Open Source Used In RCM 21.24

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### 1.5 bash 4.4.19-r1

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1.7 base-passwd 3.5.44

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Maintainer: Colin Watson <cjwatson@debian.org>

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

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-------------------------------------------------------------------------
Patch for Ubuntu bug #399071

Display the contents of /etc/legal as part of the MOTD, the first time the user logs in, and set a flag in the user's homedir if possible to prevent repeat displays.

Authors: Dustin Kirkland <kirkland@canonical.com>

Upstream status: Ubuntu-specific, maybe submit to Debian

Index: pam.ubuntu/modules/pam_motd/pam_motd.c

--- pam.ubuntu.orig/modules/pam_motd/pam_motd.c
+++ pam.ubuntu/modules/pam_motd/pam_motd.c
@@ -73,6 +73,61 @@
    close(fd);
 }

+int display_legal(pam_handle_t *pamh)
+{
+    int retval = PAM_IGNORE, rc;
+    char *user = NULL;
+    char *dir = NULL;
+    char *flag = NULL;
+    struct passwd *pwd = NULL;
+    struct stat s;
+    int f;
+    /* Get the user name to determine if we need to print the disclaimer */
+    rc = pam_get_item(pamh, PAM_USER, &user);
+    if (rc == PAM_SUCCESS && user != NULL && *(const char *)user != '\0')
+    {
+        PAM_MODUTIL_DEF_PRIVS(privs);
+
+        /* Get the password entry */
+        pwd = pam_modutil_getpwnam (pamh, user);
+        if (pwd != NULL)
+        {
+            if (pam_modutil_drop_priv(pamh, &privs, pwd)) {
+                pam_syslog(pamh, LOG_ERR,
+                           "Unable to change UID to %d temporarily\n",
+                           pwd->pw_uid);
+                retval = PAM_SESSION_ERR;
+                goto finished;
+            }
+            if (asprintf(&dir, "%s/.cache", pwd->pw_dir) == -1 || !dir)
+                goto finished;
+            if (asprintf(&flag, "%s/motd.legal-displayed", dir) == -1 || !flag)
goto finished;
+
+ if (stat(flag, &s) != 0)
+ {
+     display_file(pamh, "/etc/legal");
+     mkdir(dir, 0700);
+     f = open(flag, O_WRONLY|O_CREAT|O_EXCL,
+             S_IRUSR|S_IWUSR|S_IWGRP|S_IROTH);
+     if (f>=0) close(f);
+ }
+
+ finished:
+     if (pam_modutil_regain_priv(pamh, &privs)) {
+         pam_syslog(pamh, LOG_ERR,
+                     "Unable to change UID back to %d\n", privs.old_uid);
+         retval = PAM_SESSION_ERR;
+     }
+
+     _pam_drop(flag);
+     _pam_drop(dir);
+ }
+
+ return retval;
+
}

PAM_EXTERN
int pam_sm_open_session(pam_handle_t *pamh, int flags,
                  int argc, const char **argv)
@@ -116,6 +171,9 @@
        display_file(pamh, motd_path);
+
+    /* Display the legal disclaimer only if necessary */
+    retval = display_legal(pamh);
+    return retval;
+
}
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1.9 ghodss-yaml 1.0.1-0.20190212211648-25d852aebe32

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1.12 libx11 1.6.4-3ubuntu0.1

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1.14 libedit 3.1-20170329-1

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1.15 binutils 2.15.94
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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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

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the Library into a program that is not a library.

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

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

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

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

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

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

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

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

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

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d) Verify that the user has already received a copy of these
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Protocol Buffers for Go with Gadgets

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

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1.20 libxmu 1.1.2-2

1.20.1 Available under license :

No license file was found, but licenses were detected in source scan.

