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* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/DB.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/DB.java
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jar/com/mongodb/DBCursor.java
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* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/BulkWriteOperation.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/LazyDBList.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/client/model/DBCollectionUpdateOptions.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/org/bson/BasicBSONDecoder.java
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* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-jar/com/mongodb/BulkWriteRequestBuilder.java
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* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1.jar/com/mongodb/client/ChangeStreamIterable.java

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* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-
jar/com/mongodb/client/jndi/package-info.java
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  jar/com/mongodb/OperationExecutor.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-
  jar/com/mongodb/util/JSONSerializers.java
* /opt/cola/permits/1136016891_1613654529.94/0/mongodb-driver-3-6-4-sources-1-
  jar/org/bson/types/StringRangeSet.java

1.2 profiler 1.0.2

1.3 jackson 2.12.1
1.3.1 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.

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1.6 jetty-security 9.4.18.v20190429

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

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

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  * org.eclipse.jetty.orbit:javax.mail.glassfish

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Oracle

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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

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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

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OW2

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

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Apache

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

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MortBay

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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

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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.7 jsr305 3.0.2

1.8 metrics-health-checks 4.1.0

1.9 java-jwt 3.9.0
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1.10 aspect-j 1.8.13
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 * Adrian ColyerInitial implementation
 * *******************************************************************/

package org.aspectj.internal.lang.annotation;

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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/ByteCodec.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/ShortCodec.java

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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/AbstractBsonReader.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonReader.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/FloatCodec.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/ByteCodec.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ShellRegularExpressionConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/JsonNullConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ExtendedJsonInt32Converter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ShellUndefinedConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ShellDateTimeConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/JsonStringConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/RelaxedExtendedJsonInt64Converter.java
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jar/org/bson/json/ShellTimestampConverter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ShellMaxKeyConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/JsonJavaScriptConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ExtendedJsonMinKeyConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ExtendedJsonObjectIdConverter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ShellDecimal128Converter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/RelaxedExtendedJsonDateTimeConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ExtendedJsonDateTimeConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/StrictCharacterStreamWriterSettings.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/ExtendedJsonMaxKeyConverter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/RelaxedExtendedJsonDoubleConverter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonBinaryWriter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonDocumentWriter.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonType.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonValue.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonWriter.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/configuration/CodecConfigurationException.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/diagnostics/Loggers.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pojo/PropertyCodecRegistryImpl.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pojo/EnumPropertyCodecProvider.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pojo/FallbackPropertyCodecProvider.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pojo/ConventionUseGettersAsSettersImpl.java

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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/ByteBufNIO.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonInt64.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonJavaScript.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonBinary.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonMaxKey.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonObjectId.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/BsonArray.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pjo/InstanceCreator.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pjo/Conventions.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pjo/Convention.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pjo/PropertyMetadata.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pjo/PropertyAccessor.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/pojo/PropertyCodecRegistry.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/SymbolCodec.java
* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/BooleanCodec.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/io/package-info.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/codecs/IterableCodec.java
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jar/org/bson/codecs/BsonUndefinedCodec.java
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jar/org/bson/codecs/configuration/package-info.java
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* /opt/cola/permits/1136016826_1613654489.27/0/bson-3-6-4-sources-1-jar/org/bson/json/JsonWriter.java

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

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

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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

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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

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OW2

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

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Apache

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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

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1.17 jersey-common 2.28

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Manifest-Version: 1.0
Implementation-Title: Netty/Codec/HTTP
Bundle-Description: Netty is an asynchronous event-driven network application framework for rapid development of maintainable high performance protocol servers and clients.
Automatic-Module-Name: io.netty.codec.http
Bundle-License: https://www.apache.org/licenses/LICENSE-2.0
Bundle-SymbolicName: io.netty.codec-http
Implementation-Version: 4.1.59.Final
Built-By: root
Bnd-LastModified: 1612782463718
Bundle-ManifestVersion: 2
Implementation-Vendor-Id: io.netty
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Import-Package: com.jcraft.jzlib;resolution:=optional,io.netty.buffer;version="[4.1.5)",io.netty.channel;version="[4.1.5)",io.netty.channel.embedded;version="[4.1.5)",io.netty.handler.codec.io.netty.handler.codec.base64;version="[4.1.5)",io.netty.handler.codec.compression;version="[4.1.5)",io.netty.handler.ssl;version="[4.1.5)",io.netty.handler.stream;version="[4.1.5)",io.netty.util;version="[4.1.5)",io.netty.u
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Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.6))"

Tool: Bnd-2.4.1.201501161923

Implementation-Vendor: The Netty Project


Bundle-Name: Netty/Codec/HTTP

Bundle-Version: 4.1.59.Final

Build-Jdk: 1.8.0_252

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

The following artifacts are EPL and ASL2.
* 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 GPLv2 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

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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

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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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1.20 websocket-common 9.4.18.v20190429

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

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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.
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org.mortbay.jasper:apache-jsp
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org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
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1.24 opentracing-noop 0.31.0

