.1803 slf4j 1.7.5
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<script src="templates/left.js" type="text/javascript"></script>
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**1.1809 vim 8.0.1763-13.el8**

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*u*uganda*.txt* For Vim version 8.0.  Last change: 2013 Jul 06

VIM REFERENCE MANUAL by Bram Moolenaar

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SUMMARY

*u*iccf* *ICCF*
Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see [kcc] below or visit the ICCF web site, available at these URLs:

http://iccf-holland.org/
http://www.vim.org/iccf/
http://www.iccf.nl/

You can also sponsor the development of Vim. Vim sponsors can vote for features. See [sponsor]. The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see [manual-copyright].

=== begin of license ===

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II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:
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      The current maintainer is Bram Moolenaar <Bram@vim.org>. If this changes it will be announced in appropriate places (most likely vim.sf.net, www.vim.org and/or comp.editors). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.
      b) If you have received a modified Vim that was distributed as unmodified, as mentioned at I). If you make additional changes the
text under a) applies to those changes.

c) Provide all the changes, including source code, with every copy of
the modified Vim you distribute. This may be done in the form of a
context diff. You can choose what license to use for new code you
add. The changes and their license must not restrict others from
making their own changes to the official version of Vim.

d) When you have a modified Vim which includes changes as mentioned
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available to him.
- You clearly describe in the distribution how to contact you. This
contact information must remain valid for at least three years
after last distributing the corresponding modified Vim, or as long
as possible.

e) When the GNU General Public License (GPL) applies to the changes,
you can distribute the modified Vim under the GNU GPL version 2 or
any later version.

3) A message must be added, at least in the output of the ":version"
command and in the intro screen, such that the user of the modified Vim
is able to see that it was modified. When distributing as mentioned
under 2)e) adding the message is only required for as far as this does
not conflict with the license used for the changes.

4) The contact information as required under 2)a) and 2)d) must not be
removed or changed, except that the person himself can make
corrections.

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maintainer, including the source code. The preferred way to do this is
by e-mail or by uploading the files to a server and e-mailing the URL.
If the number of changes is small (e.g., a modified Makefile) e-mailing a
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<maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim
sources, parts of it or from a modified version. You may use this
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with, at your option.

=== end of license ===
Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.

- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.

- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.

- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.

- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.

- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED_BY define.

==============================================================================
Kibaale Children's Centre kcc* Kibaale* charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.
Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Furthermore, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are
on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS)
is no longer possible, unfortunately. We are looking for
another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US
checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They
take care of the Canadian sponsors for the children in
Kibaale. KCF forwards 100% of the money to the project in
Uganda. You can send them a one time donation directly.
Please send me a note so that I know what has been donated
because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353
If you make a donation to Kibaale Children's Fund (KCF) you
will receive a tax receipt which can be submitted with your
tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.
This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.
Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any
country, mostly from the post office. Use this name (which is
in my passport): "Abraham Moolenaar". Use Euro for the
currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number. Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:
- Postbank, account 4548774
Swift code: INGB NL 2A
IBAN: NL95 INGB 0004 5487 74
under the name "stichting ICCF Holland", Lisse
  If that doesn't work:
  Rabobank Lisse, account 3765.05.117
Swift code: RABO NL 2U
under the name "Bram Moolenaar", Lisse
Otherwise, send a check in euro or US dollars to the address below. Minimal amount: $70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:
Bram Moolenaar
Finsterruehthof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.
Arnaud LE HORS    BULL Research FRANCE -- Koala Project
(XPM - X PixMap format version 2 & 3)

Internet: lehors@sophia.inria.fr
Surface Mail: Arnaud LE HORS, INRIA - Sophia Antipolis,
2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE
Voice phone: (33) 93.65.77.71, Fax: (33) 93 65 77 66, Telex: 97 00 50 F

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1.1811 log4j 1.2.12
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"http://www.w3.org/TR/html4/loose.dtd">

<!-- start the processing -->
<!-- ==============================================================
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<html>
<head>

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

<meta name="author" value="Ceki Gic">
<meta name="email" value="not@disclosed">

<title>Log4j project - Log4j Contributors</title>

</head>
Log4j contributors

Log4j is the result of contributions from several dozen developers and hundreds of users across the globe. Some of the more prominent contributors are listed below in alphabetical order.

- Mathias Bogaert
  While not lurking on the serverside, Mathias mends the log4j documentation.

- James P. Cakalic
  Jim is the original author of the PatternLayout and the NTEventLogAppender.

- Paul Glezen
<p>Paul maintains the log4j extension manual while he is not consulting for IBM.</p>

<li><strong>Ceki Glic</strong></li>

<table>
<tr><td><p>Ceki is the founder the log4j project which continues to occupy much of his time. He enjoys writing software although he is discovering that it is far more difficult than what it may seem initially. He is also managing his <a href="http://www.qos.ch">IT services company</a>.</p></td><td><img src="images/ceki-72x101.gif" /></td></tr>
</table>

<li><strong>Jacob Kjome</strong></li>

<p>Jacob Kjome has been developing software since 1997 and has been playing with Java for about 4 years. Jake joined the log4j team after being very active on the user list and contributing servlet and repository selector related code to the log4j-sandbox. He is also a committer on the (non-Apache related) XMLC, BarracudaMVC, and Prevayler projects. Of late his free time has been squeezed with a new job and his vigorous 2 year old son, Nicholas, but he still tries to pitch in when he can. :-)</p>

<li><strong>Anders Kristensen</strong></li>

<p>Contributor of many enhancements, Anders takes a keen interest in log4j and all things Java, OO, and XML. He is currently specification lead for JSR 116, the SIP Servlet expert group.</p>

<li><strong>Jim Moore</strong></li>

<p>Jim is often seen answering tough question from log4j users.</p>
<li><b>Yoav Shapira</b></li>
<table>
<tr><td><p>Yoav Shapira works for Millennium Pharmaceuticals and is as interested in the business aspects of Open-Source Software as he is in the technical aspects. Yoav contributes to the Tomcat container, the Log4j logging system, and a number of jakarta-commons and other open-source projects.</p></td><td><img align="right" src="images/yshapira.bmp" /></td></tr></table>
<li><b>Jon Skeet</b></li>
<p>Jon is a software developer in his mid-twenties living in the UK. He is a Java enthusiast and very active participant in the comp.lang.java.* newsgroups as well as a moderator for the log4j mailing lists. He is a committer for the Ant project, involved (when time permits!) in tidying up the code documentation.</p>
<li><b>Paul Smith</b></li>
<table>
<tr><td><p>Paul Smith has been developing software since 1990, and playing computer games a few years longer than that. He has been thoroughly enjoying Java since 1998 after he gave up on Visual Basic in disgust. Paul joined the log4j team after finding how darn useful it and the companion Chainsaw application was in '03, and has been helping out where he can, working on Chainsaw v2, and generally making a good nuisance of himself.</p></td><td><img align="right" src="images/psmith.jpg" /></td></tr></table>
<li><b>Chris Taylor</b></li>
Chris is the author NTEventLogAppender. In around 1832, he ported our previous GNU-make build system to at the time unknown but promising <a href="jakarta.apache.org/ant/">jakarta-ant</a>.

Mark Womack has been developing software for over 13 years. He has been developing in Java for the past 5 years, focusing on web application development. He has been an active committer for the log4j project since April 2002, contributing features for the upcoming v1.3 release. He is also a member of the Logging Services PMC.
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1.1816 jeromq 0.3.5-SNAPSHOT


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1.1835 ipset 7.1 1.el8

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1.1843 jffi 1.2.15

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1.1844 python-cffi 1.11.5 5.el8

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1.1845 jcli 1.0-alpha-3

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1.1846 jackson-xc 2.6.3
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1.1847 eclipse-emf 2.7.0.v20110606-0949

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1.1848 file-management 1.2.1

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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, which became
Zope Corporation. In 2001, the Python Software Foundation (PSF, see
https://www.python.org/psf/) was formed, a non-profit organization
created specifically to own Python-related Intellectual Property.
Zope Corporation was a sponsoring member of the PSF.

All Python releases are Open Source (see http://www.opensource.org for
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releases have also been GPL-compatible; the table below summarizes
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1.1856 taglibs-standard-spec 1.2.5

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1.1866 args4j 2.0.31

1.1867 reflectwalk 1.0.1

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1.1868 jackson-annotations 2.10.5

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Support for streaming Protocol Buffers messages for the Go language (golang).
https://github.com/matttproud/golang_protobuf_extensions
package spec

// License information for the exposed API.

// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}
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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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

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human.github.com/golang/protobuf

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1.1870 jacoco-agent 0.6.3.201306030806

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1.1871 databinding 1.5.0.I20100907-0800

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1.1872 surefire-api 2.20

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1.1873 mobicents-diameter-mux 1.5.0

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1.1874 plexus-interpolation 1.11

1.1875 corosync 3.0.2-3.el8_1.1

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1.1878 newt 0.52.20-9.el8

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1.1880 spring-xml 1.5.8

1.1881 g hodss-yaml 1.0.0

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1.1882 jansi 1.7

1.1883 dns 1.1.26

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1.1884 okio 1.14.0

1.1885 jruby 1.7.20

1.1886 httpcomponents-core 4.4.6

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// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}

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Protocol Buffers for Go with Gadgets

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http://github.com/gogo/protobuf

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

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procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

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  jar/reactor/core/publisher/SourceProducer.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-
  jar/reactor/core/publisher/FluxLiftFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxHandleFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ParallelReduceSeed.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/package-info.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoEmpty.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoDetach.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/InnerProducer.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/SignalPeek.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoSequenceEqual.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ParallelPeek.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoCallable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/context/Context1.java
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxScan.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/GroupedFlux.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoElementAt.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxExpand.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/PeriodicSchedulerTask.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/ExecutorServiceWorker.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/DelegateProcessor.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/Logger.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxProcessor.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoFirst.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ConnectableFlux.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/StrictSubscriber.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxGroupJoin.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxDoFinally.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxSubscribeOnValue.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxGenerate.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/context/package-info.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxWindowBoundary.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxDoFinallyFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxDematerialize.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/LambdaMonoSubscriber.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxConcatIterable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoFilterWhen.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/Concurrent/SpscLinkedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/ExecutorScheduler.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ImmutableSignal.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/context/ContextN.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxPublishMulticast.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoFilter.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxDetach.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoRetry.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/function/Tuple2.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ParallelGroup.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/ParallelFlatMap.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxRefCount.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoLift.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxMaterialize.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxRepeatWhen.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxDefaultIfEmpty.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxLift.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxSampleFirst.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoFilterFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/function/Tuple4.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxZip.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/EventLoopProcessor.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoSubscribeOnCallable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxTakeUntilOther.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoReduceSeed.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/BlockingSingleSubscriber.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxOnAssembly.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/function/Tuple3.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoDefer.java
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoRetryPredicate.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/Schedulers.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoSubscriberContext.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoHandleFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoOperator.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxPeekFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/ElasticScheduler.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoJust.java
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoTakeLastOne.java
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoSourceFuseable.java
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* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoExtensions.kt
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/SchedulerMetricDecorator.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxFilter.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxOnBackpressureBufferTimeout.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxCreate.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxBufferBoundary.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoCreate.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxRetryWhen.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoPeekTerminal.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxReplay.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/Mono.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxExtensions.kt
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoProcessor.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoMetricsFuseable.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoWhen.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/MonoBridges.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/FluxCombineLatest.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/publisher/Operators.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/core/scheduler/NonBlocking.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-jar/reactor/util/concurrent/MpscLinkedQueue.java
* /opt/ws_local/PERMITS_SQL/1073048990_1595257348.91/0/reactor-core-3-2-6-release-sources-
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jar/io/netty/handler/codec/http/websocketx/extensions/WebSocketServerExtensionHandshaker.java
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region * /jar/io/netty/handler/codec/http/websocketx/WebSocket07FrameDecoder.java
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jar/io/netty/handler/codec/http/websocketx/Utf8Validator.java

1.1913 commons-validator 1.3.1

1.1914 groovy 1.7.0

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1.1916 logging-interceptor 2.7.5

1.1917 api-ldap-extras-trigger 1.0.0-M20

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jar/io/netty/resolver/DefaultHostsFileEntriesResolver.java
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jar/io/netty/resolver/HostsFileEntriesResolver.java
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1.1926 objenesis 1.0

1.1927 wagon-http 2.9

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1.1935 maven-toolchain 1.0

1.1936 jackson 2.9.8

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Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.1937 ops4j-base-lang 1.3.0

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1.1941 cucumber-spring 1.2.2

1.1942 plexus-utils 3.0.9

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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/rememberme/InMemoryTokenRepositoryImpl.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/util/RedirectUrlBuilder.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/switchuser/SwitchUserAuthorityChanger.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/context/HttpServletRequestResponseHolder.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/access/channel/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/www/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/session/SessionManagementFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/context/SecurityContextPersistenceFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/SimpleUrlAuthenticationSuccessHandler.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/preauth/x509/X509AuthenticationFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/RedirectStrategy.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/header/Header.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/session/SessionAuthenticationStrategy.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/firewall/FirewalledRequest.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/preauth/websphere/DefaultWASUsernameAndGroupsExtracto
r.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/util/matcher/OrRequestMatcher.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/webutil/matcher/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/util/matcher/andrequestmatcher/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/preauth/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
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jar/org/springframework/security/web/authentication/package-info.java
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jar/org/springframework/security/web/authentication/package-info.java
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jar/org/springframework/security/web/authentication/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
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jar/org/springframework/security/web/authentication/package-info.java
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jar/org/springframework/security/web/authentication/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
jar/org/springframework/security/web/authentication/package-info.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/preauth/RequestAttributeAuthenticationFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/access/expression/WebSecurityExpressionRoot.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/savedrequest/HttpSessionRequestCache.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/context/async/WebAsyncManagerIntegrationFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/preauth/J2eeJ2eePreAuthenticatedProcessingFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/util/matcher/IpAddressMatcher.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/header/writers/frameoptions/StaticAllowFromStrategy.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/util/TextEscapeUtils.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/firewall/RequestRejectedException.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/debug/Logger.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/servletapi/HttpServletRequestFactory.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/logout/DelegatingLogoutSuccessHandler.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/access/expression/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/context/session/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/util/ThrowableCauseExtractor.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/session/package-info.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/authentication/AuthenticationSuccessHandler.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/util/matcher/RegexRequestMatcher.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1.jar/org/springframework/security/web/header/writers/HpkpHeaderWriter.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/rememberme/PersistentTokenRepository.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/rememberme/RememberMeAuthenticationException.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/access/channel/InsecureChannelProcessor.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/access/channel/ChannelProcessingFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/UsernamePasswordAuthenticationFilter.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/logout/LogoutFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/savedrequest/FastHttpDateFormat.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/session/HttpSessionEventPublisher.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/access/AccessDeniedHandler.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/session/ConcurrentSessionFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/www/BasicAuthenticationFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/FilterInvocation.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/util/UrlUtils.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/access/channel/ChannelProcessor.java
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  jar/org/springframework/security/web/authentication/switchuser/AuthenticationSwitchUserEvent.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
  jar/org/springframework/security/web/access/channel/RetryWithHttpsEntryPoint.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
  jar/org/springframework/security/web/authentication/AnonymousAuthenticationFilter.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
  jar/org/springframework/security/web/PortResolverImpl.java
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  jar/org/springframework/security/web/access/intercept/FilterSecurityInterceptor.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/access/AccessDeniedHandlerImpl.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/authentication/LoginUrlAuthenticationEntryPoint.java

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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/session/SessionInformationExpiredStrategy.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/jackson2/DefaultSavedRequestMixin.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/jackson2/PreAuthenticatedAuthenticationTokenDeserializer.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/jackson2/PreAuthenticatedAuthenticationTokenDeserializer.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-jar/org/springframework/security/web/jackson2/DefaultSavedRequestMixin.java

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jar/org/springframework/security/web/access/ExceptionTranslationFilter.java
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jar/org/springframework/security/web/csrf/LazyCsrfTokenRepository.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4.2.2-release-sources-1-
jar/org/springframework/security/web/access/expression/DelegatingEvaluationContext.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4.2.2-release-sources-1-
jar/org/springframework/security/web/session/SessionInformationExpiredEvent.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4.2.2-release-sources-1-
jar/org/springframework/security/web/csrf/CookieCsrfTokenRepository.java

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jar/org/springframework/security/web/access/ expression/AbstractVariableEvaluationContextPostProcessor.java
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jar/org/springframework/security/web/header/HeaderWriterFilter.java
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jar/org/springframework/security/web/authentication/rememberme/JdbcTokenRepositoryImpl.java

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  jar/org/springframework/security/web/authentication/session/ChangeSessionIdAuthenticationStrategy.java
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  jar/org/springframework/security/web/csrf/DefaultCsrfToken.java
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* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
  jar/org/springframework/security/web/csrf/DefaultCsrfToken.java
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  jar/org/springframework/security/web/csrf/CsrfException.java
* /opt/ws_local/PERMITS_SQL/1074015470_1595536346.17/0/spring-security-web-4-2-2-release-sources-1-
  jar/org/springframework/security/web/HeaderWriter.java
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  jar/org/springframework/security/web/authentication/session/ChangeSessionIdAuthenticationStrategy.java
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1.1956 poi-ooxml 3.15

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analysis/common/src/java/org/apache/lucene/analysis/es/SpanishMinimalStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishMinimalStemmer.java
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1.1963 lua 5.1.5
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1.1964 jna 4.1.0

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References

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

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1.1987 commons-lang3 3.4

1.1988 ezmorph 1.0.6

1.1989 jetty-webapp 8.1.10.v20130312
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1.1993 commons-discovery 0.4

1.1994 netty-codec 4.1.6.Final

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*/
/**
* Enumeration of supported Base64 dialects.
* 
* The internal lookup tables in this class has been derived from
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*/
/**
/**
* Utility class for {@link ByteBuf} that encodes and decodes to and from
* <a href="http://en.wikipedia.org/wiki/Base64">Base64</a> notation.
* <p>
* The encoding and decoding algorithm in this class has been derived from
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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/DefaultHeadersImpl.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/ValueConverter.java

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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/DatagramPacketEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/CodecUtil.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/ByteBufChecksum.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/Bzip2BitWriter.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/Bzip2BlockCompressor.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/SnappyFramedDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/CompressionUtil.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/ByteBufChecksum.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/CompressionUtil.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/MessageAggregationException.java

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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/Bzip2BitWriter.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/Bzip2BlockCompressor.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/SnappyFramedDecoder.java
jar/io.netty.handler.codec.compression/Lz4Constants.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
jar/io.netty.handler.codec.compression/Lz4FrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
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jar/io.netty.handler.codec.compression/FastLzFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
jar/io.netty.handler.codec.compression/AsciiHeadersEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
jar/io.netty.handler.codec.compression/Bzip2HuffmanAllocator.java
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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
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jar/io.netty.handler.codec.compression/Bzip2MoveToFrontTable.java
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jar/io.netty.handler.codec.compression/Bzip2Encoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
jar/io.netty.handler.codec.DecoderResultProvider.java
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jar/io.netty.handler.codec.compression/AsciiHeadersEncoder.java
jar/io/netty/handler/codec/compression/Crc32.java
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 */
/**
 * A decoder that splits the received {@link ByteBuf}s dynamically by the
 * value of the length field in the message. It is particularly useful when you
 * decode a binary message which has an integer header field that represents the
 * length of the message body or the whole message.
 */
/**
 * {@link LengthFieldBasedFrameDecoder} has many configuration parameters so
 * that it can decode any message with a length field, which is often seen in
 * proprietary client-server protocols. Here are some example that will give
 * you the basic idea on which option does what.
 *
 * <h3>2 bytes length field at offset 0, do not strip header</h3>
 *
 * The value of the length field in this example is \texttt{12 (0x0C)} which
 * represents the length of "HELLO, WORLD". By default, the decoder assumes
 * that the length field represents the number of the bytes that follows the
 * length field. Therefore, it can be decoded with the simplistic parameter
 * combination.
 */
<pre>
 <b>lengthFieldOffset</b>   = <b>0</b>
 <b>lengthFieldLength</b>   = <b>2</b>
 lengthAdjustment    = 0
 initialBytesToStrip = 0 (= do not strip header)

 BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
 +--------+----------------+      +--------+----------------+
 | Length | Actual Content |----->| Length | Actual Content |
 | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
Because we can get the length of the content by calling
{@link ByteBuf#readableBytes()}, you might want to strip the length
field by specifying <tt>initialBytesToStrip</tt>. In this example, we
specified <tt>2</tt>, that is same with the length of the length field, to
strip the first two bytes.