--- libxmu-1.1.2.orig/autogen.sh
+++ libxmu-1.1.2/autogen.sh
@@ -0,0 +1,14 @@
+#!/bin/sh
+
+srcdir=`dirname $0`
+test -z "$srcdir" && srcdir=.
+
+ORIGDIR=`pwd`
+test -z "$ORIGDIR" && ORIGDIR=.
+
+autoreconf -v --install || exit 1
+cd $ORIGDIR
+
+if test -z "$NOCONFIGURE"; then
+    $srcdir/configure "$@"
+fi
--- libxmu-1.1.2.orig/debian/changelog
+++ libxmu-1.1.2/debian/changelog
@@ -0,0 +1,219 @@
+libxmu (2:1.1.2-2) unstable; urgency=medium
+
+[ Andreas Boll ]
+ * Switch to dh with the autoreconf and quilt addons, fixing possible FTBFS
+ when building in parallel (closes: #801059). Thanks, Matthias Klose!
+
+[ Julien Cristau ]
+ * Remove Cyril from Uploaders.
+ * Bump Standards-Version to 3.9.6, update Vcs-* control fields.
+
+ -- Julien Cristau <jcristau@debian.org>  Sat, 14 Nov 2015 10:04:44 +0100
+
+libxmu (2:1.1.2-1) unstable; urgency=low
+
+ * New upstream release.
+ * Add ${misc:Depends} to libxmu-headers.
+ * Use /usr/share/quilt/quilt.make instead of xsfbs for patching.
+ * Add build-arch, build-indep debian/rules targets.
+ * Bump debhelper compat level from 5 to 7.
+
+ -- Julien Cristau <jcristau@debian.org>  Mon, 05 May 2014 14:13:01 +0200
+
+libxmu (2:1.1.1-1) unstable; urgency=low
+
+ * New upstream release.
+ * Don't require (fake)root for debian/rules clean.
+ * Bump build-deps on xutils-dev, xmlto and xorg-sgml-doctools per
+ configure.ac.
+ * Xmu.html no longer hardcodes the full path to xlogo.svg, drop sed call
+ from debian/rules.
+ * Remove David Nusinow from Uploaders.
+ * Bump debhelper build-dep for ${misc:Pre-Depends} usage.
+
+ -- Julien Cristau <jcristau@debian.org>  Sat, 21 Apr 2012 10:50:11 +0200
+
+libxmu (2:1.1.0-3) unstable; urgency=low
+
+ * Build for multiarch.
+
+ -- Steve Langasek <vorlon@debian.org>  Fri, 21 Oct 2011 14:47:59 -0700
+
+libxmu (2:1.1.0-2) unstable; urgency=low
+
+ [ Christopher James Halse Rogers ]
+ * debian/patches/01_dont_export_private_deps.patch:
+ - The Xmu.h header uses libXt symbols in a #define, so libXt is not a
+ private dep. With binutils-gold, the indirect dependency on Xt is not
+ considered when linking with Xmu so this causes build failures.
+
+ [ Julien Cristau ]
+ * Drop Pre-Depends on x11-common, only needed for upgrades from the
+ monolith.
+
+ -- Julien Cristau <jcristau@debian.org>  Thu, 28 Apr 2011 14:10:11 +0200
+
+libxmu (2:1.1.0-1) unstable; urgency=low
+ * New upstream release.
+ * Bump xutils-dev build-dep for new macros.
+ * Add xmlto, xorg-sgml-doctools, and w3m build-dep for the doc.
+ * Pass --with-xmltol and --without-fop (we want html and txt only).
+ * Pass --docdir=/usr/share/doc/libxmu-headers and add this directory to
  libxmu-headers.install file.
+ * Remove the hardcoded path to the X logo in the Xmu.html file.
+ * Kill *.xml in the doc directory, no point in shipping them.
+ * Switch from --list-missing to --fail-missing for additional safety.
+
+ -- Cyril Brulebois <kibi@debian.org>  Fri, 19 Nov 2010 08:42:29 +0100
+
+libxmu (2:1.0.5-2) unstable; urgency=high
+
+ * Add myself to Up loaders.
+ * Bump urgency to high for the RC bugfix. Thanks to Jakub Wilk as well
  for the report.
+
+ -- Cyril Brulebois <kibi@debian.org>  Sat, 04 Sep 2010 14:32:30 +0200
+
+libxmu (2:1.0.5-1) unstable; urgency=low
+
+ * Add myself to Up loaders.
+ * New upstream release.
+ * Fix 64bit support (closes: #521887)
+
+ -- Julien Cristau <jcristau@debian.org>  Wed, 25 Nov 2009 19:20:17 +0100
+
+libxmu (2:1.0.4-2) unstable; urgency=low
+
+ * Drop -1 debian revisions from build-deps.
+ * libxmu6(-dbg), libxmu-dev, libxmuu1(-dbg) and libxmuu-dev don't need a
  dependency on x11-common.
+ * Build libxmu-headers in binary-indep instead of binary-arch
+  (closes: #486418). Thanks, Martin Koepp!
+  * Run autoreconf on build; build-depend on automake, libtool, xutils-dev.
+  * Handle parallel builds.
+  
+  [ Brice Goglin ]
+  * Add a link to www.X.org and a reference to the upstream module
+  in the long description.
+  * Add upstream URL to debian/copyright.
+  * Add README.source, bump Standards-Version to 3.8.2.
+  * Use updated xsfbs, closes: #538587.
+  * Move -dbg packages to section debug.
+
+  -- Julien Cristau <jcristau@debian.org>  Fri, 07 Aug 2009 14:30:36 +0200
+
+  +libxmu (2:1.0.4-1) unstable; urgency=low
+  
+  [ Julien Cristau ]
+  * New upstream release.
+  * Make libxmu*-dev depend on libxmu-headers (= ${source:Version}). Thanks,
+    Josh Triplett.
+  * Don't export private dependencies in xmu.pc and xmuu.pc. These
+    dependencies are handled by Requires.private.
+  * Due to the above, build-depend on quilt and apply the xsfbs patch rules.
+  * Update xsfbs to the latest version as of 2008-01-06.
+  * Add myself to Uploaders, and remove Branden and Fabio with their
+    permission.
+  * Bump Standards-Version to 3.7.3 (no changes).
+  * s/^XS-Vcs/Vcs/
+
+  [ Timo Aaltonen ]
+  * Bump the epoch so that this can be synced to Ubuntu in the future.
+
+  -- Julien Cristau <jcristau@debian.org>  Thu, 17 Jan 2008 14:57:47 +0100
+
+  +libxmu (1:1.0.3-1) unstable; urgency=low
+  
+  * New upstream release.
+  * Install the upstream changelog.
+  * Remove outdated CVS information from the package descriptions, and add
+    XS-Vcs-Git and XS-Vcs-Browser.
+  * Fix package sections (libraries in libs, development stuff in libdevel).
+
+  -- Julien Cristau <jcristau@debian.org>  Thu, 12 Apr 2007 13:40:07 +0200
+
+  +libxmu (1:1.0.2-2) unstable; urgency=low
+  
+  [ Andres Salomon ]
+ * Test for obj-$(DEB_BUILD_GNU_TYPE) before creating it during build;
+  idempotency fix.
+ [ Drew Parsons ]
+ * dbg package has priority extra.
+
+ -- David Nusinow <dnusinow@debian.org>  Wed, 30 Aug 2006 16:53:25 -0400
+ +libxmu (1:1.0.2-1) experimental; urgency=low
+ + * New upstream release
+ + * Bump debhelper compat to 5
+ + * Run dh_install with --list-missing
+ + * Version the -headers package's x11-common pre-dep to use version 1:7.0.0
+  to match the rest of Debian and shut lintian up
+ + * Bump standards version to 3.7.2.0
+ + -- David Nusinow <dnusinow@debian.org>  Mon,  3 Jul 2006 18:43:32 -0400
+ +libxmu (1:1.0.1-3) unstable; urgency=low
+ + * Reorder makeshlib command in rules file so that ldconfig is run
+  properly. Thanks Drew Parsons and Steve Langasek.
+ + -- David Nusinow <dnusinow@debian.org>  Tue, 18 Apr 2006 21:49:59 -0400
+ +libxmu (1:1.0.1-2) unstable; urgency=low
+ + * Upload to unstable
+ + -- David Nusinow <dnusinow@debian.org>  Thu, 23 Mar 2006 22:44:59 -0500
+ +libxmu (1:1.0.1-1) experimental; urgency=low
+ + * First upload to Debian
+ + -- David Nusinow <dnusinow@debian.org>  Thu, 29 Dec 2005 20:53:53 -0500
+ +libxmu (1:6.2.3-5) breezy; urgency=low
+ + * Also, libxmu-dev needs to depend on libxt-dev too.
+ + -- Adam Conrad <adconrad@ubuntu.com>  Mon, 25 Jul 2005 09:43:47 +0000
+ +libxmu (1:6.2.3-4) breezy; urgency=low
+ + * Bump libxt-dev build-dep once more, _XOPEN_SOURCE begone!
+ -- Adam Conrad <adconrad@ubuntu.com>  Sun, 24 Jul 2005 10:48:14 +0000
+ libxmu (1:6.2.3-3) breezy; urgency=low
+ * Make libxmu-dev depend on libxext-dev, since libxmu links to it.
+ -- Adam Conrad <adconrad@ubuntu.com>  Sun, 24 Jul 2005 07:56:02 +0000
+ libxmu (1:6.2.3-2) breezy; urgency=low
+ * Bump Build-Depends on libx11-dev, libxext-dev and libxt-dev to avoid
  _XOPEN_SOURCE.
+ -- Daniel Stone <daniel.stone@ubuntu.com>  Sat, 23 Jul 2005 00:20:50 +1000
+ libxmu (1:6.2.3-1) breezy; urgency=low
+ * First libxmu release.
+ -- Daniel Stone <daniel.stone@ubuntu.com>  Mon, 16 May 2005 22:10:17 +1000
--- libxmu-1.1.2.orig/debian/compat
+++ libxmu-1.1.2/debian/compat
@@ -0,0 +1 @@
+9
--- libxmu-1.1.2.orig/debian/control
+++ libxmu-1.1.2/debian/control
@@ -0,0 +1,155 @@
+Source: libxmu
+Section: x11
+Priority: optional
+Maintainer: Debian X Strike Force <debian-x@lists.debian.org>
+Build-Depends:
+  debhelper (>= 9),
+  dh-autoreconf,
+  libx11-dev (>= 1:0.99.2),
+  libxt-dev (>= 1:0.99.1),
+  libxext-dev (>= 1:0.99.1),
+  pkg-config,
+  quilt,
+  automake,
+  libtool,
+  xutils-dev (>= 1:7.6+2),
+# devel-docs:
+  xmlto (>= 0.0.22),
+  xorg-sgml-doctools (>= 1:1.8),
+  w3m,
+Standards-Version: 3.9.6
+Vcs-Git: git://anonscm.debian.org/git/pkg-xorg/libxmu
Package: libxmu6
Section: libs
Architecture: any
Multi-Arch: same
Pre-Depends: ${misc:Pre-Depends}
Depends: ${shlibs:Depends}, ${misc:Depends}
Description: X11 miscellaneous utility library
libXmu provides a set of miscellaneous utility convenience functions for X libraries to use. libXmuu is a lighter-weight version that does not depend on libXt or libXext; for more information, see libxmuu1.