1.25 jackson-jaxrs-base 2.9.9
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1.26 jedis 3.1.0

1.27 swagger-core 1.5.0

1.28 mime-pull 1.9.11
1.29 jetty-io 9.4.18.v20190429

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

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

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* org.eclipse.jetty.orbit:javax.mail.glassfish

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Oracle

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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

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

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Apache

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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
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org.apache.tomcat:tomcat-jasper-el
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https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html

org.eclipse.jetty.toolchain:jetty-schemas

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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerMonitorListener.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerOpeningEvent.java
*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerHeartbeatStartedEvent.java
*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerHeartbeatFailedEvent.java
*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerDescriptionChangedEvent.java
*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerListener.java
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*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/ExponentiallyWeightedMovingAverage.java
*/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/CountOptions.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/selector/ReadPreferenceServerSelector.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/geojson/MultiPoint.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/geojson/codecs/GeoJsonCodecProvider.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/geojson/Position.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/geojson/codecs/package-info.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/binding/AsyncSingleConnectionReadBinding.java
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/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/CursorType.java
/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/MongoNotPrimaryException.java
/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/MongoWriteConcernException.java
/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/binding/AbstractReferenceCounted.java
/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/DefaultAuthenticator.java
/opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/CursorType.java
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  jar/com/mongodb/DocumentToDBRefTransformer.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/operation/OperationExecutor.java

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  jar/com/mongodb/connection/MessageHeader.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/connection/CompressedHeader.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-

jar/com/mongodb/client/model/Sorts.java
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jar/com/mongodb/MongoGridFSException.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
jar/com/mongodb/client/gridfs/model/GridFSS options.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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  jar/com/mongodb/connection/Stream.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/client/model/UpdateOneModel.java
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  jar/com/mongodb/ReadPreference.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/operation/FindAndReplaceOperation.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/management/NullMBeanServer.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/operation/WriteOperation.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/CommandResultCallback.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/selector/ServerSelector.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/AsynchronousSocketChannelStream.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/InternalConnection.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/operation/GroupOperation.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/ClusterConnectionMode.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/diagnostics/logging/JULLogger.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/DeleteManyModel.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/ClusterId.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/operation/AsyncOperationExecutor.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/ResponseBuffers.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/BulkWriteOptions.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/UpdateManyModel.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/operation/CountOperation.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/Cluster.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/selector/package-info.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/binding/SingleServerBinding.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/internal/async/ErrorHandlingResultCallback.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/InternalConnectionInitializer.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/operation/MapReduceStatistics.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/BaseQueryMessage.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/MongoWaitQueueFullException.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/binding/AsyncClusterBinding.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/internal/connection/Pool.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/bulk/BulkWriteError.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/ClusterSettings.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/CreateCollectionOptions.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/ServerMonitorFactory.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/binding/AsyncConnectionSource.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/ServerCursor.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/WriteConcernException.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/binding/AsyncReadBinding.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/client/model/RenameCollectionOptions.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/operation/MapReduceInlineResultsCursor.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/Server.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1.jar/com/mongodb/connection/DeleteOperation.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/management/ConnectionPoolStatisticsMBean.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/bulk/InsertRequest.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/client/model/InsertManyOptions.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/operation/AggregateOperation.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/selector/LatencyMinimizingServerSelector.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/MongoInterruptedException.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/link/mongoSocket/MongoSocketClosedException.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/connection/InternalConnectionFactory.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/connection/ConnectionPoolStatisticsMBean.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/selector/LatencyMinimizingServerSelector.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ServerHeartbeatSucceededEvent.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/Field.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/operation/AsyncSingleBatchQueryCursor.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/BucketGranularity.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/Facet.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/BucketAutoOptions.java

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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/DefaultServerMonitor.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/ConnectionMessagesSentEvent.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/DefaultClusterableServerFactory.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/SingleServerCluster.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/ChangeEvent.java
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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/connection/UpdateProtocol.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
  jar/com/mongodb/connection/GetMoreProtocol.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-
jar/com/mongodb/ErrorCategory.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/QueryProtocol.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/RequestMessage.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/KillCursorsMessage.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/ProtocolHelper.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/connection/InsertProtocol.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/FindOneAndDeleteOptions.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/WriteProtocol.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/netty/NettyByteBuf.java

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* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/CommandListener.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/BuildersHelper.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/geojson/codecs/MultiLineStringCodec.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/Accumulators.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/client/model/geojson/MultiPolygon.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/CommandEvent.java
* /opt/cola/permits/1136016873_1613654496.91/0/mongodb-driver-core-3-6-4-sources-1-jar/com/mongodb/event/CommandSucceededEvent.java
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1.32 swagger-jersey2-jaxrs 1.5.0

1.33 log4j-slf4j-impl 2.14.0

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1.34 reflections 0.9.10

1.35 gson 2.8.2

1.36 swagger-annotations 1.5.0

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```java
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/swagger-api/swagger-spec/blob/master/versions/2.0.md#licenseObject
 * @since 1.5.0
 */