<h3>2 bytes length field at offset 0, strip header</h3>

Because we can get the length of the content by calling
{@link ByteBuf#readableBytes()}, you might want to strip the length
field by specifying <tt>initialBytesToStrip</tt>. In this example, we
specified <tt>2</tt>, that is same with the length of the length field, to
strip the first two bytes.

```
lengthFieldOffset   = 0
lengthFieldLength   = 2
lengthAdjustment    = 0
initialBytesToStrip = 2 (= the length of the Length field)
```

BEFORE DECODE (14 bytes)         AFTER DECODE (12 bytes)
+--------+----------------+      +----------------+
| Length | Actual Content |----->| Actual Content |
| 0x000C | "HELLO, WORLD" |      | "HELLO, WORLD" |
+--------+----------------+      +----------------+

<h3>2 bytes length field at offset 0, do not strip header, the length field
represents the length of the whole message</h3>

In most cases, the length field represents the length of the message body
only, as shown in the previous examples. However, in some protocols, the
length field represents the length of the whole message, including the
message header. In such a case, we specify a non-zero
lengthAdjustment. Because the length value in this example message
is always greater than the body length by <tt>2</tt>, we specify <tt>-2</tt>
as <tt>lengthAdjustment</tt> for compensation.

```
lengthFieldOffset   = 0
lengthFieldLength   = 2
lengthAdjustment    = -2 (= the length of the Length field)
initialBytesToStrip = 0
```

BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
+--------+----------------+      +--------+----------------+
| Length | Actual Content |----->| Length  | Actual Content |
| 0x000E | "HELLO, WORLD" |      | 0x000E | "HELLO, WORLD" |
+--------+----------------+      +--------+----------------+

<h3>3 bytes length field at the end of 5 bytes header, do not strip header</h3>

In most cases, the length field represents the length of the message body
only, as shown in the previous examples. However, in some protocols, the
length field represents the length of the whole message, including the
message header. In such a case, we specify a non-zero
lengthAdjustment. Because the length value in this example message
is always greater than the body length by <tt>2</tt>, we specify <tt>-2</tt>
as <tt>lengthAdjustment</tt> for compensation.

```
lengthFieldOffset   = 0
lengthFieldLength   = 2
lengthAdjustment    = -2 (= the length of the Length field)
initialBytesToStrip = 0
```

BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
+--------+----------------+      +--------+----------------+
| Length | Actual Content |----->| Length  | Actual Content |
| 0x000E | "HELLO, WORLD" |      | 0x000E | "HELLO, WORLD" |
+--------+----------------+      +--------+----------------+
* The following message is a simple variation of the first example. An extra
* header value is prepended to the message. <tt>lengthAdjustment</tt> is zero
* again because the decoder always takes the length of the prepended data into
* account during frame length calculation.
* <pre>
* <b>lengthFieldOffset</b>   = <b>2</b> (= the length of Header 1)
* <b>lengthFieldLength</b>   = <b>3</b>
* lengthAdjustment    = 0
* initialBytesToStrip = 0
* 
* BEFORE DECODE (17 bytes)                      AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Header 1 |  Length  | Actual Content |----->| Header 1 |  Length  | Actual Content |
* | 0xCAFE  | 0x00000C | "HELLO, WORLD" |      | 0xCAFE  | 0x00000C | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* </pre>
* 
* <h3>3 bytes length field at the beginning of 5 bytes header, do not strip header</h3>
* 
* This is an advanced example that shows the case where there is an extra
* header between the length field and the message body. You have to specify a
* positive <tt>lengthAdjustment</tt> so that the decoder counts the extra
* header into the frame length calculation.
* <pre>
* lengthFieldOffset   = 0
* lengthFieldLength   = 3
* <b>lengthAdjustment</b>    = <b>2</b> (= the length of Header 1)
* initialBytesToStrip = 0
* 
* BEFORE DECODE (17 bytes)                      AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* |  Length  | Header 1 | Actual Content |----->|  Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* </pre>
* 
* <h3>2 bytes length field at offset 1 in the middle of 4 bytes header,
* strip the first header field and the length field</h3>
* 
* This is a combination of all the examples above. There are the prepended
* header before the length field and the extra header after the length field.
* The prepended header affects the <tt>lengthFieldOffset</tt> and the extra
* header affects the <tt>lengthAdjustment</tt>. We also specified a non-zero
* <tt>initialBytesToStrip</tt> to strip the length field and the prepended
* header from the frame. If you don't want to strip the prepended header, you
* could specify <tt>0</tt> for <tt>initialBytesToSkip</tt>. 
* <pre>
* lengthFieldOffset   = 1 (= the length of HDR1)
* lengthFieldLength = 2
* <b>lengthAdjustment</b> = <b>1</b> (= the length of HDR2)
* <b>initialBytesToStrip</b> = <b>3</b> (= the length of HDR1 + LEN)

* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +----------------+----------------+      +----------------+----------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +----------------+----------------+      +----------------+----------------+
* </pre>

* <h3>2 bytes length field at offset 1 in the middle of 4 bytes header, strip the first header field and the length field, the length field represents the length of the whole message</h3>

* Let's give another twist to the previous example. The only difference from the previous example is that the length field represents the length of the whole message instead of the message body, just like the third example. We have to count the length of HDR1 and Length into <tt>lengthAdjustment</tt>.
* Please note that we don't need to take the length of HDR2 into account because the length field already includes the whole header length.

* lengthFieldOffset = 1
* lengthFieldLength = 2
* <b>lengthAdjustment</b> = <b>-3</b> (= the length of HDR1 + LEN, negative)
* <b>initialBytesToStrip</b> = <b>3</b>

* BEFORE DECODE (16 bytes) AFTER DECODE (13 bytes)
* +----------------+----------------+      +----------------+----------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x0010 | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +----------------+----------------+      +----------------+----------------+
* </pre>

* @see LengthFieldPrepender

*/

Found in path(s):
/ opt/ ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/LengthFieldBasedFrameDecoder.java

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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/compression/JdkZlibDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/xml/XmlFrameDecoder.java
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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/compression/SnappyFrameEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/CorruptedFrameException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/MessageToMessageEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/serialization/CompatibleObjectEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-jar/io/netty/handler/codec/TooLongFrameException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1-
jar/io/netty/handler/codec/marshalling/ThreadLocalUnmarshallerProvider.java

* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/IJZlibDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/bytes/ByteArrayDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/MessageToMessageDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ObjectDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ClassLoaderClassResolver.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/ZlibEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/serialization/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/ReplayingDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/CompatibleMarshallingDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/SerializableMarshallingEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4-1-6-final-sources-1.jar/io/netty/handler/codec/compression/UnsupportedMessageTypeException.java
jar/io/netty/handler/compression/SnappyFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/JdkZlibEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/ReplayingDecoderByteBuf.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/CodecException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/ZlibFactory.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/ZlibEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/Snappy.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/LengthFieldPrepender.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/DefaultMarshallerProvider.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/ByteToMessageDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/UnmarshalProvider.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/base64/Base64Decoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/serialization/ReferenceMap.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/marshalling/ThreadLocalMarshallerProvider.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/FixedLengthFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1-jar/io/netty/handler/compression/serialization/ObjectEncoderOutputStream.java

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jar/io/netty/handler/codec/Delimiters.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/CompactObjectInputStream.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/MarshallingDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/compression/CompressionException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/xml/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ObjectEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ObjectDecoderInputStream.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ClassResolver.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/PrematureChannelClosureException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/DelimiterBasedFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/string/StringEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/MessageToByteEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/EncoderException.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/CachingClassResolver.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/string/StringDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/DecoderResult.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/serialization/ClassResolvers.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/LineBasedFrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/base64/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/LimitingByteInput.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1-6-final-sources-1.jar/io/netty/handler/codec/marshalling/MarshallerProvider.java
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* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/UnsupportedValueConverter.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/ProtocolDetectionState.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/HeadersUtils.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufEncoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufVarint32FrameDecoder.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufEncoderNano.java
* /opt/ws_local/PERMITS_SQL/1094517763_1601235934.65/0/netty-codec-4.1.6-final-sources-1.jar/io/netty/handler/codec/protobuf/ProtobufDecoderNano.java

1.1995 wagon-provider-api 1.0-alpha-6
1.1996 libnet 1.1.6-15.el8

1.1996.1 Available under license:

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1.1997 websocket-api 9.4.8.v20171121

1.1998 libvmtools 10.3.10-3.el8_1.1
1.1998.1 Available under license:

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>>> freebsd-base64-4.8
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base64.c -- routines to encode/decode base64 data
$OpenLDAP: pkg/ldap/libraries/liblutil/base64.c,v 1.15 2006/01/03 22:12:11 kurt Exp $ /
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>>> unicode-5.0

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1.1999 rabbitmq-java-client 3.5.4

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*/
1.2000 gson 2.7

1.2001 python-oauthlib 2.1.0-1.ph3
1.2001.1 Available under license:

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*/

package io.swagger.annotations;

import java.lang.annotation.ElementType;
import java.lang.annotation.Retention;
import java.lang.annotation.RetentionPolicy;
import java.lang.annotation.Target;

/**
 * License metadata available within the info section of a Swagger definition, see
 * https://github.com/OAI/OpenAPI-Specification/blob/master/versions/2.0.md#licenseObject
 *
 * @since 1.5.0
 */

@Target(ElementType.ANNOTATION_TYPE)
@Retention(RetentionPolicy.RUNTIME)
public @interface License {

/**
 * The name of the license.
 * @return the name of the license
 */
String name();

/**
 * An optional URL for the license.
 * @return an optional URL for the license.
 */
String url() default "";
}

1.2014 talloc 2.1.16 3.el8
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1.2015 jline 2.12

1.2016 maven-plugin-parameter-documenter

2.2.1

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* /opt/ws_local/PERMITS_SQL/1094517650_1601235986.85/0/netty-transport-4-1-6-final-sources-1-jar/io/netty/channel/ChannelOutboundInvoker.java
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* /opt/ws_local/PERMITS_SQL/1094517650_1601235986.85/0/netty-transport-4-1-6-final-sources-1-
jar/io/netty/channel/group/ChannelGroupFutureListener.java
* /opt/ws_local/PERMITS_SQL/1094517650_1601235986.85/0/netty-transport-4-1-6-final-sources-1-
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*/
/**
* Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in
* its {@link ChannelPipeline}.
* <h3>Sub-types</h3>
  * @link ChannelHandler itself does not provide many methods, but you usually have to implement one of its subtypes:
    * <ul>
      * <li>@link ChannelInboundHandler to handle inbound I/O events, and</li>
      * <li>@link ChannelOutboundHandler to handle outbound I/O operations.</li>
    * </ul>
  *   
  * Alternatively, the following adapter classes are provided for your convenience:
    * <ul>
      * <li>@link ChannelInboundHandlerAdapter to handle inbound I/O events</li>
      * <li>@link ChannelOutboundHandlerAdapter to handle outbound I/O operations, and</li>
      * <li>@link ChannelDuplexHandler to handle both inbound and outbound events</li>
    * </ul>
  *  
  * For more information, please refer to the documentation of each subtype.

* <h3>The context object</h3>
  * A @link ChannelHandler is provided with a @link ChannelHandlerContext object. A @link ChannelHandler is supposed to interact with the @link ChannelPipeline it belongs to via a context object. Using the context object, the @link ChannelHandler can pass events upstream or downstream, modify the pipeline dynamically, or store the information (using @link AttributeKey)s which is specific to the handler.

* <h3>State management</h3>
  * A @link ChannelHandler often needs to store some stateful information.
  * The simplest and recommended approach is to use member variables:
    
    * public interface Message {
      *   // your methods here
    * }
    
    * public class DataServerHandler extends @link SimpleChannelInboundHandler&lt;Message&gt; {
      *
      *   private boolean loggedIn;
    * }
    
    *   [ @code @Override]
    *   public void channelRead0([@link ChannelHandlerContext] ctx, Message message) {
      *     [ @link Channel] ch = e.getChannel();
      *     if (message instanceof LoginMessage) {
      *         authenticate((LoginMessage) message);
* loggedIn = true;
* } else (message instanceof GetDataMessage) {
*     if (loggedIn) {
*         ch.write(fetchSecret((GetDataMessage) message));
*     } else {
*         fail();
*     }
* }
* ...
* }
* </pre>
* Because the handler instance has a state variable which is dedicated to
* one connection, you have to create a new handler instance for each new
* channel to avoid a race condition where a unauthenticated client can get
* the confidential information:
* <pre>
* // Create a new handler instance per channel.
* // See [ChannelInitializer#initChannel(Channel)].
* public class DataServerInitializer extends ChannelInitializer<Channel> {
*     @Override
*     public void initChannel(Channel channel) {
*         channel.pipeline().addLast("handler", new DataServerHandler());
*     }
* }
* </pre>
* <h4>Using AttributeKey</h4>
* Although it's recommended to use member variables to store the state of a
* handler, for some reason you might not want to create many handler instances.
* In such a case, you can use [AttributeKey]s which is provided by
* ChannelHandlerContext:
* <pre>
* public interface Message {
*     // your methods here
* }
* [Sharable]
* public class DataServerHandler extends SimpleChannelInboundHandler<Message> {
*     private final AttributeKey<Boolean> auth = AttributeKey.valueOf("auth");
*     @Override
*     public void channelRead(ChannelHandlerContext ctx, Message message) {
*         Attribute<Boolean> attr = ctx.attr(auth);
*         Channel ch = ctx.channel();
*         // your code here
*     }
* }
* </pre>
if (message instanceof LoginMessage) {
    authenticate((LoginMessage) o);
    <b>attr.set(true)</b>;
} else (message instanceof GetDataMessage) {
    if (<b>Boolean.TRUE.equals(attr.get())</b>) {
        ch.write(fetchSecret((GetDataMessage) o));
    } else {
        fail();
    }
}

Now that the state of the handler is attached to the {@link ChannelHandlerContext}, you can add the
same handler instance to different pipelines:

public class DataServerInitializer extends {@link ChannelInitializer}<{@link Channel}> {

    private static final DataServerHandler <b>SHARED</b> = new DataServerHandler();

    {@code @Override}
    public void initChannel({@link Channel} channel) {
        channel.pipeline().addLast("handler", <b>SHARED</b>);
    }

    }<br>

The {@code @Sharable} annotation

In the example above which used an {@link AttributeKey},
you might have noticed the {@code @Sharable} annotation.

If a {@link ChannelHandler} is annotated with the {@code @Sharable} annotation, it means you can create an instance of the handler just once and
add it to one or more {@link ChannelPipeline}s multiple times without
a race condition.

If this annotation is not specified, you have to create a new handler
instance every time you add it to a pipeline because it has unshared state
such as member variables.

This annotation is provided for documentation purpose, just like

Additional resources worth reading
Please refer to the [@link ChannelHandler], and
 [@link ChannelPipeline] to find out more about inbound and outbound operations,
what fundamental differences they have, how they flow in a pipeline, and how to handle
the operation in your application.
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1.2043 expression 3.0.6.RELEASE
1.2043.1 Available under license :
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    case '[': case '(':

    Found in path(s):
    * case '{'
    No license file was found, but licenses were detected in source scan.