More information about X.Org can be found at:
<URL:http://www.X.org>

This module can be found at
git://anongit.freedesktop.org/git/xorg/lib/libXmu

Package: libxmu6-dbg
Section: debug
Architecture: any
Multi-Arch: same
Priority: extra
Depends: ${shlibs:Depends}, ${misc:Depends}, libxmu6 (= ${binary:Version})
Description: X11 miscellaneous utility library (debug package)
libXmu provides a set of miscellaneous utility convenience functions for X libraries to use. libXmuu is a lighter-weight version that does not depend on libXt or libXext; for more information, see libxmuu1.

This package contains the debug versions of the library found in libxmu6. Non-developers likely have little use for this package.

More information about X.Org can be found at:
<URL:http://www.X.org>

This module can be found at
git://anongit.freedesktop.org/git/xorg/lib/libXmu

Package: libxmu-dev
Section: libdevel
Architecture: any
Multi-Arch: same
Depends: ${shlibs:Depends}, ${misc:Depends}, libxext-dev, libxt-dev, libxmu6 (= ${binary:Version}), libxmu-headers (= ${source:Version})
Description: X11 miscellaneous utility library (development headers)
libXmu provides a set of miscellaneous utility convenience functions for X libraries to use. libXmuu is a lighter-weight version that does not depend
+Package: libxmuu-dev
+Section: libdevel
+Architecture: any
+Multi-Arch: same
+Depends: ${shlibs:Depends}, ${misc:Depends}, libxmuu1 (= ${binary:Version}), libxmu-headers (= ${source:Version})
+Description: X11 miscellaneous micro-utility library (development headers)
+ libXmuu provides a set of miscellaneous utility convenience functions for X libraries to use. It is a lighter version of libXmu that does not depend on libXt or libXext; for more information on libXmu, see libxmu6.
+ This package contains the development headers for the library found in libxmuu1. Non-developers likely have little use for this package.
+ More information about X.Org can be found at:
+ <URL:http://www.X.org>
+ This module can be found at
+ git://anongit.freedesktop.org/git/xorg/lib/libXmu
+
+Package: libxmu-headers
+Section: libdevel
+Architecture: all
+Multi-Arch: foreign
+Depends:
+ libx11-dev,
+ x11proto-core-dev,
+ ${misc:Depends},
+Description: X11 miscellaneous utility library headers
+ libXmu and libXmuu are miscellaneous utility libraries for X library developers to abstract some common functions. This package provides the headers for both libraries (as libXmuu is a subset of libXmu), and is depended upon by both. For more information, please see libxmu-dev or libxmuu-dev.
+ More information about X.Org can be found at:
+ <URL:http://www.X.org>
+ This module can be found at
+ git://anongit.freedesktop.org/git/xorg/lib/libXmu
--- libxmu-1.1.2.orig/debian/copyright
+++ libxmu-1.1.2/debian/copyright
@@ -0,0 +1,77 @@
+This package was downloaded from
+http://xorg.freedesktop.org/releases/individual/lib/
+Copyright 1989, 1998 The Open Group
+
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Xmu/StrToBmap.c and Xmu/GrayPixmap.c also have:

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+usr/lib/*/libXmuu.so.1*

--- libxmu-1.1.2.orig/debian/patches/01_dont_export_private_deps.diff
+++ libxmu-1.1.2/debian/patches/01_dont_export_private_deps.diff
@@ -0,0 +1,26 @@
+diff --git a/xmu.pc.in b/xmu.pc.in
+++ a/xmu.pc.in
++++ b/xmu.pc.in
+@ @ -6,7 +6,7 @@ includedir=@includedir@
+Name: Xmu
+Description: Xmu Library
+Version: @PACKAGE_VERSION@
+-Requires: xproto x11 xt
++Requires: xproto xt
+Requires.private: x11 xt xext
+Cflags: -I$[includedir]
+Libs: -L$[libdir] -lXmu
+diff --git a/xmuu.pc.in b/xmuu.pc.in
+++ a/xmuu.pc.in
++++ b/xmuu.pc.in
+@ @ -6,7 +6,7 @@ includedir=@includedir@
+Name: Xmuu
+Description: Mini Xmu Library
+Version: @PACKAGE_VERSION@
+-Requires: xproto x11
++Requires: xproto
+Requires.private: x11
+Cflags: -I$[includedir]
+Libs: -L$[libdir] -lXmuu
--- libxmu-1.1.2.orig/debian/patches/series
+++ libxmu-1.1.2/debian/patches/series
@@ -0,0 +1 @@
+01_dont_export_private_deps.diff
--- libxmu-1.1.2.orig/debian/rules
+++ libxmu-1.1.2/debian/rules
@@ -0,0 +1,34 @@
+#!/usr/bin/make -f
+# debian/rules for the Debian libxmu package.
+# Copyright 2004 Scott James Remnant <scott@netsplit.com>
+# Copyright 2005 Daniel Stone <daniel@fooishbar.org>
+# Copyright 2005 David Nusinow <dnusinow@debian.org>
+
+Uncomment this to turn on verbose mode.
+export DH_VERBOS=1
+
+.PHONY: build
+build:
dh build --with quilt,autoreconf --builddirectory=build/ --parallel
+
+%
+dh $@ --with quilt,autoreconf --builddirectory=build/ --parallel
+
+override_dh_auto_configure:
+dh_auto_configure -- 
+--enable-silent-rules 
+--docdir="\$${prefix}/share/doc/libxmu-headers 
+--with-xmlto 
+--without-fop 
+
+override_dh_auto_install:
+dh_auto_install 
+find debian/tmp/usr/share/doc/libxmu-headers -name "*.xml" -delete 
+
+override_dh_install-arch:
+dh_install --fail-missing -Xusr/include -X.la 
+
+override_dh_strip:
+dh_strip -Nlibxmu6 -Nlibxmuu1 
+dh_strip -plibxmu6 --dbg-package=libxmu6-dbg 
+dh_strip -plibxmuu1 --dbg-package=libxmuu1-dbg 
--- libxmu-1.1.2.orig/debian/watch 
+++ libxmu-1.1.2/debian/watch 
@@ -0,0 +1,3 @@
+git=git://anongit.freedesktop.org/xorg/lib/libXmu 
+version=3 
+@ @ -0.0 +1,3 @ @
+http://xorg.freedesktop.org/releases/individual/lib/ libXmu-(.*)\.tar\.gz

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1013987576_1591897387.78/0/libxmu-1-1-2-2-diff-gz/libxmu_1.1.2-2.diff

1.21 go-wordwrap v1.0.0
1.21.1 Available under license:
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1.22 tomcat-dbcp 9.0.43
1.22.1 Available under license :

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1.24 python-fasteners 0.12.0-3

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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

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* 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

-----

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
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.