@Target(ElementType.ANNOTATION_TYPE)
```

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 */
```
@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 "";
}

1.37 stax 4.1

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1.38 metrics-jvm 4.1.0

1.39 woodstox-core-asl 4.4.1
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  jar/com/ctc/wstx/sax/WstxSAXParserFactory.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/sax/SAXProperty.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/sax/WstxSAXParser.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/sax/WrappedSaxException.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/sax/SAXFeature.java

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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
  jar/com/ctc/wstx/dtd/FullDTDDReader.java
* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
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jar/com/ctc/wstx/stax/WstxInputFactory.java

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* /opt/cola/permits/1135936598_1613638434.54/0/woodstox-core-asl-4-0-11-sources-3-
1.40 failureaccess 1.0.1

1.41 netty-buffer 4.1.59.Final

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* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-jar/io/netty/buffer/UnpooledUnsafeHeapByteBuf.java
* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-jar/io/netty/buffer/UnpooledUnsafeSwappedByteBuf.java
* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-jar/io/netty/buffer/PoolChunkMetric.java
* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-jar/io/netty/buffer/PoolArenaMetric.java
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* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-jar/io/netty/buffer/PoolSubpageMetric.java
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  jar/io/netty/buffer/ByteBufAllocatorMetricProvider.java
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jar/io/netty/buffer/UnpooledUnsafeNoCleanerDirectByteBuf.java
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jar/io/netty/buffer/AbstractPooledDerivedByteBuf.java
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jar/io/netty/buffer/EmptyByteBuf.java
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jar/io/netty/buffer/AbstractReferenceCountedByteBuf.java
* /opt/cola/permits/1136334257_1613745086.69/0/netty-buffer-4-1-59-final-sources-
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1.44 netty-codec-socks 4.1.49.Final

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* /opt/ws_local/PERMITS_SQL/1068497245_1594417766.44/0/netty-codec-socks-4-1-49-final-sources-1-jar/io/netty/handler/codec/socks/SocksRequestType.java
* /opt/ws_local/PERMITS_SQL/1068497245_1594417766.44/0/netty-codec-socks-4-1-49-final-sources-1-jar/io/netty/handler/codec/socks/SocksAddressType.java

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* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Instanceof.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Array.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/InvokeInterface.java
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1.46 jersey-entity-filtering 2.28

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1.51 jetty-servlet 9.4.18.v20190429

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Eclipse

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

The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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

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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

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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

------

MortBay

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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

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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.52 jul-to-slf4j 1.7.26

1.53 jaeger-thrift 0.27.0
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jar/reactor/core/publisher/FluxRetryWhen.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/scheduler/ReactorThreadFactory.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoUsingWhen.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxMergeOrdered.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/Traces.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/GroupedLiftFuseable.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/GroupedLift.java
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*/opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/o/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxDelaySequence.java

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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoDeferWithContext.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/ParallelDoOnEach.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/InternalFluxOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/OptimizableOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/InternalConnectableFluxOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/scheduler/ReactorBlockHoundIntegration.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/ContextTrackingFunctionWrapper.java

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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/BlockingSingleSubscriber.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxSkip.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoSource.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoTakeUntilOther.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxAutoConnect.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/util/function/Tuple3.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxRefCount.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxSubscribeOnCallable.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxRepeatWhen.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoRepeatWhen.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoSingle.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/scheduler/WorkerTask.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxPeekFuseable.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxDoFinally.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/ParallelThen.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxDistinctUntilChanged.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoPeek.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoMap.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxFromMonoOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxSample.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxName.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxDelaySubscription.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxSubscribeOn.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/util/Logger.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/FluxSink.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/scheduler/Schedulers.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoDematerialize.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-jar/reactor/core/publisher/MonoReduce.java

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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/ParallelArraySource.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/util/function/Tuple5.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/scheduler/ParallelScheduler.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoCount.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoName.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoCallable.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/BlockingLastSubscriber.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoNext.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoRetry.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/FluxOnAssembly.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/FluxMergeSequential.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoFromFluxOperator.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/FluxJust.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/scheduler/ExecutorServiceWorker.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/FluxRefCountGrace.java
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* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoSubscriber.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoSupplier.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/MonoSequenceEqual.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/FluxMapFuseable.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1.jar/reactor/core/publisher/ParallelFluxName.java
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  jar/reactor/core/publisher/FluxDoFirstFuseable.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-
  jar/reactor/core/publisher/MonoDoFirst.java
* /opt/ws_local/PERMITS_SQL/1068232327_1594323982.19/0/reactor-core-3-3-5-release-sources-1-
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1.56 rsocket-core 1.0.0-RC7