    " +

    Found in path(s):
    * " for expression starting at character " + prefixIndex + "
    No license file was found, but licenses were detected in source scan.

    square brackets [] round brackets () and curly brackets {}

    Found in path(s):
    * * Bracket is used to describe
    No license file was found, but licenses were detected in source scan.

    case ']':case ')':

    Found in path(s):
    * case '}'
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// Chew on the expression text - relying on the rules
* case ""
* case \\
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*/

Found in path(s):
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/support/ReflectiveMethodExecutor.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/ast/BeanReference.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/support/ReflectiveConstructorResolver.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/ast/FunctionReference.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/ast/Projection.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources.jar/org/springframework/expression/spel/ast/PropertyOrFieldReference.java
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 */

Found in path(s):
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources-jar/org/springframework/expression/ParserContext.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources-jar/org/springframework/expression/spel/ParseException.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources-jar/org/springframework/expression/spel/SpelEvaluationException.java
* /opt/cola/permits/1075319298_1604573401.6/0/org-springframework-expression-3-0-6-release-sources-jar/org/springframework/expression/spel/support/StdTypeConverter.java

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"foo${expr0}bar${expr1}". The static
Found in path(s):
* * number of expressions all contained in "${...}" markers. For instance
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() [] {} 

Found in path(s):
* // brackets must be in pairs

1.2044 jackson-dataformat-yaml 2.7.7
1.2044.1 Available under license:

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1.2045 stapler-groovy 1.254.1
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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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d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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

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 (HP/PA 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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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.2084 jackson-xc 2.8.9

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JTidy (r938)
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Java HTML Tidy - JTidy
HTML parser and pretty printer

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  jar/io/netty/handler/codecs/spdy/SpdyFrameEncoder.java
+ /opt/ws_local/PERMITS_SQL/1094517705_1601235880.67/0/netty-codec-http-4-1-6-final-sources-1-
  jar/io/netty/handler/codecs/spdy/SpdyFrameDecoderDelegate.java
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  jar/io/netty/handler/codecs/spdy/SpdyFrameCodec.java
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  jar/io/netty/handler/codecs/spdy/SpdyFrameEncoder.java
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  jar/io/netty/handler/codecs/spdy/SpdyFrameDecoderDelegate.java
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* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/tools/reflect/CannotInvokeException.java
* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/ClassPath.java
* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/tools/rmi/StubGenerator.java
* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/bytecode/stackmap/TypeData.java
* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/compiler/ast/IntConst.java
* /opt/cola/permits/1110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/bytecode/stackmap/Tracer.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/util/proxy/FactoryHelper.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/tools/Dump.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/bytecode/LocalVariableAttribute.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/bytecode/LineNumberAttribute.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/bytecode/ExceptionTable.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/ClassMap.java
* /opt/cola/permits/110677174_1606843766.77/0/javassist-3-18-1-ga-sources-3-jar/javassist/tools/web/Webserver.java
1.2092 systemd-shim 10

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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/MemcacheMessage.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/binary/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/CompleteFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/SpdyWindowUpdateFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v5/Socks5AddressType.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/OioServerSocketChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/PendingWrite.java
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/socks/SocksRequestType.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/util/internal/ConcurrentSet.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/AbstractBinaryMemcacheEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/util/internal/RecyclableArrayList.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/DefaultBinaryMemcacheResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/buffer/DefaultByteBufHolder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/example/http/helloworld/HttpHelloWorldServerInitializer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/http/ComposedLastHttpContent.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/util/ResourceLeakException.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/http/websocketx/WebSocketProtocolHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/buffer/SimpleLeakAwareByteBuf.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/buffer/UnreleasableByteBuf.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/BinaryMemcacheRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/BinaryMemcacheResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/channel/group/ChannelMatcher.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/spdy/DefaultSpdyWindowUpdateFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/socks/SocksAddressType.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/socks/SocksProtocolVersion.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/socksx/v5/Socks5CommandType.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/DefaultBinaryMemcacheRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/DefaultBinaryMemcacheResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/spdy/SpdyHeaderBlockJZlibEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/DefaultBinaryMemcacheResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/spdy/SpdyHeaderBlockJZlibEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/memcache/binary/DefaultBinaryMemcacheResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/handler/codec/spdy/SpdyHeaderBlockJZlibEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources.jar/io/netty/util/internal/JavassistTypeParameterMatcherGenerator.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/socks/SocksResponseType.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/spdy/DefaultSpdyRstStreamFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketFrameEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyPingFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/OioSocketChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/nio/SelectedSelectionKeySet.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/compression/JdkZlibDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelId.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/group/ChannelGroupException.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/SpdyHeaderBlockZlibEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/PromiseTask.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/DefaultFutureListeners.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractReferenceCountedByteBuf.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelGroup.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractChannelInboundHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/OioSocketChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/OioSocketChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyPingFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyHeadersFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/SimpleChannelInboundHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyGoAwayFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyRstStreamFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyGoAwayFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdyRstStreamFrame.java
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jar/io/netty/handler/codec/socks/SocksAuthScheme.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelHandlerAdapter.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelProgressivePromise.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelProgressiveFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/examples/http/helloworld/HttpHelloWorldServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/AbstractFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/EmptyArrays.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/all-4-1-6-final-sources-jar/io/netty/channel/ChannelProgressiveFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/AppendableCharSequence.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v5/Socks5CommandStatus.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/ReferenceCountUtil.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/FullHttpResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/DefaultAddressedEnvelope.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketFrameDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractEventLoopGroup.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/DefaultSpdySynReplyFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/binary/AbstractBinaryMemcacheMessage.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/MemcacheObject.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/DefaultLastMemcacheContent.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/memcache/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketClientProtocolHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/SpdyHttpClientCodec.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/ResourceLeak.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/SpdyHeaders.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelOutboundBuffer.java
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// https://tools.ietf.org/html/rfc7540#section-8.1.2.2 makes a special exception for TE

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 * Adaptation of http://bjoern.hoehrmann.de/utf-8/decoder/dfa/
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/rxtx/RxtxDeviceAddress.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/rxtx/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/udt/UdtServerChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/oio/OioByteStreamChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/rxtx/RxtxChannelOption.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/sctp/ScpChannelOption.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/rxtx/RxtxChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractChannelHandlerContext.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/udt/echo/rendezvous/MsgEchoPeerBase.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/epoll/EpollDatagramChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/worldclock/WorldClockServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/epoll/EpollDatagramChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractChannelHandlerContext.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/udt/echo/rendezvous/MsgEchoPeerBase.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/epoll/EpollDatagramChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractChannelHandlerContext.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/udt/echo/rendezvous/MsgEchoPeerBase.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/epoll/EpollDatagramChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 13975
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 13980

* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/logging/InternalLoggerFactory.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/nio/NioSocketChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/AbstractServerChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/base64/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/objectecho/ObjectEchoClient.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/scpt/ScptEchoClient.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socks/SocksAuthRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketServerHandshakerFactory.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/proxy/HexDumpProxyBackendHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/MessageToMessageDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v5/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpObjectDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/oio/AbstractOioChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/timeout/ReadTimeoutHandler.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/http/file/HttpStaticFileServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/nio/NioDatagramChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v5/DefaultSocks5PasswordAuthRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/EventLoop.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/trsp/RtpVersions.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/serialization/ReferenceMap.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/local/LocalEventLoopGroup.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v4/Socks4ServerDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/sctp/oio/OioSctpChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/uptime/UptimeClientHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksx/v5/DefaultSocks5InitialRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socksproxy/RelayHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/marshalling/DefaultUnmarshallerProvider.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/factorial/FactorialClientHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/compression/CompressionException.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/timeout/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/logging/AbstractInternalLogger.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpContentDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/http/upload/HttpUploadServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/multipart/AbstractHttpData.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/snoop/HttpSnoopClient.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/snoop/HttpUploadServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/multipart/InterfaceHttpData.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/nio/AbstractNioChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/OioSocketChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/rtsp/RtspRequestDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/securechat/SecureChatServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/serialization/CompactObjectInputStream.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/multipart/DiskAttribute.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/sctp/nio/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/factorial/FactorialServerInitializer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/http/snoop/HttpSnoopServer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/Delimiters.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpRequestEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/udt/echo/bytes/ByteEchoServerHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socks/SocksCommonUtils.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/nio/NioDatagramChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/Attribute.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ThreadPerChannelEventLoop.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socks/SocksCommonUtils.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/oio/NioDatagramChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/Timeout.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/DefaultLastHttpContent.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/example/udt/echo/bytes/ByteEchoClientHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/EncoderException.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/DefaultRequestDecoder.java
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* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelPromiseAggregator.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/multipart/MixedFileUpload.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HeaderDateFormat.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketVersion.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpMessage.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/udt/package-info.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/marshalling/ChannelBufferByteOutput.java
* /opt/cola/permits/109451757_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/compression/ZlibWrapper.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.channel.ChannelInboundHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/http/upload/HttpUploadServer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/localecho/LocalEchoClientHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.ssl/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.codec.compression/DecompressionException.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.channel.ServerChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.channel.EventLoopGroup.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/http/upload/HttpUploadServerInitializer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.codec.socksx.v5/DefaultSocks5InitialResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.util.internal.logging/InternalLogLevel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.channel.group/ChannelGroupFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.codec.socksx.v4/Socks4CommandResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/udt/echo/bytes/ByteEchoServer.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.codec.spdy/DefaultSpdySettingsFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/websocketx/server/WebSocketIndexPageHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.util.concurrent/DefaultEventExecutorGroup.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.handler.codec.socks/SocksRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.util.internal.logging.Slf4JLogger.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.channel.udt/UdtMessage.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.example/factorial/FactorialClient.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.util.internal/SystemPropertyUtil.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io.netty.buffer/PoolSubpage.java
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/group/DefaultChannelGroupFuture.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/embedded/EmbeddedChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpRequestDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socks/SocksCmdRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpResponseDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpRequest.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/QueryStringDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/socks/SocksResponse.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/spdy/SpdyHttpResponseStreamIdHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/multipart/HttpPostBodyUtil.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketServerHandshaker00.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketClientHandshaker08.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/LastHttpContent.java
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocket07FrameDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocket13FrameDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocket08FrameDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocket08FrameEncoder.java
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/
jar/io/netty/channel/sctp/SctpChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/SctpMessage.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/SctpServerChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/SctpNotificationHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/nio/NioSctpChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/example/worldclock/WorldClockProtocol.proto
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/SctpServerChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/SctpChannelConfig.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/sctp/nio/NioSctpServerChannel.java

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jar/io/netty/handler/codec/http2/internal/hpack/HuffmanDecoder.java
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jar/io/netty/handler/codec/http2/internal/hpack/Decoder.java
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jar/io/netty/handler/codec/http2/internal/hpack/StaticTable.java
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jar/io/netty/channel/epoll/EpollDomainSocketChannel.java
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 */

/*
 * Set the { @code TCP_MD5SIG} option on the socket. See { @code linux/tcp.h} for more details.
 * Keys can only be set on, not read to prevent a potential leak, as they are confidential.
 */
* Allowing them being read would mean anyone with access to the channel could get them. */
/**
* Set the {code TCP_QUICKACK} option on the socket. See &lt;a href="http://linux.die.net/man/7/tcp">TCP_QUICKACK</a>&gt; for more details.
*/

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- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/HttpHeaderNames.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/services/DomainNameMapping.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttUnsubscribePayload.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websockets/extensions/package-info.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/compression/LzfDecoder.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2FrameLogger.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/compression/SnappyFramedEncoder.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/traffic/GlobalChannelTrafficCounter.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttListener.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttFixedHeader.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttConnectVariableHeader.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttConnectPayload.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/mqtt/MqttUnsubscribePayload.java
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/udt/nio/NioUdtByteAcceptorChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/udt/nio/NioUdtProvider.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/sctp/SctpMessageCompletionHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/sctp/SctpMessageToMessageDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/traffic/ChannelTrafficShapingHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/ssl/JdkSslClientContext.java
jar/io/netty/channel/udt/NioUdtByteConnectorChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/handler/codec/sctp/SctpInboundByteStreamHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/handler/traffic/GlobalTrafficShapingHandler.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/handler/codec/sctp/package-info.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/handler/traffic/TrafficCounter.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/udt/NioUdtMessageConnectorChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/channel/udt/NioUdtAcceptorChannel.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/traffic/package-info.java

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// Try the OpenJDK's proprietary implementation.

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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
jar/io/netty/handler/ssl/util/SelfSignedCertificate.java

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*/
/**
 * Set the {code TCP_MD5SIG} option on the socket. See {code linux/tcp.h} for more details.
 * Keys can only be set on, not read to prevent a potential leak, as they are confidential.
 * Allowing them being read would mean anyone with access to the channel could get them.
 */

Found in path(s):
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/channel/epoll/EpollServerSocketChannelConfig.java
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*/
/**
 * Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in
 * its \{ @link ChannelPipeline \}.
 *
 * <h3>Sub-types</h3>
 * <p>
 * \{ @link ChannelHandler \} itself does not provide many methods, but you usually have to implement one of its
 * subtypes:
 * <ul>
 * <li> \{ @link ChannelInboundHandler \} to handle inbound I/O events, and</li>
 * <li> \{ @link ChannelOutboundHandler \} to handle outbound I/O operations.</li>
 * </ul>
 * <p>
 * Alternatively, the following adapter classes are provided for your convenience:
 * <ul>
 * <li> \{ @link ChannelInboundHandlerAdapter \} to handle inbound I/O events,</li>
 * <li> \{ @link ChannelOutboundHandlerAdapter \} to handle outbound I/O operations, and</li>
 * <li> \{ @link ChannelDuplexHandler \} to handle both inbound and outbound events</li>
 * </ul>
 * <p>
 * For more information, please refer to the documentation of each subtype.
 * <p>
 * <h3>The context object</h3>
 * <p>
 * A \{ @link ChannelHandler \} is provided with a \{ @link ChannelHandlerContext \} object. A \{ @link ChannelHandler \} is supposed to interact with the
 * \{ @link ChannelPipeline \} it belongs to via a context object. Using the
 * context object, the \{ @link ChannelHandler \} can pass events upstream or
downstream, modify the pipeline dynamically, or store the information
 * (using \{ @link AttributeKey \}s) which is specific to the handler.
 * <p>
 * <h3>State management</h3>
 * <p>
 * A \{ @link ChannelHandler \} often needs to store some stateful information.
The simplest and recommended approach is to use member variables:
* <pre>
* public interface Message {
*     // your methods here
* }
* 
* public class DataServerHandler extends \{ @link SimpleChannelInboundHandler \} &lt;Message&gt; { [
* <b>private boolean loggedIn;</b>
* *
* { @code @Override }
* public void channelRead0( { @link ChannelHandlerContext } ctx, Message message ) {
* { @link Channel } ch = e.getChannel();
* if (message instanceof LoginMessage) {
* authenticate((LoginMessage) message);
* <b>loggedIn = true;</b>
* } else (message instanceof GetDataMessage) {
* if ( <b>loggedIn</b>) {
* ch.write(fetchSecret((GetDataMessage) message));
* } else {
* fail();
* }
* }
* ...}
* }
* </pre>
* Because the handler instance has a state variable which is dedicated to
* one connection, you have to create a new handler instance for each new
* channel to avoid a race condition where a unauthenticated client can get
* the confidential information:
* <pre>
* // Create a new handler instance per channel.
* // See { @link ChannelInitializer#initChannel( Channel ) }.
* public class DataServerInitializer extends { @link ChannelInitializer }&lt;@link Channel&gt; { 
* { @code @Override }
* public void initChannel( { @link Channel } channel ) {
*     channel.pipeline().addLast("handler", <b>new DataServerHandler()</b>);
* }
* }
* </pre>
* *
* <h4>Using { @link AttributeKey }s</h4>
* *
* Although it's recommended to use member variables to store the state of a
* handler, for some reason you might not want to create many handler instances.
* In such a case, you can use { @link AttributeKey }s which is provided by
* { @link ChannelHandlerContext }:
* <pre>
* public interface Message { 
*     // your methods here 
* }
* *
* { @code @Sharable }
* public class DataServerHandler extends { @link SimpleChannelInboundHandler }&lt;Message&gt; { [
private final {@link AttributeKey}<{@link Boolean}> auth =
    {@link AttributeKey#valueOf(String) AttributeKey.valueOf("auth");

    private final DataServerHandler SHARED = new DataServerHandler();

    public void initChannel({@link Channel} channel) {
        channel.pipeline().addLast("handler", SHARED);
    }

    public class DataServerInitializer extends {@link ChannelInitializer}<{@link Channel}> {

        private static final DataServerHandler SHARED = new DataServerHandler();

        public void initChannel({@link Channel} channel) {
            channel.pipeline().addLast("handler", SHARED);
        }
    }

    The {@code @Sharable} annotation

    In the example above which used an {@link AttributeKey},
    you might have noticed the {@code @Sharable} annotation.

    If a {@link ChannelHandler} is annotated with the {@code @Sharable} annotation, it means you can create an instance of the handler just once and add it to one or more {@link ChannelPipeline}s multiple times without a race condition.

    If this annotation is not specified, you have to create a new handler instance every time you add it to a pipeline because it has unshared state.
such as member variables.

This annotation is provided for documentation purpose, just like
the JCIP annotations.

Additional resources worth reading

Please refer to the [Link ChannelHandler], and
[@Link ChannelPipeline] to find out more about inbound and outbound operations,
what fundamental differences they have, how they flow in a pipeline, and how to handle
the operation in your application.