1.29 pyyaml 3.12-1build2

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copyright

```go
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func initBsdClause2() {
    Licenses["freebsd"] = License{
        Name: "Simplified BSD License",
        PossibleMatches: []string{"freebsd", "simpbsd", "simple bsd", "2-clause bsd",
                                  "2 clause bsd", "simplified bsd license"},
        Header: `All rights reserved.
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package cmd

func initBsdClause3() {
    Licenses["bsd"] = License{
        Name: "NewBSD",
        PossibleMatches: []string{"bsd", "newbsd", "3 clause bsd", "3-clause bsd"},
        Header: "All rights reserved.

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package cmd

func initGpl2() {
Licenses["gpl2"] = License{
    Name: "GNU General Public License 2.0",
    PossibleMatches: []string{"gpl2", "gnu gpl2", "gplv2"},
    Header: `This program is free software; you can redistribute it and/or
modify it under the terms of the GNU General Public License
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package cmd

import (
    "strings"
    "time"

    "github.com/spf13/viper"
)

// Licenses contains all possible licenses a user can choose from.
var Licenses = make(map[string]License)

// License represents a software license agreement, containing the Name of
// the license, its possible matches (on the command line as given to cobra),
// the header to be used with each file on the file's creating, and the text
// of the license

type License struct {
    Name            string   // The type of license in use
    PossibleMatches []string // Similar names to guess
    Text            string   // License text data
    Header          string   // License header for source files
}

func init() {
    // Allows a user to not use a license.
    Licenses["none"] = License{"None", []string{"none", "false"}, "", ""}

    initApache2()
    initMit()
    initBsdClause3()
    initBsdClause2()
    initGpl2()
    initGpl3()
    initLgpl()
    initAgpl()
// getLicense returns license specified by user in flag or in config.
// If user didn't specify the license, it returns Apache License 2.0.
//
// TODO: Inspect project for existing license
func getLicense() License {
    // If explicitly flagged, use that.
    if userLicense != "" {
        return findLicense(userLicense)
    }

    // If user wants to have custom license, use that.
    if viper.IsSet("license.header") || viper.IsSet("license.text") {
        return License{Header: viper.GetString("license.header"),
                       Text: viper.GetString("license.text")}
    }

    // If user wants to have built-in license, use that.
    if viper.IsSet("license") {
        return findLicense(viper.GetString("license"))
    }

    // If user didn't set any license, use Apache 2.0 by default.
    return Licenses["apache"]
}

func copyrightLine() string {
    author := viper.GetString("author")

    year := viper.GetString("year") // For tests.
    if year == "" {
        year = time.Now().Format("2006")
    }

    return "Copyright " + year + " " + author
}

// findLicense looks for License object of built-in licenses.
// If it didn't find license, then the app will be terminated and
// error will be printed.
func findLicense(name string) License {
    found := matchLicense(name)
    if found == "" {
        err("unknown license: " + name)
    }
    return Licenses[found]
}
// matchLicense compares the given a license name
// to PossibleMatches of all built-in licenses.
// It returns blank string, if name is blank string or it didn't find
// then appropriate match to name.
func matchLicense(name string) string {
    if name == "" {
        return ""
    }
    for key, lic := range Licenses {
        for _, match := range lic.PossibleMatches {
            if strings.EqualFold(name, match) {
                return key
            }
        }
    }
    return ""
}
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package cmd

func initGpl3() {
    Licenses["gpl3"] = License{
        Name: "GNU General Public License 3.0",
        PossibleMatches: []string{"gpl3", "gplv3", "gpl", "gnu gpl3", "gnu gpl"},
        Header: `This program is free software: you can redistribute it and/or modify
        it under the terms of the GNU General Public License as published by
        the Free Software Foundation, either version 3 of the License, or
        (at your option) any later version.

        This program is distributed in the hope that it will be useful,
        `,}
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```
}
}

package cmd

func initLGPL() {
    Licenses["lgpl"] = License{
        Name:            "GNU Lesser General Public License",
        PossibleMatches: []string{"lgpl", "lesser gpl", "gnu lgpl"},
        Header: `This program is free software: you can redistribute it and/or modify
        it under the terms of the GNU Lesser General Public License as published by
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package cmd

func initAgpl() {
    Licenses["agpl"] = License{
        Name:            "GNU Affero General Public License",
        PossibleMatches: []string{"agpl", "affero gpl", "gnu agpl"},
        Header: `This program is free software: you can redistribute it and/or modify it under the terms of the GNU Affero General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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package cmd

func initApache2() {
    Licenses["apache"] = License{
        Name: "Apache 2.0",
        PossibleMatches: []string{"apache", "apache20", "apache 2.0", "apache2.0", "apache-2.0"},
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func initMit() {
    Licenses["mit"] = License{
        Name:            "MIT License",
        PossibleMatches: []string{"mit"},
        Header: `Permission is hereby granted, free of charge, to any person obtaining a copy
        of this software and associated documentation files (the "Software"), to deal
        in the Software without restriction, including without limitation the rights
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1.32 ecj 3.24.0

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1.33 perl 5.26.1 6ubuntu0.3

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Julian Seward, jseward@bzip.org
bzzip2/libbzzip2 version 1.0.6 of 6 September 2010

--------------------------------------------------------------------------
---
abstract: 'Build and install Perl modules'
author:
  - 'Ken Williams <kwilliams@cpan.org>'
  - "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-
build@perl.org>.
"
build_requires:
  File::Temp: 0.15
  Test::Harness: 3.16
  Test::More: 0.49
generated_by: 'Module::Build version 0.3608'
license: gpl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: Module-Build
resources:
  MailingList: mailto:module-build@perl.org
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  version: 3

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```
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The End

#!perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match reality.

Optionally you can pass the C<--now> option to check they are at the current year. This isn't checked by default, so that it doesn't fail for people working on older releases. It should be run before making a new release.

=cut

use strict;
use Config;
BEGIN { require './test.pl' }
if ( $Config{usecrosscompile} ) {
  skip_all( "Not all files are available during cross-compilation" );
}

my ($opt) = @ARGV;

my $readme_year = readme_year();
my $v_year = v_year();

# Check that both copyright dates are up-to-date, but only if requested, so
# that tests still pass for people intentionally working on older versions:
if ($opt eq '--now') {
  my $current_year = (gmtime)[5] + 1900;
  is $v_year, $current_year, 'perl -v copyright includes current year';
  is $readme_year, $current_year, 'README copyright includes current year';
}

# Otherwise simply check that the two copyright dates match each other:
else {
  is $readme_year, $v_year, 'README and perl -v copyright dates match';
}

done_testing;

sub readme_year
# returns the latest copyright year from the top-level README file
{
  open my $readme, '<', '../README' or die "Opening README failed: $!";

  # The copyright message is the first paragraph:
  local $/ = ";
  my $copyright_msg = <$readme>;

  my ( $year ) = $copyright_msg =~ /.*\b\d{4,}/s
    or die "Year not found in README copyright message '$copyright_msg'";

  $year;
}

sub v_year
# returns the latest copyright year shown in perl -v
{

my $output = runperl switches => ['-v'];
my ($year) = $output =~ /copyright 1987.*\b\d{4,}\b/i
    or die "Copyright statement not found in perl -v output '$output'';

$year;
}

1.34 spew 1.1.1
1.34.1 Available under license :
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1.35 httpcomponents-core 4.4.10
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import "testing"

func TestIntegrationLicense(t *testing.T) {
    license := License{Name: "the name", URL: "the url"}
    const licenseJSON = `{"name":"the name","url":"the url"}`
    const licenseYAML = "name: the name
url: the url"

    assertSerializeJSON(t, license, licenseJSON)
    assertSerializeYAML(t, license, licenseYAML)
    assertParsesJSON(t, licenseJSON, license)
    assertParsesYAML(t, licenseYAML, license)
}

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1.38 netcat 1.10 41.1

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1.39 libgpg-error 1.27 6

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1.40 util-linux 2.31.1 0.4ubuntu3.3

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

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1.55 python-ldap 3.0.0-1ubuntu0.1

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* /opt/ws_local/PERMITS_SQL/1088629606_1599838102.52/0/jetty-setuid-java-1-0-4-sources-jar/org/eclipse/jetty/setuid/SetUIDListener.java
* /opt/ws_local/PERMITS_SQL/1088629606_1599838102.52/0/jetty-setuid-java-1-0-4-sources-jar/org/eclipse/jetty/setuid/SetUIDServer.java
* /opt/ws_local/PERMITS_SQL/1088629606_1599838102.52/0/jetty-setuid-java-1-0-4-sources-jar/org/eclipse/jetty/setuid/SetUID.java
* /opt/ws_local/PERMITS_SQL/1088629606_1599838102.52/0/jetty-setuid-java-1-0-4-sources-jar/org/eclipse/jetty/setuid/Group.java
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* /opt/ws_local/PERMITS_SQL/1088629606_1599838102.52/0/jetty-setuid-java-1-0-4-sources-jar/org/eclipse/jetty/setuid/Passwd.java

1.57 xz-java 1.8

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

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```bash
## ASM Bytecode Manipulation Framework v7.0

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### xwd utility
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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

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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

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

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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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* java.sun.security.ssl

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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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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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Dependent Modules
================

This code has the following dependencies
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# Contribsors to oauth2client

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1.80 file 5.32-2ubuntu0.4

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1.81 apache-log4j 1.2.17

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1.83 xstrings v1.3.1

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* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.
```