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* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/queues/MpscUnboundedArrayQueue.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/queues/IndexedQueueSizeUtil.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/queues/BaseLinkedQueue.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/util/InternalAPI.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/queues/MessagePassingQueue.java
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* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/queues/CircularArrayOffsetCalculator.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/internal/jctools/util/Pow2.java
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jar/io/rsocket/internal/jctools/queues/LinkedQueueNode.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/internal/jctools/queues/QueueProgressIndicators.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/core/ReconnectMono.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/ApplicationErrorException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/CanceledException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/CustomRSocketException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/lease/RangeUtil.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/plugins/InterceptorRegistry.java
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arjaro/rsocket/lease/MissingLeaseException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/RejectedSetupException.java
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arjaro/rsocket/exceptions/ApplicationErrorException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/InvalidSetupException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/core/ServerSetup.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/plugins/InterceptorRegistry.java
* /opt/cola/permits/1103764636_1604518270.78/0/rssocket-core-1-0-0-rc7-sources-
arjaro/rsocket/exceptions/SetupException.java
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* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/exceptions/RejectedResumeException.java
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* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/exceptions/ConnectionCloseException.java
* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/exceptions/UnsupportedSetupException.java
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* /opt/cola/permits/1103764636_1604518270.78/0/rsocket-core-1-0-0-rc7-sources-jar/io/rsocket/exceptions/RSocketErrorException.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.
 */
* `{@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)
* </pre>

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

* 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</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 <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" |
  * +--------+----------------+      +--------+----------------+
  * </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.

* **<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>**

* 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
  *
  * 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" |
  * +----------+----------+----------------+      +----------+----------+----------------+
* \textbf{lengthAdjustment} = 2 (\textit{= the length of Header 1})
* \texttt{initialBytesToStrip} = 0

* \textbf{BEFORE DECODE (17 bytes)} \hspace{2cm} \textbf{AFTER DECODE (17 bytes)}
* +----------+----------+----------------+      +----------+----------+----------------+
* |  Length  | Header 1 | Actual Content |----->|  Length  | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE  | "HELLO, WORLD" |      | 0x00000C | 0xCAFE  | "HELLO, WORLD" |
* +----------+----------+----------------+      +----------+----------+----------------+

* \textbf{h3} 2 bytes length field at offset 1 in the middle of 4 bytes header,
* \hspace{1cm} 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 \texttt{lengthFieldOffset} and the extra
* header affects the \texttt{lengthAdjustment}. We also specified a non-zero
* \texttt{initialBytesToStrip} 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 \texttt{0} for \texttt{initialBytesToSkip}.
* \texttt{pre}
* \hspace{1cm} \texttt{lengthFieldOffset} = 1 (\textit{= the length of HDR1})
* \hspace{1cm} \texttt{lengthFieldLength} = 2
* \hspace{1cm} \texttt{lengthAdjustment} = 1 (\textit{= the length of HDR2})
* \hspace{1cm} \texttt{initialBytesToStrip} = 3 (\textit{= the length of HDR1 + LEN})

* \textbf{BEFORE DECODE (16 bytes)} \hspace{2cm} \textbf{AFTER DECODE (13 bytes)}
* +------|--------|------+----------------+      +------|----------------+
* | HDR1 | Length | HDR2 | Actual Content |----->| HDR2 | Actual Content |
* | 0xCA | 0x000C | 0xFE | "HELLO, WORLD" |      | 0xFE | "HELLO, WORLD" |
* +------|--------|------+----------------+      +------|----------------+

* \textbf{h3} 2 bytes length field at offset 1 in the middle of 4 bytes header,
* \hspace{1cm} strip the first header field and the length field, the length field
* \hspace{1cm} 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 \texttt{lengthAdjustment}.
* 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.
* \texttt{pre}
* \hspace{1cm} \texttt{lengthFieldOffset} = 1
* \hspace{1cm} \texttt{lengthFieldLength} = 2
* \hspace{1cm} \texttt{lengthAdjustment} = -3 (\textit{= the length of HDR1 + LEN, negative})
* \hspace{1cm} \texttt{initialBytesToStrip} = 3
**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/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io/netty/handler/codec/LengthFieldBasedFrameDecoder.java

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**
* Enumeration of supported Base64 dialects.
* <p>
* The internal lookup tables in this class has been derived from
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* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
  jar/io/netty/handler/codec/compression/Crc32c.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
  jar/io/netty/handler/codec/xml/XmlFrameDecoder.java
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  jar/io/netty/handler/codec/protobuf/ProtobufEncoderNano.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
  jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
  jar/io/netty/handler/codec/protobuf/ProtobufDecoder.java

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* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io.netty.handler.codec/protonbuf/ProtobufVarint32FrameDecoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io.netty.handler.codec/ProtocolDetectionResult.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io.netty.handler.codec/ProtocolDetectionState.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io.netty.handler.codec/protonbuf/ProtobufDecoderNano.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-jar/io.netty.handler.codec/HeadersUtils.java