*/

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/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelHandler.java

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/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/InboundHttp2ToHttpAdapterBuilder.java
/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/DefaultHeadersImpl.java
/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/DecoratingHttp2ConnectionDecoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/UniformStreamByteDistributor.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/InboundHttp2ToHttpPriorityAdapterBuilder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2PromisedRequestVerifier.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/DecoratingHttp2FrameWriter.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/StreamByteDistributor.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/AbstractInboundHttp2ToHttpAdapterBuilder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/WeightedFairQueueByteDistributor.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2StreamVisitor.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/DecoratingHttp2FrameWriter.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/StreamBufferingEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/StreamByteDistributor.java

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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/chmv8/ForkJoinTask.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/chmv8/CountedCompleter.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/chmv8/ForkJoinWorkerThread.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/chmv8/ConcurrentHashMapV8.java

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* /
/**
* A decoder that splits the received [ @link ByteBuf ]s dynamically by the
* value of the length field in the message. It is particularly useful when you
* decode a binary message which has an integer header field that represents the
* length of the message body or the whole message.
* <p>
* [ @link LengthFieldBasedFrameDecoder ] has many configuration parameters so
* that it can decode any message with a length field, which is often seen in
* proprietary client-server protocols. Here are some example that will give
* you the basic idea on which option does what.
* *
* <h3> 2 bytes length field at offset 0, do not strip header</h3>
*
* The value of the length field in this example is <tt>12 (0x0C)</tt> which
* represents the length of "HELLO, WORLD". By default, the decoder assumes
* that the length field represents the number of the bytes that follows the
* length field. Therefore, it can be decoded with the simplistic parameter
* combination.
* <pre>
* <b>lengthFieldOffset</b>   = <b>0</b>
* <b>lengthFieldLength</b>   = <b>2</b>
* lengthAdjustment    = 0
* initialBytesToStrip = 0 (= do not strip header)
* 
* BEFORE DECODE (14 bytes)         AFTER DECODE (14 bytes)
* +--------+----------------+      +--------+----------------+
* | Length | Actual Content |----->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" |      | 0x000C | "HELLO, WORLD" |
* +--------+----------------+      +--------+----------------+
Because we can get the length of the content by calling
{@link ByteBuf#readableBytes()}, you might want to strip the length field by specifying
<tt>initialBytesToStrip</tt>. In this example, we specified <tt>2</tt>, that is same with the length of the length field, to strip the first two bytes.

---

In most cases, the length field represents the length of the message body only, as shown in the previous examples. However, in some protocols, the length field represents the length of the whole message, including the message header. In such a case, we specify a non-zero
<tt>lengthAdjustment</tt>. Because the length value in this example message is always greater than the body length by <tt>2</tt>, we specify <tt>-2</tt> as <tt>lengthAdjustment</tt> for compensation.
* header value is prepended to the message. \(<tt>lengthAdjustment</tt>\) is zero
* again because the decoder always takes the length of the prepended data into
* account during frame length calculation.
* \(<tt>lengthFieldOffset</tt>\) = \(<tt>b>2</tt>\) (= the length of Header 1)
* \(<tt>lengthFieldLength</tt>\) = \(<tt>b>3</tt>\)
* \(<tt>lengthAdjustment</tt>\) = 0
* \(<tt>initialBytesToStrip</tt>\) = 0

* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Header 1 |  Length  | Actual Content |----->| Header 1 |  Length  | Actual Content |
* |  0xCAFE  | 0x00000C | "HELLO, WORLD" |      |  0xCAFE  | 0x00000C | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* \(<tt>lengthFieldOffset</tt>\) = 0
* \(<tt>lengthFieldLength</tt>\) = 3
* \(<tt>lengthAdjustment</tt>\) = \(<tt>b>2</tt>\) (= the length of Header 1)
* \(<tt>initialBytesToStrip</tt>\) = 0

* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Header 1 |  Length  | Actual Content |----->| Header 1 |  Length  | Actual Content |
* |  0xCAFE  | 0x00000C | "HELLO, WORLD" |      |  0xCAFE  | 0x00000C | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+

* This is an advanced example that shows the case where there is an extra
* header between the length field and the message body. You have to specify a
* positive \(<tt>lengthAdjustment</tt>\) so that the decoder counts the extra
* header into the frame length calculation.
* \(<tt>lengthFieldOffset</tt>\) = 0
* \(<tt>lengthFieldLength</tt>\) = 3
* \(<tt>lengthAdjustment</tt>\) = \(<tt>b>2</tt>\) (= the length of Header 1)
* \(<tt>initialBytesToStrip</tt>\) = 0

* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Length  | Header 1 | Actual Content |----->| Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+

* This is an advanced example that shows the case where there is an extra
* header between the length field and the message body. You have to specify a
* positive \(<tt>lengthAdjustment</tt>\) so that the decoder counts the extra
* header into the frame length calculation.
* \(<tt>lengthFieldOffset</tt>\) = 0
* \(<tt>lengthFieldLength</tt>\) = 3
* \(<tt>lengthAdjustment</tt>\) = \(<tt>b>2</tt>\) (= the length of Header 1)
* \(<tt>initialBytesToStrip</tt>\) = 0

* BEFORE DECODE (17 bytes) AFTER DECODE (17 bytes)
* +----------+----------+----------------+      +----------+----------+----------------+
* | Length  | Header 1 | Actual Content |----->| Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+
* `<b>lengthAdjustment</b> = 1` (= the length of HDR2)
* `<b>initialBytesToStrip</b> = 3` (= the length of HDR1 + LEN)

* **BEFORE DECODE (16 bytes)**
  * +-------------------+-------------------+
  * | HDR1 | Length | HDR2 | Actual Content |
  * +-------------------+-------------------+
  * | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |

  * **AFTER DECODE (13 bytes)**
  * +-------------------+-------------------+
  * | HDR2 | Actual Content |
  * +-------------------+-------------------+
  * | 0xFE | "HELLO, WORLD" |

* `<tt>/pre>`

* `</pre>`

* `ch3>`2 bytes length field at offset 1 in the middle of 4 bytes header,
  * strip the first header field and the length field, the length field
  * represents the length of the whole message`</h3>`

* Let's give another twist to the previous example. The only difference from
  * the previous example is that the length field represents the length of the
  * whole message instead of the message body, just like the third example.
  * We have to count the length of HDR1 and Length into `<tt>lengthAdjustment</tt>`.
  * Please note that we don't need to take the length of HDR2 into account
  * because the length field already includes the whole header length.
  * `<pre>`
  * `lengthFieldOffset = 1`
  * `lengthFieldLength = 2`
  * `<b>lengthAdjustment</b> = -3` (= the length of HDR1 + LEN, negative)
  * `<b>initialBytesToStrip</b> = 3`

* **BEFORE DECODE (16 bytes)**
  * +-------------------+-------------------+
  * | HDR1 | Length | HDR2 | Actual Content |
  * +-------------------+-------------------+
  * | 0xCA | 0x0010 | 0xFE | "HELLO, WORLD" |

  * **AFTER DECODE (13 bytes)**
  * +-------------------+-------------------+
  * | HDR2 | Actual Content |
  * +-------------------+-------------------+
  * | 0xFE | "HELLO, WORLD" |

* `<tt>/pre>`

* `@see LengthFieldPrepender`

*/

Found in path(s):
* `/opt/cola/permits/1094517575_1605100341.67/0/netty-all-4.1.6-final-sources-jar/io/netty/handler/codec/LengthFieldBasedFrameDecoder.java`

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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/chmv8/Striped64.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/handler/codec/http2/Http2DataFrame.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/handler/ssl/PemEncoded.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/channel/group/VoidChannelGroupFuture.java
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- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/resolver/dns/InflightNameResolver.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2Codec.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslEngine.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/flush/FlushConsolidationHandler.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/OrderedEventExecutor.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslServerContext.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/buffer/UnpooledUnsafeNoCleanerDirectByteBuf.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/ChannelInboundInvoker.java
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- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2WindowUpdateFrame.java
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- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http/websocketx/WebSocketChunkedInput.java
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- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/AbstractHttp2StreamFrame.java
- /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/channel/SelectStrategyFactory.java
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* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/DatagramPacketEncoder.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2StreamClosedEvent.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/util/ResourceLeakDetectorFactory.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/channel/socket/DuplexChannel.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/util/concurrent/UnaryPromiseNotifier.java
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* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/Http2ResetFrame.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/buffer/WrappedUnpooledUnsafeDirectByteBuf.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/DefaultHttp2WindowUpdateFrame.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/resolver/dns/NoopDnsCache.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/resolver/RoundRobinInetSocketAddressResolver.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/example/http2/helloworld/multiplex/server/Http2ServerInitializer.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/channel/WriteBufferWaterMark.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/ssl/OpenSslCertificateException.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/http2/DefaultHttp2ResetFrame.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/logging/Log4j2Logger.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/codec/dns/DefaultDnsPtrRecord.java
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* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/util/internal/MacAddressUtil.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/handler/ssl/PemX509Certificate.java
* /opt/cola/permits/1094517575_1605100341.67/netty-all-4-1-6-final-sources-jar/io/netty/channel/local/PreferHeapByteBufAllocator.java
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* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-jar/io/netty/util/collection/CharObjectHashMap.java
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 * Enumeration of supported Base64 dialects.
 */
<p>
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  jar/io/netty/util/internal/logging/JdkLogger.java
* /opt/cola/permits/1094517575_1605100341.67/0/netty-all-4-1-6-final-sources-
  jar/io/netty/util/internal/logging/CommonsLogger.java
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+ "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."
+ "\n"
+ "(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."
+ "\n"
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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 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), "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.

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:

- 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 executable is made with the modified library.

- 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.

- 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.

- 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
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+ "n"
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+ "n"
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/** The singleton instance of this class. */
private static Licences singleton;

/**
 * Returns a reference to this class.
 *
 * @return the instance reference.
 */
public static Licences getInstance() {
    if (singleton == null) {
        singleton = new Licences();
    }
    return singleton;
}

/**
 * Returns the GPL text in a non static way to prevent the compiler
 * to copy the contents of the field.
 *
 * @return the GPL licence text.
 */
public String getGPL() {
    return GPL;
}

/**
 * Returns the LGPL text in a non static way to prevent the compiler
 * to copy the contents of the field.
 *
 * @return the LGPL licence text.
 */
public String getLGPL() {
    return LGPL;
}

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 *
 * -----------------
 * Contributor.java
 * -----------------
 * (C) Copyright 2001-2004, by Object Refinery Limited.
 *
 * Original Author: David Gilbert (for Object Refinery Limited);
 * Contributor(s): -;
 *
package org.jfree.ui.about;

/**
 * A simple class representing a contributor to a software project.
 * <p>
 * Used in the AboutFrame class.
 * 
 * @author David Gilbert
 */
public class Contributor {

 /** The name. */
 private String name;

 /** The e-mail address. */
 private String email;

 /**
 * Creates a new contributor.
 * 
 * @param name  the name.
 * @param email the e-mail address.
 */
 public Contributor(final String name, final String email) {
     this.name = name;
     this.email = email;
 }

 /**
 * Returns the contributor's name.
 * 
 * @return the contributor's name.
 */
 public String getName() {
     return this.name;
 }

 /**
 */
Returns the contributor's e-mail address.

* @return the contributor's e-mail address.
* /
public String getEmail() {
    return this.email;
}

1.2099 wstx-asl 3.2.9

1.2100 commons-collections 3.2.2

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case ': case '('.

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* case '{'
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* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/AstUtils.java
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* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/ConstructorReference.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/FormatHelper.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/BeanResolver.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/Selection.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/common/ExpressionUtils.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/ReflectiveMethodExecutor.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/ReflectivePropertyAccessor.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/MethodResolver.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/ReflectiveConstructorExecutor.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/Expression.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/IntLiteral.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/TemplateParserContext.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/StandardTypeConverter.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/expression/InvocationTargetException.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/BeanReference.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/Projection.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/ast/PropertyOrFieldReference.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/spel/support/ReflectiveMethodResolver.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
  jar/org/springframework/expression/TypedValue.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
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case ']': case ']' :

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() [] {} 

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* // Chew on the expression text - relying on the rules  
* case ""  
* case \\
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jar/org/springframework/expression/ParserContext.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/SpelEvaluationException.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/SpelParseException.java

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" +

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* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ast/Assign.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/ExpressionParser.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ast/OpLT.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/standard/Tokenizer.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ParseException.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/InternalParseException.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/support/BooleanTypedValue.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ast/OpPlus.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-

jar/org/springframework/expression/spel/standard/SpelExpressionParser.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/Identifier.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/common/LiteralExpression.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/PropertyAccessor.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/SpelMessage.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/OpMinus.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/MethodFilter.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/OperatorInstanceof.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/BooleanLiteral.java
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* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/support/StandardTypeComparator.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/OpGT.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/TypeReference.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/TypeLocator.java
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* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/SpelParserConfiguration.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/ast/OpDivide.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-jar/org/springframework/expression/spel/standard/SpelExpression.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ast/OpAnd.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/spel/ast/OpGE.java
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jar/org/springframework/expression/spel/ast/OpLE.java
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jar/org/springframework/expression/spel/ast/CompoundExpression.java
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jar/org/springframework/expression/spel/standard/TokenKind.java
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jar/org/springframework/expression/spel/ast/NullLiteral.java
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jar/org/springframework/expression/common/TemplateAwareExpressionParser.java
* /opt/cola/permits/1111463178_1606928016.52/0/spring-expression-3-0-6-release-sources-1-
jar/org/springframework/expression/TypeComparator.java
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jar/org/springframework/expression/spel/ast/QualifiedIdentifier.java
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jar/org/springframework/expression/spel/ast/OpNE.java
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jar/org/springframework/expression/spel/ast/OperatorPower.java
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jar/org/springframework/expression/spel/ast/Literal.java
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jar/org/springframework/expression/spel/ast/ExpressionState.java
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jar/org/springframework/expression/spel/ast/TypeCode.java
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* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
  jar/org/codehaus/plexus/interpolation/SingleResponseValueSource.java
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jar/org/codehaus/plexus/interpolation/fixed/InterpolationCycleException.java
* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
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* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
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* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
  jar/org/codehaus/plexus/interpolation/InterpolationCycleException.java
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  jar/org/codehaus/plexus/interpolation/query/QueryEnabledValueSource.java
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  jar/org/codehaus/plexus/interpolation/object/ObjectInterpolationWarning.java
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jar/org/codehaus/plexus/interpolation/fixed/PrefixedPropertiesValueSource.java
* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
jar/org/codehaus/plexus/interpolation/PrefixedObjectValueSource.java
* /opt/cola/permits/1001688353_1607009510.58/0/plexus-interpolation-1-25-sources-
jar/org/codehaus/plexus/interpolation/PrefixedPropertiesValueSource.java

1.2106 latencyutils 2.0.3

1.2107 commons-logging

1.0.4.v201101211617

1.2108 libestr 0.1.10-1.el8
1.2108.1 Available under license :
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1.2109 plexus-cipher 1.4

1.2110 jetty-rewrite 8.1.10.v20130312

1.2111 jetty-continuation 9.4.8.v20171121

1.2112 mina 2.0.0-RC1

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Found in path(s):
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/model/MutableAcl.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/afterinvocation/CollectionFilterer.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/domain/IdentityUnavailableException.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/domain/EhCacheBasedAclCache.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/model/ObjectIdentityGenerator.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/AclPermissionCacheOptimizer.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/model/PermissionGrantingStrategy.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/domain/PermissionFactory.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/jdbc/package-info.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/AclPermissionEvaluator.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/domain/AbstractPermission.java
* /opt/ws_local/PERMITS_SQL/1094517774_1601236072.28/0/spring-security-acl-4-2-2-release-sources-jar/org/springframework/security/acls/domain/
1.2115 rfkill util-linux 2.34

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1.2120 jaxb-runtime 2.3.0

1.2121 scala 2.11.11

1.2121.1 Available under license:

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/**
 * A `ClassTag[T]` stores the erased class of a given type `T`, accessible via the `runtimeClass`
 * field. This is particularly useful for instantiating `Array`s whose element types are unknown
 * at compile time.
 *
 * `ClassTag`s are a weaker special case of [[scala.reflect.api.TypeTags#TypeTag]]s, in that they
 * wrap only the runtime class of a given type, whereas a `TypeTag` contains all static type
 * information. That is, `ClassTag`s are constructed from knowing only the top-level class of a
 * type, without necessarily knowing all of its argument types. This runtime information is enough
 * for runtime `Array` creation.
 *
 * For example:
 * {{
 *   scala> def mkArray[T : ClassTag](elems: T*) = Array[T](elems: _*)
 *   mkArray: [T](elems: T*)(implicit evidence$1: scala.reflect.ClassTag[T])Array[T]
 * 
 *   scala> mkArray(42, 13)
 *   res0: Array[Int] = Array(42, 13)
 *
 *   scala> mkArray("Japan","Brazil","Germany")
 *   res1: Array[String] = Array(Japan, Brazil, Germany)
 * }}
 *
 * See [[scala.reflect.api.TypeTags]] for more examples, or the
 * [[http://docs.scala-lang.org/overviews/reflection/typetags-manifests.html Reflection Guide: TypeTags]]
 * for more details.
 */
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1.2122 jetty-servlets 9.2.13.v20150730

1.2123 linux-firmware 18.168.6.1-94.el8.1

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Protocol Buffers for Go with Gadgets

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)
Otherwise, if the work is a derivative of the Library, you may
distribute the object code for the work under the terms of Section 6.
Any executables containing that work also fall under Section 6,
whether or not they are linked directly with the Library itself.

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

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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.

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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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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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.

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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.