---

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1.89 zlib 1.2.11

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

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gz/sailfishos-mirror-markupsafe-22c946d/setup.py

1.91 cpp 8.4.0 1ubuntu1~18.04

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Index: tdbsa/tdb.c
--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@ Rev: 23371
Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
*/
/*
 */
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes
-
- Copyright (C) Andrew Tridgell 2005
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Theodore Ts'o
23-June-2007

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

It is part of the main e2fsprogs distribution, which can be found at:

http://sourceforge.net/projects/e2fsprogs
Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

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

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#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image

real-subdirs:: Makefile
@echo "MKDIR pic"
@ mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic
image::$(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) `echo $(my_dir) | sed -e 's;lib/;;'`/$(BSD_LIB) $(BSD_LIB))

install-shlibs install:: $(BSD_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-shlibs-strip: install-shlibs
uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)/$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

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

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Gadi Oxman, August 1995

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1.99 x-crypto v0.0.0-20190308221718-c2843e01d9a2

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1.101 docker-go-metrics v0.0.0-20180209012529-399ea8c73916

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1.102 flask 1.1.2

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1.103 go-runewidth v0.0.2

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1.104 mergo v0.3.11
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import: ../../../../fossene/db/schema/thing.yml

fields:
1.105 python-defaults 2.7.15~rc1-1

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This package was put together by Klee Dienes <klee@debian.org> from sources from ftp.python.org:/pub/python, based on the Debianization by the previous maintainers Bernd S. Brentrup <bsb@uni-muenster.de> and Bruce Perens.

Current maintainer is Matthias Klose <doko@debian.org> until the final 2.3 version is released.

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

A. HISTORY OF THE SOFTWARE

=-----------------------------=

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

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

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

All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python
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1.110 jackson-xc 2.9.8

1.111 json-java 20131018
1.111.1 Available under license:
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* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/BitOutputStream.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Compressor.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Keep.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/BitInputStream.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/MapKeep.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/PostMortem.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/TrieKeep.java
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* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Huff.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/Kim.java
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* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/HTTP.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/Property.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/CookieList.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONTokener.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/XML.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/CDL.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/XMLTokener.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/HTTPTokener.java

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1.112 go-humanize v0.0.0-20171111073723-bb3d318650d4
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1.113 metrics 4.1.12.1

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1.114 lib-pq v1.9.0
1.114.1 Available under license :

// +build go1.10

package pq

import (  
"context"  
"database/sql/driver"
)

// NoticeHandler returns the notice handler on the given connection, if any. A runtime panic occurs if c is not a pq connection. This is rarely used directly, use ConnectorNoticeHandler and ConnectorWithNoticeHandler instead.
func NoticeHandler(c driver.Conn) func(*Error) {  
return c.(*conn).noticeHandler
}

// SetNoticeHandler sets the given notice handler on the given connection. A runtime panic occurs if c is not a pq connection. A nil handler may be used
// to unset it. This is rarely used directly, use ConnectorNoticeHandler and
// ConnectorWithNoticeHandler instead.

// Note: Notice handlers are executed synchronously by pq meaning commands
// won't continue to be processed until the handler returns.
func SetNoticeHandler(c driver.Conn, handler func(*Error)) {
    c.(*conn).noticeHandler = handler
}

// NoticeHandlerConnector wraps a regular connector and sets a notice handler
// on it.
type NoticeHandlerConnector struct {
    driver.Connector
    noticeHandler func(*Error)
}

// Connect calls the underlying connector's connect method and then sets the
// notice handler.
func (n *NoticeHandlerConnector) Connect(ctx context.Context) (driver.Conn, error) {
    c, err := n.Connector.Connect(ctx)
    if err == nil {
        SetNoticeHandler(c, n.noticeHandler)
    }
    return c, err
}

// ConnectorNoticeHandler returns the currently set notice handler, if any. If
// the given connector is not a result of ConnectorWithNoticeHandler, nil is
// returned.
func ConnectorNoticeHandler(c driver.Connector) func(*Error) {
    if c, ok := c.(*NoticeHandlerConnector); ok {
        return c.noticeHandler
    }
    return nil
}

// ConnectorWithNoticeHandler creates or sets the given handler for the given
// connector. If the given connector is a result of calling this function
// previously, it is simply set on the given connector and returned. Otherwise,
// this returns a new connector wrapping the given one and setting the notice
// handler. A nil notice handler may be used to unset it.

// The returned connector is intended to be used with database/sql.OpenDB.

// Note: Notice handlers are executed synchronously by pq meaning commands
// won't continue to be processed until the handler returns.
func ConnectorWithNoticeHandler(c driver.Connector, handler func(*Error)) *NoticeHandlerConnector {
    if c, ok := c.(*NoticeHandlerConnector); ok {

c.noticeHandler = handler
return c
}
return &NoticeHandlerConnector{Connector: c, noticeHandler: handler}

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Version 3, 29 June 2007

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1.117 masterminds-semver v3.1.0

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1.118 viper v1.7.1

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1.119 python-requests 2.18.4 2ubuntu0.1

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1.120 websocket-client 0.44.0

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1.121 openssl 1.1.0g-2ubuntu4.3

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package spec

// License information for the exposed API.