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 * Utility class for {@link ByteBuf} that encodes and decodes to and from
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 * <p>
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jar/io/netty/handler/codec/compression/Bzip2Encoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/codec/json/JsonObjectDecoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/codec/compression/LzmaFrameEncoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/codec/compression/LzfEncoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/code/compression/FastLz.java
* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/code/compression/SnappyFramedEncoder.java
* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/code/compression/Lz4FrameEncoder.java
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jar/io/netty/handler/code/compression/Bzip2BlockCompressor.java
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jar/io/netty/handler/code/compression/Bzip2MoveToFrontTable.java
* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/code/MessageAggregationException.java
* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
jar/io/netty/handler/code/Bzip2HuffmanAllocator.java
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jar/io/netty/handler/code/compression/Bzip2HuffmanStageDecoder.java
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jar/io/netty/handler/code/compression/Bzip2Rand.java
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jar/io/netty/handler/code/compression/SnappyFramedDecoder.java
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jar/io/netty/handler/code/compression/DecoderResultProvider.java
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jar/io/netty/handler/code/compression/FastLzFrameEncoder.java
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jar/io/netty/handler/code/compression/Bzip2HuffmanStageDecoder.java
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jar/io/netty/handler/code/compression/Bzip2MTFAndRLE2StageEncoder.java
* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
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* /opt/cola/permits/113634102_1613744730.11/0/netty-codec-4-1-59-final-sources-
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  jar/io/netty/handler/codec/LengthFieldPrepender.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/PrematureChannelClosureException.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/StringDecoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/serialization/ClassResolvers.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/serialization/ReferenceMap.java
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  jar/io/netty/handler/codec/serialization/ObjectEncoder.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/compression/JdkZlibEncoder.java
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  jar/io/netty/handler/codec/marshalling/Unmarshalling/UnmarshallerProvider.java
* /opt/cola/permits/1136334102_1613744730.11/0/netty-codec-4.1.59-final-sources-
  jar/io/netty/handler/codec/marshalling/Unmarshalling/ThreadLocalUnmarshallerProvider.java
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1.66 jetty-xml 9.4.18.v20190429

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* javax.annotation:javax.annotation-api
* javax.transaction:javax.transaction-api
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* java.sun.security.ssl

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

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Oracle

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* 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

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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-impl
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org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

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org.apache.tomcat:tomcat-el-api

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org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.72 jackson-jaxrs 2.9.9

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1.73 hk2-utils 2.5.0

1.74 jackson-dataformat-yaml 2.9.9

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### 1.75 netty-resolver 4.1.59.Final

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Manifest-Version: 1.0
Implementation-Title: Netty/Resolver
Bundle-Description: Netty is an asynchronous event-driven network application framework for rapid development of maintainable high performance protocol servers and clients.
Automatic-Module-Name: io.netty.resolver
Bundle-License: https://www.apache.org/licenses/LICENSE-2.0
Bundle-SymbolicName: io.netty.resolver
Implementation-Version: 4.1.59.Final
Built-By: root
Bnd-LastModified: 1612782074816
Bundle-ManifestVersion: 2
Implementation-Vendor-Id: io.netty
Bundle-DocURL: https://netty.io/
Bundle-Vendor: The Netty Project
Import-Package: io.netty.util;version="[4.1,5)",io.netty.util.concurrent;version="[4.1,5)",io.netty.util.internal;version="[4.1,5)",io.netty.util.internal.logging;version="[4.1,5)",sun.nio.ch;resolution=optional,org.eclipse.jetty.npn;version="[1,2)";resolution=optional,org.eclipse.jetty.alpn;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
Export-Package: io.netty.resolver;uses="io.netty.util.concurrent";version="4.1.59"
Bundle-Name: Netty/Resolver
Bundle-Version: 4.1.59.Final
Created-By: Apache Maven Bundle Plugin
Build-Jdk: 1.8.0_252
Implementation-URL: https://netty.io/netty-resolver/

Found in path(s):
* /opt/cola/permits/1136334261_1613744740.37/0/netty-resolver-4-1-59-final-jar/META-INF/MANIFEST.MF
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* /opt/cola/permits/1136334261_1613744740.37/0/netty-resolver-4-1-59-final-jar/META-INF/maven/io.netty/netty-resolver/pom.xml

1.76 jersey-media-json-jackson 2.28

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 *
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 * compiler to autostrip the normal server method in order to expose the special, inherited GWT
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  jar/com/google/common/collect/JdkBackedImmutableSet.java
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  jar/com/google/common/hash/ImmutableSupplier.java
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  */
/**
 * Holder for extra methods of {@code Objects} only in web. Intended to be empty for regular
 * version.
 */

Found in path(s):  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
jar/com/google/common/base/ExtraObjectsMethodsForWeb.java
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  */
/**