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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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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
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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
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1.2146 websocket-server 9.4.8.v20171121

1.2147 python-schedutils 0.6-6.el8

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 *
*/

Found in path(s):
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/MarkerFactory.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/helpers/BasicMarkerFactory.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/IMarkerFactory.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/Logger.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/helpers/SubstituteLogger.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/spi/MarkerFactoryBinder.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/helpers/BasicMarker.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/spi/MarkerFactoryBinder.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/spi/MarkerFactoryBinder.java
* /opt/cola/permits/1000774139_1606946145.78/0/slf4j-api-1-7-10-sources-jar/org/slf4j/Logger.java
1.2158 maven2.1-interceptor 1.2

1.2159 maven-model-builder 3.6.1

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/*
 * $Id$
 */

package org.apache.maven.model;

/**
 * Describes the licenses for this project. This is used to generate
 * the license page of the project's web site, as well as
 * being taken into consideration in other reporting and validation. The
 * licenses listed for the project are that of the project itself, and not of
 * dependencies.
 * *
 * *
 * @version $Revision$ $Date$
 */

public class License implements java.io.Serializable {

//--------------------------/
//- Class/Member Variables -/


private String name;

private String url;

private String distribution;

private String comments;

/**
 * Get
 * Addendum information pertaining to this license.
 * 
 */
public String getComments()
{
    return this.comments;
}

/**
 * Get
 * The primary method by which this project may be distributed.
 * <dl>
 * <dt>repo</dt>
 * <dd>may be downloaded from the Maven repository</dd>
 * <dt>manual</dt>
 * <dd>user must manually download and install
 */

```java
//--------------/
/**
 * Field name
 */
private String name;

/**
 * Field url
 */
private String url;

/**
 * Field distribution
 */
private String distribution;

/**
 * Field comments
 */
private String comments;

//--------------/
// Methods -/
//--------------/
```
public String getDistribution()
{
    return this.distribution;
} //-- String getDistribution()

/**
 * Get
 *
 * The full legal name of the license.
 *
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get
 *
 * The official url for the license text.
 *
 */
public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Set
 *
 * Addendum information pertaining to this license.
 *
 * @param comments
 *
 */
public void setComments(String comments)
{
    this.comments = comments;
} //-- void setComments(String)

/**
 * Set
* The primary method by which this project may be distributed.
* <dl>
  * <dt>repo</dt>
  * <dd>may be downloaded from the Maven repository</dd>
  *
  * <dt>manual</dt>
  * <dd>user must manually download and install the dependency.</dd>
  *
  */

public void setDistribution(String distribution)
{
    this.distribution = distribution;
} //-- void setDistribution(String)

/**
 * Set
 * The full legal name of the license.
 *
 */

public void setName(String name)
{
    this.name = name;
} //-- void setName(String)

/**
 * Set
 * The official url for the license text.
 *
 */

public void setUrl(String url)
{
    this.url = url;
} //-- void setUrl(String)
private String modelEncoding = "UTF-8";

public void setModelEncoding( String modelEncoding )
{
    this.modelEncoding = modelEncoding;
}

public String getModelEncoding()
{
    return modelEncoding;
}
/*
 * $Id$
 */

package org.apache.maven.model;

/**
 *
 * Description of a person who has contributed to the
 * project, but
 * who does not have commit privileges. Usually, these
 * contributions come in the form of patches submitted.
 *
 *
 * @version $Revision$ $Date$
 */

public class Contributor implements java.io.Serializable {

    //--------------------------/
    //- Class/Member Variables -/
    //--------------------------/

    /**
     * Field name
     */
    private String name;

    /**
     * Field email
     */
    private String email;

    /**
     * Field url
     */
    private String url;
private String url;

/**
 * Field organization
 */
private String organization;

/**
 * Field organizationUrl
 */
private String organizationUrl;

/**
 * Field roles
 */
private java.util.List roles;

/**
 * Field timezone
 */
private String timezone;

/**
 * Field properties
 */
private java.util.Properties properties;

/**
 * Method addProperty
 *
 * @param key
 * @param value
 */
public void addProperty(String key, String value)
{
    getProperties().put(key, value);
} //-- void addProperty(String, String)

/**
 * Method addRole
 *
 * @param string
*/
public void addRole(String string)
{
    getRoles().add( string );
} //-- void addRole(String)

/**
 * Get
 * 
 * The email address of the contributor.
 * 
 */
public String getEmail()
{
    return this.email;
} //-- String getEmail()

/**
 * Get
 * 
 * The full name of the contributor.
 * 
 */
public String getName()
{
    return this.name;
} //-- String getName()

/**
 * Get
 * 
 * The organization to which the contributor
 * belongs.
 * 
 */
public String getOrganization()
{
    return this.organization;
} //-- String getOrganization()

/**
 * Get
 * 
 * The URL of the organization.
 * 
 */
/*
 * public String getOrganizationUrl()
 * {
 *     return this.organizationUrl;
 * } //-- String getOrganizationUrl()
 *
/**
 * Method getProperties
 */
public java.util.Properties getProperties()
{
    if ( this.properties == null )
    {
        this.properties = new java.util.Properties();
    }
    return this.properties;
} //-- java.util.Properties getProperties()

/**
 * Method getRoles
 */
public java.util.List getRoles()
{
    if ( this.roles == null )
    {
        this.roles = new java.util.ArrayList();
    }
    return this.roles;
} //-- java.util.List getRoles()

/**
 * Get
 *
 * The timezone the contributor is in. This is a
 * number in the range -11 to 12.
 * *
 */
public String getTimezone()
{
    return this.timezone;
} //-- String getTimezone()

/**
 * Get
* The URL for the homepage of the contributor.
*
*
*/

public String getUrl()
{
    return this.url;
} //-- String getUrl()

/**
 * Method removeRole
 *
 * @param string
 */

public void removeRole(String string)
{
    getRoles().remove(string);
} //-- void removeRole(String)

/**
 * Set
 *
 * The email address of the contributor.
 *
 *
 * @param email
 */

public void setEmail(String email)
{
    this.email = email;
} //-- void setEmail(String)

/**
 * Set
 *
 * The full name of the contributor.
 *
 *
 * @param name
 */

public void setName(String name)
{
    this.name = name;
} //-- void setName(String)
/**
 * Set
 * 
 * The organization to which the contributor belongs.
 *
 *
 *
 * @param organization
 */
public void setOrganization(String organization)
{
    this.organization = organization;
} //-- void setOrganization(String)

/**
 * Set
 * 
 * The URL of the organization.
 *
 *
 *
 * @param organizationUrl
 */
public void setOrganizationUrl(String organizationUrl)
{
    this.organizationUrl = organizationUrl;
}//-- void setOrganizationUrl(String)

/**
 * Set
 * 
 * Properties about the contributor, such as an instant messenger handle.
 *
 *
 *
 * @param properties
 */
public void setProperties(java.util.Properties properties)
{
    this.properties = properties;
}//-- void setProperties(java.util.Properties)

/**
 * Set
 * 
 * The roles the contributor plays in the project.
 *
* Each role is described by a `<code>role</code>` element, the body of which is a role name. This can also be used to describe the contribution.
*
*
* @param roles
*/
public void setRoles(java.util.List roles)
{
    this.roles = roles;
} //-- void setRoles(java.util.List)

/**
* Set
*
* The timezone the contributor is in. This is a number in the range -11 to 12.
*
*
* @param timezone
*/
public void setTimezone(String timezone)
{
    this.timezone = timezone;
} //-- void setTimezone(String)

/**
* Set
*
* The URL for the homepage of the contributor.
*
*
* @param url
*/
public void setUrl(String url)
{
    this.url = url;
} //-- void setUrl(String)

private String modelEncoding = "UTF-8";

public void setModelEncoding( String modelEncoding )
{  
  this.modelEncoding = modelEncoding;
}

public String getModelEncoding()
{
  return modelEncoding;
}

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1.2167 jackson-annotations 2.3.2

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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.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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a) The modified work must itself be a software library.

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

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

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

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

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

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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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.

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

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

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

6. As an exception to the Sections above, you may also 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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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

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

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

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

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

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

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Appendix: How to Apply These Terms to Your New Libraries

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1.2180 sctp-impl netty-2.1.7.5

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   Ty Coon, President of Vice

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* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/ReaderDelegate.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/ReaderToWriter.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/events/EntityReferenceEvent.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/events/CommentEvent.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/EventReaderFilter.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/namespace/Resolver.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/namespace/EventManager.java
* /opt/cola/permits/1000096794_1607114830.77/0/stax-1-2-0-sources-1-jar/com/bea/xml/stream/namespace/Loader.java
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* /opt/cola/permits/1001628523_1612183578.8/0/asm-all-3-3-1-sources-jar/org/objectweb/asm/xml/SAXClassAdapter.java
* /opt/cola/permits/1001628523_1612183578.8/0/asm-all-3-3-1-sources-jar/org/objectweb/asm/xml/ASMContentHandler.java
* /opt/cola/permits/1001628523_1612183578.8/0/asm-all-3-3-1-sources-jar/org/objectweb/asm/xml/SAXCodeAdapter.java
* /opt/cola/permits/1001628523_1612183578.8/0/asm-all-3-3-1-sources-jar/org/objectweb/asm/xml/SAXAnnotationAdapter.java
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/opt/cola/permits/1001628523_1612183578.8/0/asm-all-3-3-1-sources-jar/org/objectweb/asm/commons/InstructionAdapter.java

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1.2212 tzdata 2019c-1.ph3

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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package spec

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//
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1.2223 scala-reflect 2.11.12

1.2224 commons-csv 1.1
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1.2225 jackson-annotations 2.9.1

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1.2227 saxpath 1.0-FCS

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 * $Revision: 1.11$
 * $Date: 2002/04/26 17:05:34$
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* $Id: Axis.java,v 1.11 2002/04/26 17:05:34 jstrachan Exp $
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* $Id: DefaultXPathHandler.java,v 1.8 2002/04/26 17:05:34 jstrachan Exp $
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* Found in path(s):
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* Jar/com/werken/saxpath/DefaultXPathHandler.java
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* 2002/04/26 17:05:34 jstrachan Exp $
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  jar/org/saxpath/conformance/ConformanceXPathHandler.java

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  17:05:34 jstrachan Exp $
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$Id: TokenTypes.java,v 1.4 2002/04/26 17:05:34 jstrachan Exp $
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/*
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$Revision: 1.3 $
$Date: 2002/04/26 17:05:34 $
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* $Id: SAXPathException.java,v 1.3 2002/04/26 17:05:34 jstrachan Exp $
*/

Found in path(s):
* /opt/cola/permits/1111238015_1606882887.13/0/saxpath-1-0-fcs-sources-1-
  jar/org/saxpath/SAXPathException.java
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* $Id: XPathReader.java,v 1.22 2002/04/26 17:05:34 jstrachan Exp $
* /

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* /opt/cola/permits/1111238015_1606882887.13/0/saxpath-1-0-fcs-sources-1-
* jar/com/werken/saxpath/XPathReader.java
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/ *
* $Header: /cvsroot/saxpath/saxpath/src/java/main/org/saxpath/XPathHandler.java,v 1.11 2002/04/26 17:05:34
* jstrachan Exp $
* $Revision: 1.11 $
* $Date: 2002/04/26 17:05:34 $
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* $Id: XPathHandler.java,v 1.11 2002/04/26 17:05:34 jstrachan Exp $
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Found in path(s):
* /opt/cola/permits/1111238015_1606882887.13/0/saxpath-1-0-fcs-sources-1-jar/org/saxpath/XPathHandler.java
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/article/compat-open-source-threats.html

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* $Revision: 1.7 $
* $Date: 2002/04/26 17:05:34 $
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* $Id: XPathReaderFactory.java,v 1.7 2002/04/26 17:05:34 jstrachan Exp $
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* /opt/cola/permits/1111238015_1606882887.13/0/saxpath-1-0-fcs-sources-1-
jar/org/saxpath/helpers/XPathReaderFactory.java
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* $Header: /cvsroot/saxpath/saxpath/src/java/main/com/werken/saxpath/Token.java,v 1.3 2002/04/26 17:05:34
jstrachan Exp $
* $Revision: 1.3 $
* $Date: 2002/04/26 17:05:34 $
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$Id: XPathLexer.java,v 1.10 2002/04/26 17:05:34 jstrachan Exp $

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* $Id: SAXPathEventSource.java,v 1.2 2002/04/26 17:05:34 jstrachan Exp $
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jar/org/saxpath/SAXPathEventSource.java
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17:05:34 jstrachan Exp $ 
* $Revision: 1.3 $ 
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 * $Revision: 1.5 $
 * $Date: 2002/04/26 17:05:34 $
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src/gzip/zlib.h
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src/gzip/zutil.h
#
src/tools/apinames.c
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The actual DOM Java Language Binding classes in xml-commons came from:
http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/java-binding.html

The specification of DOM Level 3’s various parts is at:
http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/
http://www.w3.org/TR/2004/REC-DOM-Level-3-LS-20040407/
http://www.w3.org/TR/2004/NOTE-DOM-Level-3-XPath-20040226/

The specification of DOM Level 2’s various parts is at:
http://www.w3.org/TR/2000/REC-DOM-Level-2-Events-20001113/
http://www.w3.org/TR/2000/REC-DOM-Level-2-Style-20001113/
http://www.w3.org/TR/2000/REC-DOM-Level-2-Traversal-Range-20001113/
http://www.w3.org/TR/2000/REC-DOM-Level-2-Views-20001113/

The specification of DOM Level 1’s various parts is at:

Links to all available W3C DOM Java Bindings can be found at:
http://www.w3.org/DOM/DOMTR

The actual classes of The Simple API for CSS (SAC) came from:
The actual DOM Java Language Binding classes for SMIL came from:
http://dev.w3.org/cvsweb/java/classes/org/w3c/dom/smil/
(both ElementTimeControl.java and TimeEvent.java were taken at revision 1.1)

The actual DOM Java Language Binding classes for SVG 1.1 came from:
http://www.w3.org/TR/SVG11/java.html

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1.2253 spring-jdbc 1.2.9

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1.2258 jetty-ajp 8.1.10.v20130312

1.2259 diffutils 1.3.0

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/**
 * a utility method to perform a synced flush for all shards of multiple indices. see {@link
 * attemptSyncedFlush(ShardId, ActionListener)}
 * for more details.
 */

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    jar/org/elasticsearch/search/aggregations/metrics/percentiles/tdigest/TDigestState.java
  
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/**
 * Should each {@link org.elasticsearch.search.SearchHit} be returned with its
 * version.
 */

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    jar/org/elasticsearch/search/aggregations/metrics/tophits/TopHitsBuilder.java
  * /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
    jar/org/elasticsearch/action/search/SearchRequestBuilder.java
  * /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
    jar/org/elasticsearch/index/query/support/BaseInnerHitBuilder.java

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  jar/org/elasticsearch/common/inject/SingleMethodInjector.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/FactoryProxy.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/ExposedBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/spi/ExposedBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/spi/BindingTargetVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/spi/Dependency.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/spi/Binding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/spi/AbstractProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/ScopeBindingProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/ScopeBindingProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/Initializables.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/Initializable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/Scoping.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/PrivateElementProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/internal/BindingBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/PrivateBinder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/ConstructorBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/LookupProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/LinkedKeyBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/InjectorShell.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/MessageProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/SingleFieldInjector.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/ExposedKeyFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/InstanceFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/WeakKeySet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/assistedinject/FactoryProvider2.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/InstanceBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/WeakBinding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/assistedinject/FactoryProvider.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/UniqueAnnotations.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/StaticInjectionRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/SingleMemberInjector.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/InjectionRequestProcessor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/inject/spi/InjectionPoint.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/internal/Strings.java
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jar/org/elasticsearch/common/inject/internal/ErrorHandler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/DefaultConstructionProxyFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/matcher/AbstractMatcher.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/internal/StackTraceElements.java
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/ /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/inject/internal/NullOutputException.java

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*/
/**
 * <p>Encodes and decodes to and from Base64 notation.</p>
 * <p>Homepage: <a href="http://iharder.net/base64">http://iharder.net/base64</a>.</p>
 * <p>Example:</p>
 * <code>String encoded = Base64.encode( myByteArray );</code>
 * <br />
 * <code>byte[] myByteArray = Base64.decode( encoded );</code>
 * <p>The &lt;tt&gt;options&lt;/tt&gt; parameter, which appears in a few places, is used to pass
 * several pieces of information to the encoder. In the "higher level" methods such as
 * encodeBytes( bytes, options ) the options parameter can be used to indicate such
 * things as first gzipping the bytes before encoding them, not inserting linefeeds,
 * and encoding using the URL-safe and Ordered dialects.</p>
 * <p>Note, according to <a href="http://www.faqs.org/rfcs/rfc3548.html">RFC3548</a>,
 * Section 2.1, implementations should not add line feeds unless explicitly told
 * to do so. I've got Base64 set to this behavior now, although earlier versions
 * broke lines by default.</p>
 * <p>The constants defined in Base64 can be OR-ed together to combine options, so you
 * might make a call like this:</p>
 * <code>String encoded = Base64.encodeBytes( myBytes, Base64.GZIP | Base64.DO_BREAK_LINES );</code>
 * to compress the data before encoding it and then making the output have newline characters.</p>
 * Also...<p>
 * <code>String encoded = Base64.encodeBytes( crazyString.getBytes() );</code>
 * <p></p>
 * Change Log:
 * <p></p>
 * v2.3.7 - Fixed subtle bug when base 64 input stream contained the
 * value 01111111, which is an invalid base 64 character but should not
 * throw an ArrayIndexOutOfBoundsException either. Led to discovery of
 * mishandling (or potential for better handling) of other bad input
 * characters. You should now get an IOException if you try decoding
 * something that has bad characters in it.</p>
 * v2.3.6 - Fixed bug when breaking lines and the final byte of the encoded
 * string ended in the last column; the buffer was not properly shrunk and
 * contained an extra (null) byte that made it into the string.</p>
 * v2.3.5 - Fixed bug in {@link #encodeFromFile} where estimated buffer size
 * was wrong for files of size 31, 34, and 37 bytes.</p>
 * v2.3.4 - Fixed bug when working with gzipped streams whereby flushing
 * the Base64.OutputStream closed the Base64 encoding (by padding with equals
* signs) too soon. Also added an option to suppress the automatic decoding
  * of gzipped streams. Also added experimental support for specifying a
  * class loader when using the
  * `{@link #decodeToObject(java.lang.String, int, java.lang.ClassLoader)}`
  * method.</li>
* <li>v2.3.3 - Changed default char encoding to US-ASCII which reduces the internal Java
  * footprint with its CharEncoders and so forth. Fixed some javadocs that were
  * inconsistent. Imported remove and simplified things like java.io.IOException
  * explicitly inline.</li>
* <li>v2.3.2 - Reduced memory footprint! Finally refined the "guessing" of how big the
  * final encoded data will be so that the code doesn't have to create two output
  * arrays: an oversized initial one and then a final, exact-sized one. Big win
  * when using the `{@link #encodeBytesToBytes(byte[])}` family of methods (and not
  * using the gzip options which uses a different mechanism with streams and stuff).</li>
* <li>v2.3.1 - Added `{@link #encodeBytesToBytes(byte[], int, int, int)}` and some
  * similar helper methods to be more efficient with memory by not returning a
  * String but just a byte array.</li>
* <li>v2.3 - <strong>This is not a drop-in replacement!</strong> This is two years of comments
  * and bug fixes queued up and finally executed. Thanks to everyone who sent
  * me stuff, and I'm sorry I wasn't able to distribute your fixes to everyone else.
  * Much bad coding was cleaned up including throwing exceptions where necessary
  * instead of returning null values or something similar. Here are some changes
  * that may affect you:
  * <ul>
  * <li><em>Does not break lines, by default.</em> This is to keep in compliance with
  * RFC3548</li>
  * <li><em>Throws exceptions instead of returning null values.</em> Because some operations
  * (especially those that may permit the GZIP option) use IO streams, there
  * is a possibility of an java.io.IOException being thrown. After some discussion and
  * thought, I've changed the behavior of the methods to throw java.io.IOExceptions
  * rather than return null if ever there's an error. I think this is more
  * appropriate, though it will require some changes to your code. Sorry,
  * it should have been done this way to begin with.</li>
  * <li><em>Removed all references to System.out, System.err, and the like.</em></li>
  * Shame on me. All I can say is sorry they were ever there.</li>
  * <li><em>Throws NullPointerExceptions and IllegalArgumentExceptions</em> as needed
  * such as when passed arrays are null or offsets are invalid.</li>
  * <li>Cleaned up as much javadoc as I could to avoid any javadoc warnings.
  * This was especially annoying before for people who were thorough in their
  * own projects and then had gobs of javadoc warnings on this file.</li>
  * </ul>
* <li>v2.2.1 - Fixed bug using URL_SAFE and ORDERED encodings. Fixed bug
  * when using very small files (~&lt; 40 bytes).</li>
* <li>v2.2 - Added some helper methods for encoding/decoding directly from
  * one file to the next. Also added a main() method to support command line
  * encoding/decoding from one file to the next. Also added these Base64 dialects:
  * </li>
* The default is RFC3548 format.
Calling Base64.setFormat(Base64.BASE64_FORMAT.URLSAFE_FORMAT) generates URL and file name friendly format as described in Section 4 of RFC3548.
http://www.faqs.org/rfcs/rfc3548.html