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

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package api

// LicenseAPI API
type LicenseAPI struct {
    *baseAPI
}

// NewLicenseAPI API
func NewLicenseAPI(client *Client) *LicenseAPI {
    return &LicenseAPI{
        &baseAPI{
            client: client,
            FuncGetResourceURL: func() string {
                return "license"
            },
        },
    }
}

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compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/platform.h
compiler/cpp/src/thriftl.ll
compiler/cpp/src/thirfty.yy
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
lib/csharp/src/Protocol/TList.cs
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lib/csharp/src/Transport/TServerTransport.cs
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L. Peter Deutsch
ghost@aladdin.com

*/
```

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package sacloud
// License

type License struct {
  *Resource // ID
  propName
  propDescription
  propCreatedAt
  propModifiedAt
}

  LicenseInfo *ProductLicense `json:"omitempty"
}

// GetLicenseInfo
func (l *License) GetLicenseInfo() *ProductLicense {
  return l.LicenseInfo
}

// SetLicenseInfo
func (l *License) SetLicenseInfo(license *ProductLicense) {
  l.LicenseInfo = license
}

// SetLicenseInfoByID
func (l *License) SetLicenseInfoByID(id int64) {
  l.LicenseInfo = &ProductLicense{Resource: NewResource(id)}
}

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package github

import (
    "context"
    "fmt"
)

// LicensesService handles communication with the license related
// methods of the GitHub API.
//
// GitHub API docs: https://developer.github.com/v3/licenses/
type LicensesService service

// RepositoryLicense represents the license for a repository.
type RepositoryLicense struct {
    Name *string `json:"name,omitempty"`
    Path *string `json:"path,omitempty"`
    SHA    *string `json:"sha,omitempty"`
    Size   *int    `json:"size,omitempty"`
    URL    *string `json:"url,omitempty"`
}
func (l RepositoryLicense) String() string {
    return Stringify(l)
}

// License represents an open source license.
type License struct {
    Key  *string `json:"key,omitempty"`
    Name *string `json:"name,omitempty"`
    URL  *string `json:"url,omitempty"`
    SPDXID         *string   `json:"spdx_id,omitempty"`
    HTMLURL        *string   `json:"html_url,omitempty"`
    Featured       *bool     `json:"featured,omitempty"`
    Description    *string   `json:"description,omitempty"`
    Implementation *string   `json:"implementation,omitempty"`
    Permissions    *[]string `json:"permissions,omitempty"`
    Conditions     *[]string `json:"conditions,omitempty"`
    Limitations    *[]string `json:"limitations,omitempty"`
    Body           *string   `json:"body,omitempty"`
}

func (l License) String() string {
    return Stringify(l)
}

// List popular open source licenses.
// GitHub API docs: https://developer.github.com/v3/licenses/#list-all-licenses
func (s *LicensesService) List(ctx context.Context) ([]License, *Response, error) {
    req, err := s.client.NewRequest("GET", "licenses", nil)
    if err != nil {
        return nil, nil, err
    }

    // TODO: remove custom Accept header when this API fully launches
    req.Header.Set("Accept", mediaTypeLicensesPreview)

    var licenses []License
    resp, err := s.client.Do(ctx, req, &licenses)
if err != nil {
    return nil, resp, err
}

return licenses, resp, nil

// Get extended metadata for one license.
// GitHub API docs: https://developer.github.com/v3/licenses/#get-an-individual-license
func (s *LicensesService) Get(ctx context.Context, licenseName string) (*License, *Response, error) {
    u := fmt.Sprintf("licenses/%s", licenseName)

    req, err := s.client.NewRequest("GET", u, nil)
    if err != nil {
        return nil, nil, err
    }

    // TODO: remove custom Accept header when this API fully launches
    req.Header.Set("Accept", mediaType LicensesPreview)

    license := new(License)
    resp, err := s.client.Do(ctx, req, license)
    if err != nil {
        return nil, resp, err
    }

    return license, resp, nil
}

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Version 2, December 2004

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package api

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type ProductLicenseAPI struct {
    *baseAPI
}

// NewProductLicenseAPI API
func NewProductLicenseAPI(client *Client) *ProductLicenseAPI {
    return &ProductLicenseAPI{
        &baseAPI{
            client: client,
            FuncGetResourceURL: func() string {
                return "product/license"
            },
        },
    }
}

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Gocheck - A rich testing framework for Go

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* Software Development Group
* National Center for Supercomputing Applications
* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820

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For the pcre component:

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PCRE is a library of functions to support regular expressions whose syntax
and semantics are as close as possible to those of the Perl 5 language.

Written by: Philip Hazel <ph10@cam.ac.uk>

University of Cambridge Computing Service,

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For the test\zb.c component:

/*                          ZeusBench V1.01
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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:
Mike Belshe (mbelshe@netscape.com)
Michael Campanella (campanella@stevms.enet.dec.com)

For the expat xml parser component:

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```go
package api

// Reset
func (api *ProductLicenseAPI) Reset() *ProductLicenseAPI {
    api.reset()
    return api
}

// Offset
func (api *ProductLicenseAPI) Offset(offset int) *ProductLicenseAPI {
    api.offset(offset)
    return api
}

// Limit
```
func (api *ProductLicenseAPI) Limit(limit int) *ProductLicenseAPI {
    api.limit(limit)
    return api
}

// Include
func (api *ProductLicenseAPI) Include(key string) *ProductLicenseAPI {
    api.include(key)
    return api
}

// Exclude
func (api *ProductLicenseAPI) Exclude(key string) *ProductLicenseAPI {
    api.exclude(key)
    return api
}

// FilterBy
func (api *ProductLicenseAPI) FilterBy(key string, value interface{}) *ProductLicenseAPI {
    api.filterBy(key, value, false)
    return api
}

// FilterMultiBy (OR)
func (api *ProductLicenseAPI) FilterMultiBy(key string, value interface{}) *ProductLicenseAPI {
    api.filterBy(key, value, true)
    return api
}

// WithNameLike
func (api *ProductLicenseAPI) WithNameLike(name string) *ProductLicenseAPI {
    return api.FilterBy("Name", name)
}

// WithTag
func (api *ProductLicenseAPI) WithTag(tag string) *ProductLicenseAPI {
    return api.FilterBy("Tags.Name", tag)
}

// WithTags()
func (api *ProductLicenseAPI) WithTags(tags []string) *ProductLicenseAPI {
    return api.FilterBy("Tags.Name", []interface{}{tags})
}

// func (api *ProductLicenseAPI) WithSizeGib(size int) *ProductLicenseAPI {
//     api.FilterBy("SizeMB", size*1024)
//     return api
// }
// func (api *ProductLicenseAPI) WithSharedScope() *ProductLicenseAPI {
// api.FilterBy("Scope", "shared")
// return api
// }

// func (api *ProductLicenseAPI) WithUserScope() *ProductLicenseAPI {
// api.FilterBy("Scope", "user")
// return api
// }

// SortBy
func (api *ProductLicenseAPI) SortBy(key string, reverse bool) *ProductLicenseAPI {
api.sortBy(key, reverse)
return api
}

// SortByName
func (api *ProductLicenseAPI) SortByName(reverse bool) *ProductLicenseAPI {
api.sortByName(reverse)
return api
}

// func (api *ProductLicenseAPI) SortBySize(reverse bool) *ProductLicenseAPI {
// api.sortBy("SizeMB", reverse)
// return api
// }

//********************************************************
To support Setxxx interface for Find()
***********************************************************/

// SetEmpty
func (api *ProductLicenseAPI) SetEmpty() {
api.reset()
}

// SetOffset
func (api *ProductLicenseAPI) SetOffset(offset int) {
api.offset(offset)
}

// SetLimit
func (api *ProductLicenseAPI) SetLimit(limit int) {
api.limit(limit)
}

// SetInclude
func (api *ProductLicenseAPI) SetInclude(key string) {
    api.include(key)
}

// SetExclude
func (api *ProductLicenseAPI) SetExclude(key string) {
    api.exclude(key)
}