* This following method is a modified version of one found in
* http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collect/JdkBackedImmutableBiMap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collect/IndexedImmutableSet.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/EvictingQueue.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ForwardingImmutableList.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/TreeTraverser.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/FilteredKeySetMultimap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/FilteredSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/AbstractSortedKeySortedSetMultimap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ForwardingDeque.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/FilteredMultimap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ForwardingNavigableMap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/FilteredKeyListMultimap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
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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/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/reflect/ImmutableTypeToInstanceMap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/reflect/Parameter.java
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 */
/**
 * Not supported. <b>You are attempting to create a map that may contain a non-[@code Comparable]
 * key.</b> 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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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/collection/ImmutableSortedMapFauxverideShim.java
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  jar/com/google/common/hash/BloomFilter.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/util/concurrent/ExecutionError.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/util/concurrent/AsyncFunction.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/cache/CacheBuilderSpec.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/hash/Hashing.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/base/FunctionalEquivalence.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/hash/BloomFilterStrategies.java
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  jar/com/google/common/reflect/Types.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/primitives/ParseRequest.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/base/Present.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/primitives/UnsignedLongs.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/primitives/UnsignedInts.java  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/cache/AbstractCache.java  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/net/HostAndPort.java  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/collect/BoundType.java  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/net/HostAndPort.java  
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1.jar/com/google/common/collect/BoundType.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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  jar/com/google/common/base/CommonMatcher.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/base/CommonPattern.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/base/JdkPattern.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/base/PatternCompiler.java

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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ImmutableAsList.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ForwardingTable.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ImmutableTable.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/SingletonImmutableTable.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ImmutableClassToInstanceMap.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collection/ComparisonChain.java
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jar/com/google/common/collect/ComputationException.java
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  jar/com/google/common/graph/EdgesConnecting.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/NetworkBuilder.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/ConfigurableMutableNetwork.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/collect/CollectCollectors.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/AbstractDirectedNetworkConnections.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/AbstractGraphBuilder.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/DirectedMultiNetworkConnections.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/collect/Comparators.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/ImmutableValueGraph.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/ValueGraphBuilder.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/UndirectedGraphConnections.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/UndirectedMultiNetworkConnections.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/graph/ValueGraph.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/collect/ImmutableMultisetGwtSerializationDependencies.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/graph/GraphConnections.java
* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/graph/ArrayListMultimapGwtSerializationDependencies.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/graph/AbstractGraph.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/graph/ConfigurableValueGraph.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/collect/LinkedHashMultimapGwtSerializationDependencies.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/graph/ForwardingValueGraph.java
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  jar/com/google/common/eventbus/AsyncEventBus.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/io/LineBuffer.java

* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/io/CharStreams.java

* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/base/Functions.java


* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/io/LittleEndianDataInputStream.java

* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-jar/com/google/common/io/Flushables.java
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  jar/com/google/common/collection/SortedMultisets.java
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  jar/com/google/common/collection/SortedMultiset.java
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* /opt/ws_local/PERMITS_SQL/1068237382_1594326407.23/0/guava-28-0-jre-sources-1-
  jar/com/google/common/primitives/ImmutableLongArray.java
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  jar/com/google/common/primitives/ImmutableIntArray.java

1.78 jtoml 1.0.0
1.79 jackson-databind 2.12.1

1.79.1 Available under license:

# Jackson JSON processor

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Eclipse

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

The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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

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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

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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

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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

-------
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

-------
Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

-------
Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.
1.82 jackson-annotations 2.12.1
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1.83 stax-api 1.0-2

1.84 annotations 2.0.1

1.85 error_prone_annotations 2.3.2

1.86 jetty-http 9.4.18.v20190429

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

The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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

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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

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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

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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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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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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.87 swagger-jaxrs 1.5.0

1.88 okio 1.13.0
1.89 netty-codec-http 4.1.49.Final

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  jar/io/netty/handler/codec/http/cors/CorsHandler.java
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* /opt/ws_local/PERMITS_SQL/1068497222_1594393092.07/0/netty-codec-http-4-1-49-final-sources-1-
* /opt/ws_local/PERMITS_SQL/1068497222_1594393092.07/0/netty-codec-http-4-1-49-final-sources-1-
  java
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  jar/io/netty/handler/codec/http/HttpChunkedInput.java
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  jar/io/netty/handler/codec/spdy/SpdyHeaderBlockDecoder.java
* /opt/ws_local/PERMITS_SQL/1068497222_1594393092.07/0/netty-codec-http-4-1-49-final-sources-1-
  jar/io/netty/handler/codec/spdy/SpdyHeaderBlockDecoder.java
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jar/io/netty/handler/codec/http/WebSocket00FrameDecoder.java
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jar/io/netty/handler/codec/http/websocketx/WebSocket07FrameEncoder.java
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jar/io/netty/handler/codec/http/websocketx/WebSocket13FrameEncoder.java
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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

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* java.sun.security.ssl

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

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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

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 * Set the {@code TCP_MD5SIG} option on the socket. See {@code linux/tcp.h} for more details.
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* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/package-info.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollServerSocketChannel.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollDatagramChannel.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollChannelOption.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/Epoll.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/AbstractEpollChannel.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollEventLoopGroup.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollTcpInfo.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
  jar/io/netty/channel/epoll/EpollSocketChannel.java
* /opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources-
jar/io/netty/channel/epoll/NativeDatagramPacketArray.java
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 */
/**
 /**
 */
/**
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 * 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 <a href="http://linux.die.net/man/7/tcp">TCP_QUICKACK</a>
 * for more details.
 */