Calling Base64.setFormat(Base64.BASE64_FORMAT.ORDERED_FORMAT) generates URL and file name friendly format that preserves lexical ordering as described in http://www.faqs.org/qa/rfc2-1940.html


v2.1 - Cleaned up javadoc comments and unused variables and methods. Added some convenience methods for reading and writing to and from files.
v2.0.2 - Now specifies UTF-8 encoding in places where the code fails on systems with other encodings (like EBCDIC).
v2.0.1 - Fixed an error when decoding a single byte, that is, when the encoded data was a single byte.
v2.0 - I got rid of methods that used booleans to set options. Now everything is more consolidated and cleaner. The code now detects when data that's being decoded is gzip-compressed and will decompress it automatically. Generally things are cleaner. You'll probably have to change some method calls that you were making to support the new options format (<tt>int</tt>s that you "OR" together).
1.5.1 - Fixed bug when decompressing and decoding to a byte[] using <tt>decode( String s, boolean gzipCompressed )</tt>.
1.5 - Output stream pases on flush() command but doesn't do anything itself. This helps when using GZIP streams.
1.4 - Added helper methods to read/write files.
1.3.6 - Fixed OutputStream.flush() so that 'position' is reset.
1.3.5 - Added flag to turn on and off line breaks. Fixed bug in input stream where last buffer being read, if not completely full, was not returned.
1.3.4 - Fixed when "improperly padded stream" error was thrown at the wrong time.
1.3.3 - Fixed I/O streams which were totally messed up.

I am placing this code in the Public Domain. Do with it as you will.
This software comes with no guarantees or warranties but with plenty of well-wishing instead!
Please visit <a href="http://iharder.net/base64">http://iharder.net/base64</a> periodically to check for updates or to contribute improvements.

@author Robert Harder
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 */

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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/Base64.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/apache/lucene/search/postingshighlight/CustomPassageFormatter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/apache/lucene/search/postingshighlight/CustomPostingsHighlighter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/apache/lucene/search/postingshighlight/Snippet.java
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  jar/org/elasticsearch/common/lucene/search/XBooleanFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/apache/lucene/util/XIOUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/lucene/search/XFilteredQuery.java

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  jar/org/elasticsearch/search/aggregations/metrics/geobounds/GeoBoundsParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/cluster/metadata/MetaDataMappingService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/xcontent/json/JsonXContent.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/action/support/replication/ReplicationType.java

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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/repositories/blobstore/BlobStoreRepository.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/shard/DocsStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/refresh/RefreshRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/gateway/local/LocalIndexGateway.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/percolate/RestMultiPercolateAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/range/RangeAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/ExistsFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/FrenchStemTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsNodeResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/support/OrderPath.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/StandardHtmlStripAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/template/RestDeleteSearchTemplateAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/get/GetIndexResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsNodeResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/functionscore/fieldvaluefactor/FieldValueFactorFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/routing/allocation/command/MoveAllocationCommand.java

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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/datehistogram/DateHistogramFacetBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/discovery/zen/fd/MasterFaultDetection.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/UnassignedInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/AggregatorFactories.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/nested/ReverseNestedBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/indexedscripts/delete/DeleteIndexedScriptResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/client/transport/TransportClient.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/cardinality/CardinalityAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/elasticsearch-action/support/DefaultShardOperationFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/elasticsearch-action/count/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-gateway/none/NoneGateway.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-cluster/ClusterInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-action/admin/indices/template/delete/DeleteIndexTemplateRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/elasticsearch-action/admin/indices/status/IndexStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-action/admin/indices/template/DeleteIndexTemplateRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-search/facet/range/InternalRangeFacet.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/cluster/routing/ShardShuffler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/suggest/Suggesters.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/bulk/BulkAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/suggest/term/TermSuggester.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/support/nodes/NodesOperationRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/HindiAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/terms/strings/HashedScriptAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/geodistance/GeoDistanceFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/AbstractStringTermsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/EdgeNGramTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/RegexpQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/util/concurrent/KeyedLock.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/transport/TransportChannel.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/suggest/phrase/PhraseSuggestionBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/AbstractStringTermsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/stats/RestClusterStatsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/util/BytesRefHash.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/util/DefaultBigArraysModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/script/AbstractFloatSearchScript.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/indexedscripts/get/GetIndexedScriptRequestBuilder.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/admin/indices/optimize/RestOptimizeAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/upgrade/post/TransportUpgradeSettingsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/clustersClusterInfoRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indexconfig.CreateIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/validate/query/ValidateQueryAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/search/TypeAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/ClusterStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/info/NodeInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ZenDiscoveryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/ClusterRerouteRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/info/NodeInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ZenDiscoveryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/merge/scheduler/MergeSchedulerModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/NumericValuesSourceMetricsAggregatorParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/warmer/put/PutWarmerAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/support/master/TransportMasterNodeReadOperationAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/stats/ClusterStatsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/info/NodeInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ZenDiscoveryModule.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/cluster/action/shard/ShardStateAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/heuristics/ChiSquare.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/lucene/search/CachedFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/AbstractAtomicParentChildFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/mapper/DocumentMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/get/GetFieldMappingsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/snapshots/get/GetSnapshotsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/unit/ByteSizeValue.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/DocValuesIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/transport/TransportResponseHandler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/similarity/DefaultSimilarityProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/refresh/RefreshStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/AtomicLongFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/snapshots/get/GetSnapshotsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/AtomicLongFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/get/GetFieldMappingsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/unit/ByteSizeValue.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/bootstrap/Elasticsearch.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/property/PropertyPlaceholder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/action/exists/ShardExistsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/geo/builders/MultiLineStringBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/action/admin/cluster/node/restart/NodesRestartRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/inject/PreProcessModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/action/FailedNodeException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/index/analysis/BrazilianStemTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/action/admin/indices/upgrade/post/UpgradeSettingsRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/cli/CheckFileCommand.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/index/fielddata/SortedNumericDVIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/geo/ShapesAvailability.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/search/facet/statistical/StatisticalFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/io/UTF8StreamWriter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
  jar/org/elasticsearch/common/Table.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/util/ArrayUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/alias/IndicesAliasesClusterStateUpdateRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/indexedscripts/get/GetIndexedScriptResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/all/AllEntries.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/repositories/uri/URLRepository.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/settings/get/GetSettingsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fieldvisitor/FieldsVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/UpperCaseTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/indexing/slowlog/ShardSlowLogIndexingService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/mapper/MapperCompressionException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/query/RangeQueryParser.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15281
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

15284

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/xcontent/support/AbstractXContentGenerator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/concurrent/ConcurrentHashMapLong.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/geo/builders/BaseLineStringBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/transport/BoundTransportAddress.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ping/ZenPingService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/admin/indices/cache/clear/RestClearIndicesCacheAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/gateway/none/NoneGatewayAllocator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/NumericDoubleAnalyzer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/repositories/delete/TransportDeleteRepositoryAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/river/River.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/allocation/decider/AwarenessAllocationDecider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/store/ram/RamDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/io/stream/DataOutputStreamOutput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/store/fs/NioFsDirectoryService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/mapper/core/TypeParsers.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/transport/TransportService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/children/ParentToChildrenAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/logging/jdk/JdkESLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/SearchPhaseResult.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/rounding/Rounding.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/concurrent/ThreadBarrier.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15287

*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/ThrottlingAllocationDecider.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/geodistance/ScriptGeoDistanceFacetExecutor.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/analyze/AnalyzeAction.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/http/netty/ESHttpContentDecompressor.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/SortedBinaryDocValues.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/CJKWidthFilterFactory.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/docset/DocIdSets.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/compound/HyphenationCompoundWordTokenFilterFactory.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/percentiles/AbstractPercentilesParser.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/FuzzyLikeThisFieldQueryParser.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/CharFilterFactoryFactory.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/upgrade/post/UpgradeSettingsResponse.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/heuristics/SignificanceHeuristicBuilder.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/io/stream/ReleasableBytesStreamOutput.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/DiskThresholdDecider.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/ArabicAnalyzerProvider.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/suggest/SuggestParseElement.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/FilteringBucketCollector.java
*/opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/netty/NettyUtils.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15288

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/NumericIntegerAnalyzer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/mapper/RootMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/action/delete/DeleteRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/search/suggest/completion/CompletionTokenStream.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/search/warmer/IndexWarmerMissingException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/percolator/SingleDocumentPercolatorIndex.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/search/fetch/explain/ExplainParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/search/facet/histogram/FullHistogramFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/elasticsearch/search/aggregations/bucket/terms/StringTerms.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/ConstantScoreQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/docset/BitsDocIdSetIterator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/phrase/PhraseSuggestionContext.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/FieldMaskingSpanQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/PorterStemTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/apache/lucene/search/suggest/analyzing/XAnalyzingSuggester.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/cache/IndexCache.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/admin/indices/alias/head/RestAliasesExistAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/transport/TransportRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/heuristics/SignificanceHeuristicParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/facet/FacetBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/action/admin/cluster/shards/ClusterSearchShardsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/ElasticsearchNullPointerException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/warmer/WarmerStats.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15290

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/SimpleQueryStringParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/engine/SnapshotFailedEngineException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/search/child/ParentIdsFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/mapper/FieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/search/ClearScrollRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/search/aggregations/bucket/nested/NestedParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/ScriptDocValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/nested/NestedParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/suggest/SuggestUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/ordinals/GlobalOrdinalsIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/search/child/ScoreType.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/AdminRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/mapper/core/BinaryFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/store/fs/SimpleFsIndexStoreModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/gateway/local/state/shards/TransportNodesListGatewayStartedShards.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/create/CreateIndexRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/apache/lucene/index/memory/ExtendedMemoryIndex.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/upgrade/get/UpgradeStatusResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/SearchParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/histogram/HistogramFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/monitor/network/SigarNetworkProbe.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/support/FieldContext.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/fetch/source/FetchSourceSubPhase.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/support/nodes/NodeOperationRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/watcher/ResourceWatcher.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/io/stream/CachedStreamInput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/NumericDateAnalyzer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/AbstractTermsParametersParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/Booleans.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/warmer/get/GetWarmersAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/info/NodesInfoRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/plain/NonEstimatingEstimator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/repositories/RepositoriesService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/ack/ClusterStateUpdateRequest.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/query/QueryBinaryParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/cli/Terminal.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/functionscore/script/ScriptScoreFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/cache/IndexCacheModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/cat/RestHealthAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/script/groovy/GroovyScriptEngineService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/internal/ContextIndexSearcher.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/SearchModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/store/ThreadSafeInputStreamIndexInput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/util/concurrent/LoggingRunnable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/SoraniNormalizationFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/type/TransportSearchQueryAndFetchAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/merge/scheduler/SerialMergeSchedulerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/max/MaxParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/settings/get/GetSettingsRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/RoutingMissingException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/termvector/TransportSingleShardTermVectorAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/global/InternalGlobal.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/delete/DeleteMappingRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/index/gateway/IndexGateway.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/exists/RestExistsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/validate/query/ShardValidateQueryResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/HasContextAndHeaders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/validate/query/ValidateQueryRequest.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15295

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/repositories/delete/RestDeleteRepositoryAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/SignificantTermsAggregatorFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/ShardsLimitAllocationDecider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/shutdown/NodesShutdownResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/AllocationDeciders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/mmry/PercolatorModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/AllocationDeciders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch/index/translog/Translog.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch/index/store/IndexStoreModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/exists/TransportExistsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/internal/InternalSearchHits.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/xcontent/XContentFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/cat/RestNodesAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/xcontent/XContent.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/indices/breaker/CircuitBreakerModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/alias/get/GetAliasesResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/xcontent/XContentType.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/IndexException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/gateway/local/state/shards/ShardStateInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/support/XContentStructure.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/compress/lzf/LZFCompressorContext.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/lookup/IndexLookup.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/util/concurrent/PrioritizedCallable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/FacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/KeepWordFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/Lucene.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/AbstractAggregationBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/recycler/DequeRecycler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/search/function/FunctionScoreQuery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/ReduceSearchPhaseException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/ProcessedClusterStateNonMasterUpdateTask.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/WrapperQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/monitor/process/ProcessStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/scripted/ScriptedMetricBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/settings/ClusterDynamicSettings.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/lucene/search/EmptyScorer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ping/ZenPing.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/repositories/put/PutRepositoryRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/node/NodeBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/RecordingPerReaderBucketCollector.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/ParsedQuery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/get/GetIndexRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/lucene/search/ResolvableFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/mapper/internal/FieldNamesFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/template/get/GetIndexTemplatesResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/cache/filter/FilterCacheStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/cat/RestPendingClusterTasksAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/mapping/delete/DeleteMappingClusterStateUpdateRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/cache/query/QueryCacheStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/geo/builders/PolygonBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/indices/recovery/RecoveryStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/snapshots/IndexShardSnapshotFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/DelimitedPayloadTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/ApostropheFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/functionscore/factor/FactorBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/xcontent/yaml/YamlXContentGenerator.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15301

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/support/master/AcknowledgedResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/open/OpenIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/functionscore/lin/LinearDecayFunctionBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/shards/TransportClusterSearchShardsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/FailedRerouteAllocation.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/HasHeaders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/TermsParametersParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/logging/support/LoggerMessageFormat.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/node/DiscoveryNodeFilters.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/cat/RestIndicesAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/search/NumericRangeFieldDataFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/merge/policy/MergePolicyModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/ThaiAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/translog/fs/FsChannelSnapshot.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/transport/BaseTransportResponseHandler.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/fetch/fielddata/FieldDataFieldsParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/StopTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/shard/IndexShardClosedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/status/IndicesStatusResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/cache/filter/weighted/WeightedFilterCache.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/child/ChildrenConstantScoreQuery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/plain/FloatArrayIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/MultiSearchAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/status/IndicesStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/cluster-status/ClusterStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/settings/ClusterUpdateSettingsRequestBuilder.java

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/SwedishAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/LongTerms.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/highlight/PostingsHighlighter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/completion/AnalyzingCompletionLookupProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/terms/StringTermsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/LimitFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/percolator/PercolatorIndex.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/get/GetIndexRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/SignificantTermsBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/RestActionModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/SearchException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/count/CountRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/support/nodes/NodesOperationResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/util/LongHash.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/bootstrap/ConsoleCtrlHandler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/admin/indices/flush/RestSyncedFlushAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/settings/NoClassSettingsException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/index/IndexShardMissingException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/sum/SumAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/similarity/LMDirichletSimilarityProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/deletebyquery/ShardDeleteByQueryResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/snapshots/IndexShardRepository.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/BaseQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/http/HttpException.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15310
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/deletebyquery/DeleteByQueryResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/FacetModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/concurrent/AbstractRefCounted.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/ZenDiscovery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/datetime/InternalDateHistogramFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/TermsLookupFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/URIPattern.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/ElasticsearchIllegalStateException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/range/ipv4/IpRangeParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/aggregation/Aggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/TypeFilterParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/codec/postingsformat/Elasticsearch090PostingsFormat.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/io/stream/InputStreamStreamInput.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/avg/Avg.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/support/broadcast/TransportBroadcastOperationAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/get/GetMappingsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/upgrade/get/IndexShardUpgradeStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/MultiGeoPointValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/fieldcomparator/FloatValuesComparatorSource.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/cardinality/CardinalityBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/indices/fielddata/cache/IndicesFieldDataCacheListener.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/histogram/CountHistogramFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/terms/doubles/TermsDoubleFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/discovery/local/LocalDiscoveryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/fieldcomparator/FloatValuesComparatorSource.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/support/InnerHitsQueryParserHelper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/settings/get/TransportGetSettingsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/terms/doubles/TermsDoubleFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/search/query/QuerySearchResult.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/query/QuerySearchResult.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/plugins/Plugin.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/CompletionSuggestionFuzzyBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/health/ClusterHealthStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/support/InnerHitsQueryParserHelper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/health/ClusterHealthStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/CompletionSuggestionFuzzyBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/discovery/local/LocalDiscoveryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/fieldcomparator/FloatValuesComparatorSource.java