// SetFilterBy
func (api *ProductLicenseAPI) SetFilterBy(key string, value interface{}) {
    api.filterBy(key, value, false)
}

// SetFilterMultiBy (OR)
func (api *ProductLicenseAPI) SetFilterMultiBy(key string, value interface{}) {
    api.filterBy(key, value, true)
}

// SetNameLike
func (api *ProductLicenseAPI) SetNameLike(name string) {
    api.FilterBy("Name", name)
}

// SetTag
func (api *ProductLicenseAPI) SetTag(tag string) {
    api.FilterBy("Tags.Name", tag)
}

// SetTags()
func (api *ProductLicenseAPI) SetTags(tags []string) {
    api.FilterBy("Tags.Name", []interface{}{tags})
}

// func (api *ProductLicenseAPI) SetSizeGib(size int) {
//    // api.FilterBy("SizeMB", size*1024)
//    // }

// func (api *ProductLicenseAPI) SetSharedScope() {
//    // api.FilterBy("Scope", "shared")
//    // }

// func (api *ProductLicenseAPI) SetUserScope() {
//    // api.FilterBy("Scope", "user")
//    // }

// SetSortBy
func (api *ProductLicenseAPI) SetSortBy(key string, reverse bool) {
func (api *ProductLicenseAPI) SetSortByName(reverse bool) {
    api.sortByName(reverse)
}

func (api *ProductLicenseAPI) SetSortBySize(reverse bool) {
    api.sortBy("SizeMB", reverse)
}

// To support CRUD(Create/Read/Update/Delete)
func (api *ProductLicenseAPI) Create(value *sacloud.ProductLicense) (*sacloud.ProductLicense, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.create(api.createRequest(value), res)
    })
}

func (api *ProductLicenseAPI) Read(id int64) (*sacloud.ProductLicense, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.read(id, nil, res)
    })
}

func (api *ProductLicenseAPI) Update(id int64, value *sacloud.ProductLicense) (*sacloud.ProductLicense, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.update(id, api.createRequest(value), res)
    })
}

func (api *ProductLicenseAPI) Delete(id int64) (*sacloud.ProductLicense, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.delete(id, nil, res)
    })
}

func (api *ProductLicenseAPI) setStateValue(setFunc func(*sacloud.Request)) *ProductLicenseAPI {
    api.baseAPI.setStateValue(setFunc)
}

// ************************************************************
// Inner functions
// ************************************************************
func (api *ProductLicenseAPI) request(f func(*sacloud.Response) error) (*sacloud.ProductLicense, error) {
    res := &sacloud.Response{
    }
    err := f(res)
    if err != nil {
        return nil, err
    }
    return res.LicenseInfo, nil
}

func (api *ProductLicenseAPI) createRequest(value *sacloud.ProductLicense) *sacloud.Request {
    req := &sacloud.Request{
    }
    req.LicenseInfo = value
    return req
}

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package api

//**************************************************
generated by IDE. for [LicenseAPI]
**************************************************
import (  
"github.com/sacloud/libsacloud/sacloud"
)

/********************
 To support fluent interface for Find()
********************/

// Reset
func (api *LicenseAPI) Reset() *LicenseAPI {
    api.reset()
    return api
}

// Offset
func (api *LicenseAPI) Offset(offset int) *LicenseAPI {
    api.offset(offset)
    return api
}

// Limit
func (api *LicenseAPI) Limit(limit int) *LicenseAPI {
    api.limit(limit)
    return api
}

// Include
func (api *LicenseAPI) Include(key string) *LicenseAPI {
    api.include(key)
    return api
}

// Exclude
func (api *LicenseAPI) Exclude(key string) *LicenseAPI {
    api.exclude(key)
    return api
}

// FilterBy
func (api *LicenseAPI) FilterBy(key string, value interface{}) *LicenseAPI {
    api.filterBy(key, value, false)
    return api
}

// FilterMultiBy ( OR)
func (api *LicenseAPI) FilterMultiBy(key string, value interface{}) *LicenseAPI {
    api.filterBy(key, value, true)
    return api
}
// WithNameLike
func (api *LicenseAPI) WithNameLike(name string) *LicenseAPI {
    return api.FilterBy("Name", name)
}

// WithTag
func (api *LicenseAPI) WithTag(tag string) *LicenseAPI {
    return api.FilterBy("Tags.Name", tag)
}

// WithTags()
func (api *LicenseAPI) WithTags(tags []string) *LicenseAPI {
    return api.FilterBy("Tags.Name", []interface{}{tags})
}

// func (api *LicenseAPI) WithSizeGib(size int) *LicenseAPI {
//    api.FilterBy("SizeMB", size*1024)
//    return api
// }

// func (api *LicenseAPI) WithSharedScope() *LicenseAPI {
//    api.FilterBy("Scope", "shared")
//    return api
// }

// func (api *LicenseAPI) WithUserScope() *LicenseAPI {
//    api.FilterBy("Scope", "user")
//    return api
// }

// SortBy
func (api *LicenseAPI) SortBy(key string, reverse bool) *LicenseAPI {
    api.sortBy(key, reverse)
    return api
}

// SortByName
func (api *LicenseAPI) SortByName(reverse bool) *LicenseAPI {
    api.sortByName(reverse)
    return api
}

// func (api *LicenseAPI) SortBySize(reverse bool) *LicenseAPI {
//    api.sortBy("SizeMB", reverse)
//    return api
// }
/***********************
To support Setxxx interface for Find()
***********************/

// SetEmpty
func (api *LicenseAPI) SetEmpty() {
    api.reset()
}

// SetOffset
func (api *LicenseAPI) SetOffset(offset int) {
    api.offset(offset)
}

// SetLimit
func (api *LicenseAPI) SetLimit(limit int) {
    api.limit(limit)
}

// SetInclude
func (api *LicenseAPI) SetInclude(key string) {
    api.include(key)
}

// SetExclude
func (api *LicenseAPI) SetExclude(key string) {
    api.exclude(key)
}

// SetFilterBy
func (api *LicenseAPI) SetFilterBy(key string, value interface{}) {
    api.filterBy(key, value, false)
}

// SetFilterMultiBy ( OR)
func (api *LicenseAPI) SetFilterMultiBy(key string, value interface{}) {
    api.filterBy(key, value, true)
}

// SetNameLike
func (api *LicenseAPI) SetNameLike(name string) {
    api.FilterBy("Name", name)
}

// SetTag
func (api *LicenseAPI) SetTag(tag string) {
    api.FilterBy("Tags.Name", tag)
// SetTags()
func (api *LicenseAPI) SetTags(tags []string) {
    api.FilterBy("Tags.Name", []interface{}{tags})
}

// func (api *LicenseAPI) SetSizeGib(size int) {
// api.FilterBy("SizeMB", size*1024)
// }

// func (api *LicenseAPI) SetSharedScope() {
// api.FilterBy("Scope", "shared")
// }

// func (api *LicenseAPI) SetUserScope() {
// api.FilterBy("Scope", "user")
// }

// SetSortBy
func (api *LicenseAPI) SetSortBy(key string, reverse bool) {
    api.sortBy(key, reverse)
}

// SetSortByName
func (api *LicenseAPI) SetSortByName(reverse bool) {
    api.sortByName(reverse)
}

// func (api *LicenseAPI) SetSortBySize(reverse bool) {
// api.sortBy("SizeMB", reverse)
// }

// New
func (api *LicenseAPI) New() *sacloud.License {
    return &sacloud.License{}
}