Found in path(s):
*/opt/ws_local/PERMITS_SQL/1068497208_1594393159.94/0/netty-transport-native-epoll-4-1-49-final-sources.jar/io/netty/channel/epoll/EpollSocketChannelConfig.java
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* https://github.com/eclipse-ee4j/el-ri

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### 1.94 j2objc-annotations 1.3

### 1.95 netty-transport 4.1.59.Final

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Manifest-Version: 1.0
Implementation-Title: Netty/Transport
Bundle-Description: Netty is an asynchronous event-driven network application framework for rapid development of maintainable high performance protocol servers and clients.
Automatic-Module-Name: io.netty.transport
Bundle-License: https://www.apache.org/licenses/LICENSE-2.0
Bundle-SymbolicName: io.netty.transport
Implementation-Version: 4.1.59.Final
Built-By: root
Bnd-LastModified: 1612782105444
Bundle-ManifestVersion: 2
Implementation-Vendor-Id: io.netty
Bundle-DocURL: https://netty.io/
Bundle-Vendor: The Netty Project
Import-Package: io.netty.buffer;version="[4.1,5)";io.netty.resolver;version="[4.1,5)";io.netty.util;version="[4.1,5)";io.netty.util.concurrent;version="[4.1,5)";io.netty.util.internal;version="[4.1,5)";io.netty.util.logging;version="[4.1,5)";sun.nio.ch;resolution=optional;org.eclipse.jetty.npn;version="[1,2)";resolution=optional;org.eclipse.jetty.alpn;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
Bundle-Name: Netty/Transport
Bundle-Version: 4.1.59.Final
Created-By: Apache Maven Bundle Plugin
Build-Jdk: 1.8.0_252
Implementation-URL: https://netty.io/netty-transport/

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Found in path(s):
* /opt/cola/permits/1136334144_1613745090.87/0/netty-transport-4-1-59-final-jar/META-INF/maven/io.netty/netty-transport/pom.xml

1.96 commons-pool 2.6.2

1.97 hamcrest 1.3

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1.98 websocket-server 9.4.18.v20190429

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The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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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

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

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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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MortBay

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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

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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.
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* /opt/cola/permits/1136131864_1613687356.59/0/rsocket-transport-netty-1-0-0-rc7-sources-1-jar/io/rsocket/transport/netty/TcpDuplexConnection.java

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1.100 apache-log4j 2.14.0

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Manifest-Version: 1.0
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Bundle-Description: Netty is an asynchronous event-driven network application framework for rapid development of maintainable high performance protocol servers and clients.
Automatic-Module-Name: io.netty.handler
Bundle-License: https://www.apache.org/licenses/LICENSE-2.0
Bundle-SymbolicName: io.netty.handler
Implementation-Version: 4.1.59.Final
Built-By: root
Bnd-LastModified: 161278296736
Bundle-ManifestVersion: 2
Implementation-Vendor-Id: io.netty
Bundle-DocURL: https://netty.io/
Bundle-Vendor: The Netty Project
Import-Package: sun.security.x509;resolution:=optional,org.eclipse.jetty.npn;version="[1,2)";resolution:=optional,org.eclipse.jetty.alpn;version="[1,2)";resolution:=optional,io.netty.buffer;version="[4.1,5)",io.netty.channel;version="[4.1,5)",io.netty.channel.socket;version="[4.1,5)",io.netty.handler.codec;version="[4.1,5)",io.netty.handler.codec.base64;version="[4.1,5)",io.netty.internal.tcnative;resolution:=optional,io.netty.resolver;version="[4.1,5)",io.netty.util;version="[4.1,5)"
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* org.eclipse.jetty.orbit:javax.security.auth.message

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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

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

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Oracle OpenJDK

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* java.sun.security.ssl

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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

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org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

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1.118 jetty-continuation 9.4.18.v20190429

1.119 swagger 1.5.0

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1.120 aopalliance-repackaged 2.5.0

1.121 httpcomponents-core 4.2.4

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Eclipse

The following artifacts are EPL.
* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.
* 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
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

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

The following artifacts are ASL2 licensed.

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

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

-----

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

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.128 jctools-core 3.1.0
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 */

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* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/spec/Ordering.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpscUnboundedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpmcAtomicArrayQueue.java
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* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/MpmcAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SupportsIterator.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpmcUnboundedXaddArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscGrowableArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscChunkedArrayQueue.java
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<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance" xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
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<artifactId>maven-bundle-plugin</artifactId>
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</instructions>
</configuration>
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</plugins>
</build>
1.129 commons-codec 1.12

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1.130 mongo-java-driver 3.6.4

1.131 log4j-api 2.14.0
1.131.1 Available under license:

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1.132 joda-time 2.9.1

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1.133 hibernate-validator 6.0.11.Final

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* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/org/hibernate/validator/internal/util/ConcurrentReferenceHashMap.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/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/org/hibernate/validator/internal/metadata/provider/AnnotationMetaDataProvider.java
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* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/META-INF/validation-mapping-2.0.xsd
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/META-INF/validation-mapping-1.1.xsd
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/META-INF/validation-mapping-1.0.xsd
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1.jar/META-
INF/maven/org.hibernate.validator/hibernate-validator/pom.xml