Open Source Used In Cisco Policy Suite (CPS) Software 21.1

15314
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15319

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/suggest/context/CategoryContextMapping.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/alias/TransportIndicesAliasesAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/io/stream/HandlesStreamOutput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/indices/query/IndicesQueriesRegistry.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/cardinality/CardinalityAggregatorFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/mlt/MoreLikeThisAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/shard/IndexShardStartedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/script/groovy/GroovySandboxExpressionChecker.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/watcher/Watcher.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/apache/lucene/analysis/miscellaneous/UniqueTokenFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/global/Global.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/cache/fixedbitset/FixedBitSetFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/client/node/NodeClientModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/compound/AbstractCompoundWordTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/allocation/decider/ReplicaAfterPrimaryActiveAllocationDecider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapshots/create/TransportCreateSnapshotAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/client/node/NodeClientModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/compound/AbstractCompoundWordTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/recovery/RecoveryState.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/suggest/phrase/NoisyChannelSpellChecker.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/suggest/RestSuggestAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/delete/DeleteIndexRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/translog/BufferedChecksumStreamOutput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/blobstore/fs/FsBlobContainer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/suggest/phrase/Correction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/functionscore/gauss/GaussDecayFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/FacetPhaseExecutionException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/tribe/TribeModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/percolator/PercolateException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/action/ActionRunnable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapshots/delete/DeleteSnapshotRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/xcontent/XContentGenerator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/engine/Engine.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/rescore/QueryRescorer.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapshots/delete/DeleteSnapshotRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapshots/status/SnapshotIndexShardStage.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/functionscore/exp/ExponentialDecayFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/BigArraysModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/engine/Engine.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/delete/DeleteResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/SingletonSortedBinaryDocValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/io/stream/HandlesStreamInput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/node/hotthreads/RestNodesHotThreadsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/validate/query/QueryExplanation.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/monitor/fs/SigarFsProbe.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/restart/NodesRestartRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/logging/log4j/Log4jESLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/fetch/innerhits/InnerHitsParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/WildcardQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/network/NetworkUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/allocation/decider/AllocationDecidersModule.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/FinnishAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/repositories/verify/TransportVerifyRepositoryAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/SuggestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/sort/SortBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/snapshots/blobstore/RateLimitingInputStream.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/HasAggregations.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/highlight/Highlighters.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/index/snapshots/blobstore/RateLimitingInputStream.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/terms/InternalTermsFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/index/engine/VersionValue.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/HasAggregations.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/client/transport/support/InternalTransportClient.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/xcontent/XContentBuilderString.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/term/TermSuggestionBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/NorwegianAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/SuggestBuilderException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/search/nested/NonNestedDocsFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/IndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/translog/fs/SimpleFsTranslogFile.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/search/aggregations/metrics/tophits/InternalTopHits.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/collect/IdentityHashSet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/sort/GeoDistanceSortParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/client/transport/support/InternalTransportAdminClient.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/mapper/Mapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/geobounds/InternalGeoBounds.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fieldvisitor/AllFieldsVisitor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/ShardSearchFailure.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15332

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/histogram/HistogramFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/allocation/decider/SameShardAllocationDecider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/mapper/core/CompletionFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/FilterParserFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/global/GlobalBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/flush/TransportFlushAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/get/MultiGetRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/NestedQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/functionscore/ScoreFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/highlevel/transaction/TransactionRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/allocation/allocator/GatewayAllocator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/repositories/uri/URLRepositoryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/repositories/VerificationFailure.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/QueryParserFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/node/DiscoveryNodes.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/script/AbstractLongSearchScript.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/highlight/HighlightUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/statistical/InternalStatisticalFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/similarity/Similarities.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/monitor/os/JmxOsProbe.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/cat/RestFielddataAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/tasks/RestPendingClusterTasksAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/CommonGramsTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/warmer/get/GetWarmersRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/status/GatewaySnapshotStatus.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/script/FieldDataValueSource.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/GeoPointFieldFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/template/put/PutIndexTemplateRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/similarity/Similarities.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/get/RestGetAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/CommonGramsTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/cat/RestFielddataAction.java

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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/ValuesSourceMetricsAggregationBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/exists/indices/IndicesExistsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/action/admin/RiversManager.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/validate/query/ShardValidateQueryRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/geogrid/InternalGeoHashGrid.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/monitor/process/ProcessService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/script/expression/ExpressionScript.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/indices/recovery/RecoveryFileChunkRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/indices/recovery/RecoveryCleanFilesRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/translog/TranslogModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/CzechStemTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/snapshots/restore/RestoreSnapshotResponse.java

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Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15337
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/QueryParserUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/stats/ExtendedStatsBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/http/netty/NettyHttpRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/search/AggregatorFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/highlight/SearchContextHighlight.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapshots/get/GetSnapshotsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/SearchParseException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/merge/policy/AbstractMergePolicyProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/geo/GeoDistance.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/stats/stats/StatsAggegator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/dfs/CachedDfSource.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/service/PendingClusterTask.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/fielddata/IndexFieldDataModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/lease/Releasable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/count/ShardCountRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/indices/recovery/RecoveryResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/termvector/TermVectorRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/RoutingTable.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/indices/NodeIndicesStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/store/ram/RamIndexStoreModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/ASCIIFoldingTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/sort/TrackScoresParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/fielddata/plain/BytesBinaryDVIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/engine/DeleteByQueryFailedEngineException.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15340

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/functionscore/DecayFunctionParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/rest/action/index/RestIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/terms/TermsParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/DiscoveryService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/index/gateway/IndexShardGatewayModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/cluster/routing/MutableShardRouting.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/snapsots/create/CreateSnapshotResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/analysis/EdgeNGramTokenizerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/util/FloatArray.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/geo/builders/EnvelopeBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/cluster/shards/ClusterSearchShardsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/bucket/range/geodistance/InternalGeoDistance.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/watcher/AbstractResourceWatcher.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/store/StoreException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/engine/RefreshFailedEngineException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/metrics/max/MaxBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/transport/LocalTransportAddress.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/discovery/zen/elect/ElectMasterService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/support/single/instance/TransportInstanceSingleOperationAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/search/geo/GeoDistanceRangeFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/merge/MergeStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/search/type/TransportSearchScrollScanAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/codec/CodecModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/cache/clear/ClearIndicesCacheRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/facet/terms/doubles/InternalDoubleTermsFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/support/replication/ReplicationShardOperationFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/UUIDGenerator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/create/CreateIndexRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/http/HttpServerTransport.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/support/AbstractIndicesAdminClient.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/logging/slf4j/Slf4jESLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/SearchContextAggregations.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/geo/binders/CircleBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/engine/OptimizeFailedEngineException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/repositories/fs/FsRepositoryModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/suggest/completion/CompletionSuggestionBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/search/package-info.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/repositories/RepositoriesModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/Aggregation.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/math/MathUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/admin/indices/get/TransportGetIndexAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/query/GeoDistanceRangeFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/script/expression/ExpressionScriptCompilationException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/index/mapper/internal/IdFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/aggregations/ValuesSourceAggregationBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/common/lucene/search/NoCacheFilter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/action/support/master/AcknowledgedRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/org/elasticsearch/search/action/search/TransportSearchAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/support/IndicesOptions.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/ScandinavianFoldingFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/query/SizeParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/script/script/ScriptException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/FSTBytesAtomicFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/mapper/SourceToParse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/support/replication/IndicesReplicationOperationRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/node/restart/RestNodesRestartAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/lucene/LoggerInfoStream.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/cluster/settings/ClusterUpdateSettingsRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/support/QueryInnerHitBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/upgrade/post/UpgradeAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/get/TransportGetFieldMappingsAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/internal/ShardSearchTransportRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/max/MaxAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/snapshots/blobstore/BlobStoreIndexShardSnapshot.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/mapper/internal/SizeFieldMapper.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/AbstractCharFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/transport/PlainTransportFuture.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/delete/TransportShardDeleteAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/range/RangeFacetExecutor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/ElasticsearchSearchException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/util/AbstractPagedHashMap.java
Open Source Used in Cisco Policy Suite (CPS) Software 21.1

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/gateway/local/state/meta/MetaDataStateFormat.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/exists/ExistsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/functionscore/FunctionScoreModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/lookup/IndexField.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/facet/range/RangeFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/engine/EngineException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/bulk/BulkRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/ActionFuture.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/support/RestStatusToXContentListener.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/ElasticsearchCorruptionException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/query/support/QueryParsers.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/indices/analysis/HunspellService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/highlight/FastVectorHighlighter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/shard/IndexShardModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/significant/heuristics/MutualInformation.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/snapshots/IndexShardRestoreFailedException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/snapshots/status/RestSnapshotsStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/snapshots/SnapshotState.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/plugins/ShardsPluginsModule.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15357

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/AtomicParentChildFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/alias/exists/AliasesExistRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/HashedBytesRef.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/shard/AbstractIndexShardComponent.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/transport/netty/NettyInternalESLogger.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/GeoShapeFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/script/expression/ExpressionScriptEngineService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/support/master/info/ClusterInfoRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/plain/FSTBytesIndexFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/io/stream/BytesStreamInput.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/support/ScriptValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/nested/NestedBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/InternalAggregations.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/nested/NestedBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/operation/hash/HashFunction.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1

- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/percolator/PercolatorShardModule.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/apache/lucene/queryparser/classic/QueryParserSettings.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/bulk/BulkItemRequest.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/settings/loader/YamlSettingsLoader.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/support/master/AcknowledgedRequest.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/KeepTypesFilterFactory.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/stats/StatsParser.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/analysis/CharFilterFactory.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/compress/CompressedString.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/text/StringAndBytesText.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/bytes/ReleasableBytesReference.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/Names.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/ListenableActionFuture.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/common/io/Channels.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/ActionRequest.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fielddata/plain/ParentChildIndexFieldData.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/index/fieldvisitor/CustomFieldsVisitor.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/cluster/ack/ClusterStateUpdateResponse.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/refresh/RefreshResponse.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/action/admin/indices/close/CloseIndexResponse.java
- /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1.7.0-sources-4.jar/org/elasticsearch/cluster/tasks/PendingClusterTasksRequestBuilder.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15364

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/operation/plain/PlainOperationRoutingModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/threadpool/ThreadPollStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/search/TransportMultiSearchAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/datehistogram/DateHistogramFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/MultiValueMode.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/get/ShardGetService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/PrefixFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/NumericMetricsAggregation.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/search/MultiPhrasePrefixQuery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/discovery/local/LocalDiscovery.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/fetch/source/FetchSourceParseElement.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/settings/SettingsException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/delete/DeleteMappingAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/range/date/DateRangeParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/info/NodesInfoResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/snapshots/Snapshot.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/template/get/GetIndexTemplatesAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/ordinals/SinglePackedOrdinals.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/index/fielddata/ordinals/SinglePackedOrdinals.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/engine/RecoveryCounter.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/routing/RoutingValidationException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/path/PathTrie.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/filter/FilterAggregationBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/terms/TermsFacetParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/admin/indices/exists/types/RestTypesExistsAction.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15365
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15369

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/FacetPhase.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/admin/cluster/snapshots/delete/RestDeleteSnapshotAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/SegmentReaderUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/logging/ESLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/util/AbstractArray.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/search/slowlog/ShardSlowLogSearchService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/search/aggregations/TransportAggregationModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/SimpleQueryStringFlag.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/PrefixQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/alias/Alias.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/template/put/PutIndexTemplateRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/get/GetFieldMappingsRequestBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/put/PutMappingRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/mapping/query/SimpleQueryStringFlag.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/support/replication/TransportIndexReplicationOperationAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/io/FileSystemUtils.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/blobstore/BlobMetaData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/rest/action/support/RestTable.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1 15371

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/transport/netty/MessageChannelHandler.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/routing/RoutingNodes.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/transport/TransportRequestOptions.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/action/ActionRequestValidationException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/status/IndicesStatusRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/upgrade/get/TransportUpgradeStatusAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/cluster/os/OsInfo.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/SpanNotQueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/NumericMetricsAggregator.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/monitor/network/NetworkStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/lucene/docset/OrDocIdSet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/percolator/PercolatorService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/TermQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/indexing/ShardIndexingService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/indexing/fieldcomparator/LongValuesComparatorSource.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/apache/lucene/queryparser/classic/ExistsFieldQueryExtension.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/support/values/ScriptLongValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/state/ClusterStateAction.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/shutdown/NodesShutdownRequest.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/geo/SpatialStrategy.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/xcontent/cbor/CborXContent.java
Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15372

* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/repositories/delete/DeleteRepositoryResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/termsstats/TermsStatsFacetBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/terms/longs/InternalLongTermsFacet.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/store/distributor/RandomWeightedDistributor.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/indices/stats/ShardStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/snapshots/status/SnapshotShardsStats.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/NoSuchNodeException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/metrics/percentiles/InternalPercentile.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/facet/Facets.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/fielddata/plain/BinaryDVAtomicFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/action/admin/cluster/node/hotthreads/NodesHotThreadsResponse.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/PreBuiltAnalyzerProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/analysis/AbstractTokenFilterFactory.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/SpanMultiTermQueryBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/aggregations/bucket/filters/FiltersAggregationBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/QueryFilterParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/search/suggest/DirectSpellcheckerSettings.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/common/geo/builders/MultiPointBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/QueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/regex/Regex.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/geo/GeoBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/common/GeoBuilders.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/query/QueryParser.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4.jar/org/elasticsearch/index/store/distributor/RandomWeightedDistributor.java
jar/org/elasticsearch/index/codec/postingsformat/PostingsFormatProvider.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/search/facet/histogram/HistogramScriptFacetBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/search/facet/query/QueryFacetBuilder.java
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jar/org/elasticsearch/action/admin/cluster/routing/allocation/allocator/ShardsAllocatorModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/script/groovy/GroovyScriptExecutionException.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/similarity/SimilarityLookupService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/fielddata/IndexNumericFieldData.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/action/admin/indices/mapping/put/PutMappingRequestBuilder.java
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jar/org/elasticsearch/transport/TransportStats.java
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jar/org/elasticsearch/index/fielddata/SortableLongBitsToNumericDoubleValues.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/store/support/AbstractIndexStore.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/action/admin/indices/validate/query/package-info.java
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/query/GeoDistanceFilterBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/similarity/SimilarityService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/gateway/AsyncShardFetch.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/index/similarity/SimilarityService.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/search/facet/query/QueryFacetBuilder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/cluster/routing/allocation/allocator/ShardsAllocatorModule.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
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jar/org/elasticsearch/index/fielddata/IndexNumericFieldData.java
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jar/org/elasticsearch/index/similarity/SimilarityService.java
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jar/org/elasticsearch/common/inject/AssistedInject.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/assistedinject/AssistedConstructors.java
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jar/org/elasticsearch/common/inject/assistedinject/AssistedInject.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
jar/org/elasticsearch/common/inject/assistedinject/AssistedInject.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-
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* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/jsr166e/DoubleAdder.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/jsr166e/LongMaxUpdater.java
* /opt/ws_local/PERMITS_SQL/1070544439_1594718962.95/0/elasticsearch-1-7-0-sources-4-jar/jsr166e/Striped64.java

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1.2276 spring-web-mvc 2.5.6.SEC03

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1.2279 api-ldap-extras-sp 1.0.0-M20

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   analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
   analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

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1.2297 python-jinja 2.10.1-2.el8_0

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1.2299 maven-plugin-registry 2.0.6

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1.2300 guava 20.0

1.2301 californium-core 1.0.5

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<!DOCTYPE html PUBLIC "-/W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml">
<head>
<meta http-equiv="Content-Type" content="text/html; charset=ISO-8859-1" />
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procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

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// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"
    URL string `json:"url,omitempty"
}

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1.2317 libxml 2.9.7-5.el8

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1.2318 commons-jelly-tags-fmt 1.0

1.2319 git 2.18.2-1.el8_1

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1.2324 python-requests 2.20.0-2.1.el8_1

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Other documentation files in the distribution are:

User documentation:
install.doc How to configure and install the IJG software.
usage.doc Usage instructions for cjpegs, djpegs, jpegtran, rdjpcms, and wrjpcms.
Table of contents:

- *.* Unix-style man pages for programs (same info as usage.doc).
- wizard.doc Advanced usage instructions for JPEG wizards only.
- change.log Version-to-version change highlights.

**Programmer and internal documentation:**

- libjpeg.doc How to use the JPEG library in your own programs.
- example.c Sample code for calling the JPEG library.
- structure.doc Overview of the JPEG library's internal structure.
- filelist.doc Road map of IJG files.
- coderules.doc Coding style rules --- please read if you contribute code.

Please read at least the files install.doc and usage.doc. Useful information can also be found in the JPEG FAQ (Frequently Asked Questions) article. See ARCHIVE LOCATIONS below to find out where to obtain the FAQ article.

If you want to understand how the JPEG code works, we suggest reading one or more of the REFERENCES, then looking at the documentation files (in roughly the order listed) before diving into the code.

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**OVERVIEW**

This package contains C software to implement JPEG image compression and decompression. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images. JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. For legal reasons, we are not distributing code for the arithmetic-coding variants of JPEG; see LEGAL ISSUES. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

We provide a set of library routines for reading and writing JPEG image files, plus two sample applications "cjpeg" and "djpeg", which use the library to perform conversion between JPEG and some other popular image file formats. The library is intended to be reused in other applications.

In order to support file conversion and viewing software, we have included considerable functionality beyond the bare JPEG coding/decoding capability:
for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application. We have also included "jpegtran", a utility for lossless transcoding between different JPEG processes, and "rdjpgcom" and "wrjpgcom", two simple applications for inserting and extracting textual comments in JFIF files.

The emphasis in designing this software has been on achieving portability and flexibility, while also making it fast enough to be useful. In particular, the software is not intended to be read as a tutorial on JPEG. (See the REFERENCES section for introductory material.) Rather, it is intended to be reliable, portable, industrial-strength code. We do not claim to have achieved that goal in every aspect of the software, but we strive for it.

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that you must include source code if you redistribute it. (See the file
ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part
of any program generated from the IJG code, this does not limit you more than
the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf.
It is copyright by the Free Software Foundation but is freely distributable.
The same holds for its supporting scripts (config.guess, config.sub,
ltdconfig, ltdmain.sh). Another support script, install-sh, is copyright
by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by
patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot
legally be used without obtaining one or more licenses. For this reason,
support for arithmetic coding has been removed from the free JPEG software.
(Since arithmetic coding provides only a marginal gain over the unpatented
Huffman mode, it is unlikely that very many implementations will support it.)
So far as we are aware, there are no patent restrictions on the remaining
code.

The IJG distribution formerly included code to read and write GIF files.
To avoid entanglement with the Unisys LZW patent, GIF reading support has
been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that
"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

REFERENCES
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We highly recommend reading one or more of these references before trying to understand the inards of the JPEG software.

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44. (Adjacent articles in that issue discuss MPEG motion picture compression, applications of JPEG, and related topics.) If you don't have the CACM issue handy, a PostScript file containing a revised version of Wallace's article is available at ftp://ftp.uu.net/graphics/jpeg/wallace.ps.gz. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

A somewhat less technical, more leisurely introduction to JPEG can be found in "The Data Compression Book" by Mark Nelson and Jean-loup Gailly, published by M&T Books (New York), 2nd ed. 1996, ISBN 1-55851-434-1. This book provides good explanations and example C code for a multitude of compression methods including JPEG. It is an excellent source if you are comfortable reading C code but don't know much about data compression in general. The book's JPEG sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...


The JPEG standard itself is not available electronically; you must order a paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead;
it's much cheaper and includes a great deal of useful explanatory material.)
In the USA, copies of the standard may be ordered from ANSI Sales at (212)
642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI
doesn't take credit card orders, but Global does.) It's not cheap: as of
1992, ANSI was charging $95 for Part 1 and $47 for Part 2, plus 7%
shipping/handling. The standard is divided into two parts, Part 1 being the
actual specification, while Part 2 covers compliance testing methods. Part 1
is titled "Digital Compression and Coding of Continuous-tone Still Images,
Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS
10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of
Continuous-tone Still Images, Part 2: Compliance testing" and has document

Some extensions to the original JPEG standard are defined in JPEG Part 3,
a newer ISO standard numbered ISO/IEC IS 10918-3 and ITU-T T.84. IJG
currently does not support any Part 3 extensions.

The JPEG standard does not specify all details of an interchangeable file
format. For the omitted details we follow the "JFIF" conventions, revision
1.02. A copy of the JFIF spec is available from:
Literature Department
C-Cube Microsystems, Inc.
1778 McCarthy Blvd.
Milpitas, CA 95035
phone (408) 944-6300, fax (408) 944-6314
A PostScript version of this document is available by FTP at
ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz. There is also a plain text
version at ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz, but it is missing
the figures.

The TIFF 6.0 file format specification can be obtained by FTP from
found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems.
IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6).
Instead, we recommend the JPEG design proposed by TIFF Technical Note #2
(Compression tag 7). Copies of this Note can be obtained from ftp.sgi.com or
from ftp://ftp.uu.net/graphics/jpeg/. It is expected that the next revision
of the TIFF spec will replace the 6.0 JPEG design with the Note's design.
Although IJG's own code does not support TIFF/JPEG, the free libtiff library
uses our library to implement TIFF/JPEG per the Note. libtiff is available

ARCHIVE LOCATIONS
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The "official" archive site for this software is ftp.uu.net (Internet
address 192.48.96.9). The most recent released version can always be found
there in directory graphics/jpeg. This particular version will be archived as ftp://ftp.uu.net/graphics/jpeg/jpegsrc.v6b.tar.gz. If you don't have direct Internet access, UUNET's archives are also available via UUCP; contact help@uunet.uu.net for information on retrieving files that way.

Numerous Internet sites maintain copies of the UUNET files. However, only ftp.uu.net is guaranteed to have the latest official version.

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/), or on CompuServe in the Graphics Support forum (GO CIS:GRAPHSUP), library 12 "JPEG Tools". Again, these versions may sometimes lag behind the ftp.uu.net release.

The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups comp.graphics.misc, news.answers, and other groups. It is available on the World Wide Web at http://www.faqs.org/faqs/jpeg-faq/ and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/.

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send usenet/news.answers/jpeg-faq/part2

RELATED SOFTWARE
================

Numerous viewing and image manipulation programs now support JPEG. (Quite a few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBMPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites, notably ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/.

Unfortunately PBMPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

A different free JPEG implementation, written by the PVRG group at Stanford, is available from ftp://havefun.stanford.edu/pub/jpeg/. This program is designed for research and experimentation rather than production use; it is slower, harder to use, and less portable than the IJG code, but it
is easier to read and modify. Also, the PVRG code supports lossless JPEG, which we do not. (On the other hand, it doesn't do progressive JPEG.)

FILE FORMAT WARS
================

Some JPEG programs produce files that are not compatible with our library. The root of the problem is that the ISO JPEG committee failed to specify a concrete file format. Some vendors "filled in the blanks" on their own, creating proprietary formats that no one else could read. (For example, none of the early commercial JPEG implementations for the Macintosh were able to exchange compressed files.)

The file format we have adopted is called JFIF (see REFERENCES). This format has been agreed to by a number of major commercial JPEG vendors, and it has become the de facto standard. JFIF is a minimal or "low end" representation. We recommend the use of TIFF/JPEG (TIFF revision 6.0 as modified by TIFF Technical Note #2) for "high end" applications that need to record a lot of additional data about an image. TIFF/JPEG is fairly new and not yet widely supported, unfortunately.

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an official standard rather than an informal one. At this point it is unclear whether SPIFF will supersede JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

Various proprietary file formats incorporating JPEG compression also exist. We have little or no sympathy for the existence of these formats. Indeed, one of the original reasons for developing this free software was to help force convergence on common, open format standards for JPEG files. Don't use a proprietary file format!

TO DO
=====

The major thrust for v7 will probably be improvement of visual quality. The current method for scaling the quantization tables is known not to be very good at low Q values. We also intend to investigate block boundary smoothing, "poor man's variable quantization", and other means of improving quality-vs-file-size performance without sacrificing compatibility.
In future versions, we are considering supporting some of the upcoming JPEG Part 3 extensions --- principally, variable quantization and the SPIFF file format.

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to jpeg-info@uunet.uu.net.

1.2338 pcre 8.42
1.2338.1 Available under license :

PCRE LICENCE
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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.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS
-----------------------------

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

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PCRE JUST-IN-TIME COMPILATION SUPPORT
----------------------------------------

Written by: Zoltan Herczeg
STACK-LESS JUST-IN-TIME COMPILER

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THE C++ WRAPPER FUNCTIONS

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1.2339 cucumber-reporting 3.19.0

1.2340 asm 4.0
 Open Source Used In Cisco Policy Suite (CPS) Software 21.1  15871

1.2341 eclipse-ui 1.2.100.I20110511-0800

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1.2342 simpleclient 0.6.0

1.2343 json-smart 2.2.1

1.2344 system-api 1.1.0

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1.2345 jettison 1.2

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1.2349 client-java-api 5.0.0

1.2350 netty 3.5.7.Final
1.2350.1 Available under license:

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1.2351 commons-daemon 1.0.15

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  jar/javax/validation/bootstrap/package-info.java
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  jar/javax/validation/constraints/package-info.java
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1.2355 jackson-databind 2.7.7

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1.2357 dropwizard-servlets 0.9.2

1.2358 cucumber-jvm-deps 1.0.5

1.2359 maven-plugin-api 3.6.1

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1.2360 maven-plugin-api 3.1.0

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jar/io/kubernetes/client/util/KubeConfig.java
* /opt/cola/permits/1110946694_1606874557.49/0/client-java-6-0-1-sources-
  jar/io/kubernetes/client/util/Config.java
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1.2362 maven-plugin-parameter-documenter

2.0.6

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1.2372 jetty-servlet 8.1.10.v20130312

1.2373 plexus-classworlds 1.1

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/*
$Id: RealmClassLoader.java 114 2005-07-03 15:21:02Z jvanzyl $

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/*/ $Id: DuplicateRealmException.java 78 2004-07-01 13:59:13Z jvanzy1 $

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$Id: UberJarRealmClassLoader.java 112 2004-11-03 17:37:23Z mhw $

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/*/ $Id: EmbeddedLauncher.java 78 2004-07-01 13:59:13Z jvanzy $

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$Id: Launcher.java 108 2004-11-02 18:41:08Z mhw $

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$Id: ConfigurationException.java 78 2004-07-01 13:59:13Z jvanzy1 $

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jar/org/codehaus/classworlds/uberjar/protocol/jar/Handler.java
No license file was found, but licenses were detected in source scan.

/*
$Id: ClassRealm.java 94 2004-08-09 22:00:16Z jvanzyl $

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/*
$Id: Entry.java 89 2004-07-18 00:40:00Z dandiep$

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$Id: Bootstrapper.java 78 2004-07-01 13:59:13Z jvanzyl $

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* /opt/ws_local/PERMITS_SQL/1072851955_1595209781.4/0/classworlds-1-1-sources-1-
jar/org/codehaus/classworlds/uberjar/boot/Bootstrapper.java

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$Id: DefaultClassRealm.java 94 2004-08-09 22:00:16Z jvanzy1 $

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$Id: JarUrlConnection.java 78 2004-07-01 13:59:13Z jvanzyl $

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* /opt/ws_local/PERMITS_SQL/1072851955_1595209781.4/0/classworlds-1-1-sources-1-
jar/org/codehaus/classworlds/uberjar/protocol/jar/JarUrlConnection.java
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/*
$Id: Configurator.java 108 2004-11-02 18:41:08Z mhw $

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  jar/org/codehaus/classworlds/Configurator.java

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1.2377 simpleclient-servlet 0.6.0

1.2378 eclipse-sisu-plexus 0.3.3
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1.2379 unzip 6.0-41.el8
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- - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - - -
There are currently two explicit copyrights on portions of UnZip code (at least, of which Info-ZIP is aware):
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The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete core code is now covered by the Info-ZIP Licence. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program. For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

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  *
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*
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* 
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"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

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-----

The remaining code was written by many people associated with the
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Greg Roelofs (overall program logic, ZipInfo, unshrink, filename
mapping/portability, etc.), Mark Adler (inflate, explode, funzip),
Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine
Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows
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1.2380 plexus-compiler-api 1.8.1

1.2381 maven-reporting-api 2.0.9

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1.2382 plexus-component-annotations 1.7

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compiler/cpp/src/generate/t_st_generator.cc
compiler/cpp/src/generate/t_xsd_generator.cc
compiler/cpp/src/main.cc
compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/thriftl.II
compiler/cpp/src/thrifty.yy
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
lib/csharp/src/Protocol/TLList.cs
lib/csharp/src/Protocol/TMap.cs
lib/csharp/src/Protocol/TMessage.cs
lib/csharp/src/Protocol/TMessageType.cs
lib/csharp/src/Protocol/TProtocol.cs
lib/csharp/src/Protocol/TProtocolException.cs
lib/csharp/src/Protocol/TProtocolFactory.cs
lib/csharp/src/Protocol/TProtocolUtil.cs
lib/csharp/src/Protocol/TSet.cs
lib/csharp/src/Protocol/TStruct.cs
lib/csharp/src/Protocol/TTType.cs
lib/csharp/src/Server/TServer.cs
lib/csharp/src/Server/TSimpleServer.cs
lib/csharp/src/Server/TTThreadPoolServer.cs
lib/csharp/src/TApplicationException.cs
lib/csharp/src/Thrift.csproj
lib/csharp/src/Thrift.sln
lib/csharp/src/TProcessor.cs
lib/csharp/src/Transport/TServerSocket.cs
lib/csharp/src/Transport/TServerTransport.cs
lib/csharp/src/Transport/TSocket.cs
lib/csharp/src/Transport/TStreamTransport.cs
lib/csharp/src/Transport/TTTransport.cs
lib/csharp/src/Transport/TTTransportException.cs
lib/csharp/src/Transport/TTTransportFactory.cs
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1.2386 junit 4.11

1.2387 error_prone_annotations 2.2.0

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jar/com/google/errorprone/annotations/CanIgnoreReturnValue.java  
* /opt/cola/permits/1028387514_1607186847.25/0/error-prone-annotations-2-2-0-sources-2-jar/com/google/errorprone/annotations/CompileTimeConstant.java  
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jar/org/eclipse/jgit/errors/MissingObjectException.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1.jar/org/eclipse/jgit/transport/RemoteSession.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1-jar/org/eclipse/jgit/lib/ConfigLine.java

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  jar/org/eclipse/jgit/lib/UserConfig.java

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jar/org/eclipse/jgit/errors/RepositoryNotFoundException.java
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ar/jar/org/eclipse/jgit/util/io/MessageWriter.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
ar/jar/org/eclipse/jgit/transport/resolver/ServiceNotEnabledException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
ar/jar/org/eclipse/jgit/util/io/DisabledOutputStream.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
ar/jar/org/eclipse/jgit/transport/resolver/ReceivePackFactory.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
ar/jar/org/eclipse/jgit/transport/resolver/RepositoryResolver.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
  jar/org/eclipse/jgit/revplot/AbstractPlotRenderer.java

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  jar/org/eclipse/jgit/util/io/TeeInputStream.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1-
  jar/org/eclipse/jgit/lib/RefDatabase.java

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  jar/org/eclipse/jgit/merge/ThreeWayMerger.java

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  jar/org/eclipse/jgit/events/RefsChangedListener.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5-0-201409260305-r-sources-1-
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/**
 * Fetch objects we don't have but that are reachable from advertised refs.
 * <p>
 * Only one call per connection is allowed. Subsequent calls will result in
 * {@link TransportException}.  
 * </p>
 * <p>
 * Implementations are free to use network connections as necessary to
 * efficiently (for both client and server) transfer objects from the remote
 * repository into this repository. When possible implementations should
 * avoid replacing/overwriting/duplicating an object already available in
 * the local destination repository. Locally available objects and packs
 * should always be preferred over remotely available objects and packs.
 * {@link Transport#isFetchThin()} should be honored if applicable.
 * </p>
 *
 * @param monitor
 *    progress monitor to inform the end-user about the amount of
 *    work completed, or to indicate cancellation. Implementations
 *    should poll the monitor at regular intervals to look for
 *    cancellation requests from the user.
 *
 * @param want
 *    one or more refs advertised by this connection that the caller
 *    wants to store locally.
 *
 * @param have
 *    additional objects known to exist in the destination
 *    repository, especially if they aren't yet reachable by the ref
* database. Connections should take this set as an addition to
* what is reachable through all Refs, not in replace of it.
* @throws TransportException
* objects could not be copied due to a network failure,
* protocol error, or error on remote side, or connection was
* already used for fetch.
*/

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/DepthWalk.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
  jar/org/eclipse/jgit/merge/StrategyOneSided.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/transport/BundleWriter.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/transport/UploadPack.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/transport/ReceivePack.java

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  /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
  jar/org/eclipse/jgit/api/StashCreateCommand.java
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 *
 * @author Robert Harder
 * @author rob@iharder.net
 * @version 2.1, stripped to minimum feature set used by JGit.
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1.jar/org/eclipse/jgit/util/io/TimeoutInputStream.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1.jar/org/eclipse/jgit/util/io/UnionInputStream.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/transport/PostReceiveHook.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/treewalk/NameConflictTreeWalk.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/patch/CombinedHunkHeader.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/patch/CombinedFileHeader.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/dircache/InvalidPathException.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/internal/storage/pack/PackExt.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/api/NameRevCommand.java

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@since 3.3
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/transport/TcpTransport.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/submodule/SubmoduleWalk.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/api/SubmoduleUpdateCommand.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/merge/MergeFormatter.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/merge/MergeResult.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5-0-201409260305-r-sources-1-
jar/org/eclipse/jgit/transport/ChainingCredentialsProvider.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5-0-201409260305-r-sources-1-
  jar/org/eclipse/jgit/api/errors/PatchFormatException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5-0-201409260305-r-sources-1-
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jar/org/eclipse/jgit/errors/IllegalTodoFileModification.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
jar/org/eclipse/jgit/lib/RebaseTodoFile.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
jar/org/eclipse/jgit/errors/NoMergeBaseException.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/internal/storage/file/RefDirectory.java

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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/internal/storage/pack/PackWriter.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/internal/storage/pack/ObjectToPack.java

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jar/org/eclipse/jgit/revwalk/filter/MaxCountRevFilter.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
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jar/org/eclipse/jgit/lib/ReflogReader.java
*/opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/api/errors/RefAlreadyExistsException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/api/errors/RefNotFoundException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/api/errors/CannotDeleteCurrentBranchException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/api/errors/UnmergedPathsException.java

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jar/org/eclipse/jgit/lib/RepositoryBuilder.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/notes/NonNoteEntry.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/notes/ObjectReuseAsIs.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/notes/NonNoteEntry.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/notes/ObjectReuseAsIs.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-jar/org/eclipse/jgit/notes/NonNoteEntry.java
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jar/org/eclipse/jgit/treewalk/AbstractTreeIterator.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1-
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5.0-201409260305-r-sources-1-jar/org/eclipse/jgit/revwalk/merge/MergeBaseGenerator.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revplot/PlotLane.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/RevFlag.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/RevFlagSet.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/EndGenerator.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/TopoSortGenerator.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/filter/AuthorRevFilter.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/filter/RevFilter.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/DelayRevQueue.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/PendingGenerator.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/Filter/PatternMatchRevFilter.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/util/CachedAuthenticator.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/errors/StopWalkException.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/util/FS_Win32.java
* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3-5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/revwalk/Filter/PatternMatchRevFilter.java
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* /opt/ws_local/PERMITS_SQL/1094517712_1601236108.23/0/org-eclipse-jgit-3.5-0-201409260305-r-sources-1.jar/org/eclipse/jgit/util/RawParseUtils.java

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* /opt/ws_local/PERMITS_SQL/1033345304_1593689935.52/0/khronosgroup-glslang-6-2-2596-0-gac37079-target/KhronosGroup-glslang-5798d23/hlsl/hlslTokens.h
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JTidy (r938)
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Java HTML Tidy - JTidy
HTML parser and pretty printer

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Convert JMX files so Java can read them on OpenVMS

Usage:

CONVERT/FDL=CONVERTJMX input.jmx output.jmx

1.2407 maven-plugin-annotations 3.1

1.2407.1 Available under license:

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