*/opt/cola/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/META-INF/validation-configuration-1.1.xsd
*/opt/cola/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/META-INF/validation-configuration-1.0.xsd
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/overview.html

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*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/constraints/Currency.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/context/ParameterConstraintMappingContext.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/cfg/context/ParameterConstraintMappingContext.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/cfg/defs/DecimalMaxDef.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/number/bound/decimal/package-info.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/number/sign/NegativeOrZeroValidatorForLong.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/number/sign/package-info.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/number/package-info.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/package-info.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/package-info.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internal/logging/LoggerFactory.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-jar/org/hibernate/validator/validator/internals/constraintvalidators/bv/number/bound/decimal/DecimalNumberComparatorHelper.java
*/opt/permissions/110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
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jar/org/hibernate/validator/internal/constraintvalidators/hv/LuhnCheckValidator.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/constraints/LuhnCheck.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/util/DomainNameUtil.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/valueextraction/FloatArrayValueExtractor.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/xml/mapping/ConstraintMappingsStaxBuilder.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/HibernateValidatorConfiguration.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/futureorpresent/AbstractFutureOrPresentJavaTimeValidator.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/pastorpresent/PastOrPresentValidatorForYearMonth.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/cfg/package-info.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/util/TypeVariables.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/number/bound/AbstractMinValidator.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/past/PastValidatorForMonthDay.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/futureorpresent/FutureOrPresentValidatorForThaiBuddhistDate.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/AbstractEmailValidator.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/number/sign/PositiveValidatorForByte.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/constraintvalidation/ConstraintValidatorDescriptor.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/notempty/NotEmptyValidatorForArraysOfBoolean.java
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/messageinterpolation/parser/ParserState.java
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* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/cfg/AnnotationDef.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/number/bound/MinValidatorForNumber.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/number/bound/decimal/DecimalMaxValidatorForBigInte
ger.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/past/PastValidatorForLocalTime.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/util/privilegedactions/ConstructorInstance.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/time/past/AbstractPastInstantBasedValidator.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/notempty/NotEmptyValidatorForCollection.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/cfg/context/ConstraintDefinitionTarget.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/valueextraction/IterableValueExtractor.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/xml/package-info.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/constraintvalidators/bv/DecimalMinValidatorForCharSequence.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/messageinterpolation/ParameterMessageInterpolator.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/metadata/core/AnnotationProcessingOptionsImpl.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/cfg/context/PropertyConstraintMappingContextImpl.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/util/privilegedactions/GetMethods.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/xml/config/ResourceLoaderHelper.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/package-info.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/cfg/context/AnnotationProcessingOptions.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/valueextraction/ValueExtractorHelper.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/messageinterpolation/package-info.java

* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
jar/org/hibernate/validator/internal/engine/scripting/DefaultScriptEvaluatorFactory.java
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*/
/**
 * <p>
 * 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.
 * </p>
 * <p>
 * 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.
 * </p>
 * <p>
 * The following listing shows an example using the JavaScript engine which
 * comes with the JDK:
 * </p>
 * <pre>
 * {@code @ParameterScriptAssert(script = "arg0.before(arg1)", lang = "javascript")
 * public void createEvent(Date start, Date end) { ... }
 * }
 * </pre>
 * <p>
 * Can be specified on any method or constructor.
 * </p>
 * 
 * @author Gunnar Morling
 */

Found in path(s):
* /opt/cola/permits/1110675269_1606843471.5/0/hibernate-validator-6-0-11-final-sources-1-
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* org.eclipse.jetty.orbit:org.eclipse.jdt.core
The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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

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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

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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

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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

-----

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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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.
1.141 netty-handler-proxy 4.1.49.Final

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Found in path(s):
* /opt/ws_local/PERMITS_SQL/1068497266_1594417706.27/0/netty-handler-proxy-4-1-49-final-sources-1-
jar/META-INF/maven/io.netty/netty-handler-proxy/pom.xml

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 */

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1068497266_1594417706.27/0/netty-handler-proxy-4-1-49-final-sources-1-
jar/io/netty/handler/proxy/ProxyConnectionEvent.java
* /opt/ws_local/PERMITS_SQL/1068497266_1594417706.27/0/netty-handler-proxy-4-1-49-final-sources-1-
jar/io/netty/handler/proxy/HttpProxyHandler.java
* /opt/ws_local/PERMITS_SQL/1068497266_1594417706.27/0/netty-handler-proxy-4-1-49-final-sources-1-
1.142 commons-lang3 3.4

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1.143 httpcomponents-client 4.2.5

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Eclipse

The following artifacts are EPL.
* org.eclipse.jetty.orbit:org.eclipse.jdt.core
The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

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

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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

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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

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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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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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Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

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

org.eclipse.jetty.toolchain:jetty-schemas

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Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.
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1.148 aop-alliance 2.5.0

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