// Create
func (api *LicenseAPI) Create(value *sacloud.License) (*sacloud.License, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.create(api.createRequest(value), res)
    })
}
// Read
func (api *LicenseAPI) Read(id int64) (*sacloud.License, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.read(id, nil, res)
    })
}

// Update
func (api *LicenseAPI) Update(id int64, value *sacloud.License) (*sacloud.License, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.update(id, api.createRequest(value), res)
    })
}

// Delete
func (api *LicenseAPI) Delete(id int64) (*sacloud.License, error) {
    return api.request(func(res *sacloud.Response) error {
        return api.delete(id, nil, res)
    })
}

/*******************
Inner functions
*******************/

func (api *LicenseAPI) setStateValue(setFunc func(*sacloud.Request)) *LicenseAPI {
    api.baseAPI.setStateValue(setFunc)
    return api
}

func (api *LicenseAPI) request(f func(*sacloud.Response) error) (*sacloud.License, error) {
    res := &sacloud.Response{}
    err := f(res)
    if err != nil {
        return nil, err
    }
    return res.License, nil
}

func (api *LicenseAPI) createRequest(value *sacloud.License) *sacloud.Request {
    req := &sacloud.Request{}
    req.License = value
    return req
}

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Metadata-Version: 2.1
Name: Jinja2
Version: 3.0.1
Summary: A very fast and expressive template engine.
Home-page: https://palletsprojects.com/p/jinja/
Author: Armin Ronacher
Author-email: armin.ronacher@active-4.com
Maintainer: Pallets
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License: BSD-3-Clause
Project-URL: Changes, https://jinja.palletsprojects.com/changes/
Project-URL: Twitter, https://twitter.com/PalletsTeam
Project-URL: Chat, https://discord.gg/pallets
Description: Jinja

Jinja is a fast, expressive, extensible templating engine. Special placeholders in the template allow writing code similar to Python syntax. Then the template is passed data to render the final document.

It includes:

- Template inheritance and inclusion.
- Define and import macros within templates.
- HTML templates can use autoescaping to prevent XSS from untrusted user input.
- A sandboxed environment can safely render untrusted templates.
- AsyncIO support for generating templates and calling async functions.
- I18N support with Babel.
- Templates are compiled to optimized Python code just-in-time and cached, or can be compiled ahead-of-time.
- Exceptions point to the correct line in templates to make debugging easier.
- Extensible filters, tests, functions, and even syntax.

Jinja's philosophy is that while application logic belongs in Python if possible, it shouldn't make the template designer's job difficult by restricting functionality too much.
Installing
----------

Install and update using `pip`:

```text
$ pip install -U Jinja2
```

In A Nutshell
-------------

```jinja
{% extends "base.html" %}
{% block title %}Members{% endblock %}
{% block content %}
<ul>
{% for user in users %}
<li><a href="{{ user.url }}">{{ user.username }}</a></li>
{% endfor %}
</ul>
{% endblock %}
```

Donate
------

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```text
.. _please donate today: https://palletsprojects.com/donate
```

Links
-----

- Documentation: https://jinja.palletsprojects.com/
- Changes: https://jinja.palletsprojects.com/changes/
- PyPI Releases: https://pypi.org/project/Jinja2/
- Source Code: https://github.com/pallets/jinja/
- Issue Tracker: https://github.com/pallets/jinja/issues/
- Website: https://palletsprojects.com/p/jinja/
Twitter: https://twitter.com/PalletsTeam
Chat: https://discord.gg/pallets

Platform: UNKNOWN
Classifier: Development Status :: 5 - Production/Stable
Classifier: Environment :: Web Environment
Classifier: Intended Audience :: Developers
Classifier: License :: OSI Approved :: BSD License
Classifier: Operating System :: OS Independent
Classifier: Programming Language :: Python
Classifier: Topic :: Internet :: WWW/HTTP :: Dynamic Content
Classifier: Topic :: Text Processing :: Markup :: HTML
Requires-Python: >=3.6
Description-Content-Type: text/x-rst
Provides-Extra: i18n

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[metadata]
name = Jinja2
version = attr: jinja2.__version__
url = https://palletsprojects.com/p/jinja/
project_urls =
  Donate = https://palletsprojects.com/donate
  Documentation = https://jinja.palletsprojects.com/
  Changes = https://jinja.palletsprojects.com/changes/
  Source Code = https://github.com/pallets/jinja/
  Issue Tracker = https://github.com/pallets/jinja/issues/
  Twitter = https://twitter.com/PalletsTeam
  Chat = https://discord.gg/pallets
license = BSD-3-Clause
license_files = LICENSE.rst
author = Armin Ronacher
author_email = armin.ronacher@active-4.com
maintainer = Pallets
maintainer_email = contact@palletsprojects.com
description = A very fast and expressive template engine.
long_description = file: README.rst
long_description_content_type = text/x-rst
classifiers =
  Development Status :: 5 - Production/Stable
  Environment :: Web Environment
  Intended Audience :: Developers
  License :: OSI Approved :: BSD License
  Operating System :: OS Independent
  Programming Language :: Python
  Topic :: Internet :: WWW/HTTP :: Dynamic Content
  Topic :: Text Processing :: Markup :: HTML

[options]
packages = find:
package_dir = = src
include_package_data = true
python_requires = >= 3.6

[options.packages.find]
where = src

[options.entry_points]
babel.extractors =
jinja2 = jinja2.ext:babel_extract[i18n]

[tool:pytest]
testpaths = tests
filterwarnings =
  error

[coverage:run]
branch = True
source =
jinja2
tests

[coverage:paths]
source =
  src
  */site-packages

[flake8]
select = B, E, F, W, B9, ISC
ignore =
  E203
  E501
  E722
  W503
max-line-length = 80
per-file-ignores =
  src/jinja2/__init__.py: F401

[mypy]
files = src/jinja2
python_version = 3.6
disallow_subclassing_any = True
disallow_untyped_calls = True
disallow_untyped_defs = True
disallow_incomplete_defs = True
no_implicit_optional = True
local_partial_types = True
no_implicit_reexport = True
strict_equality = True
warn_redundant_casts = True
warn_unused_configs = True
warn_unused_ignores = True
warn_return_any = True
warn_unreachable = True

[mypy-jinja2.defaults]
no_implicit_reexport = False
[mypy-markupsafe]
no_implicit_reexport = False

[egg_info]
tag_build =
tag_date = 0

Found in path(s):
* /opt/cola/permits/1166437412_1621420347.71/0/jinja2-3-0-1-tar-gz/Jinja2-3.0.1/setup.cfg

1.124 x-net v0.0.0-20210505214959-0714010a04ed

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1.125 busybox 1.31.1-r9

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Julian Seward, Cambridge, UK.
jseward@bzip.org
bicp2/libbzip2 version 1.0.4 of 20 December 2006

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 * Software Development Group
 */
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* httpd@ncsa.uiuc.edu
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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:
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Michael Campanella (campanella@stevms.enet.dec.com)
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1.137 glibc 2.27-3ubuntu1.4

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1.148 jackson-datatype-jsr310 2.9.10

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1.153 openjdk-jre 1.8.0u252

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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/Ascii.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/annotations/package-info.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ForwardingSetMultimap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/Equivalence.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ListeningExecutorService.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingBlockingQueue.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/SortedMapDifference.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/UnmodifiableListIterator.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ForwardingSortedSetMultimap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ForwardingImmutableCollection.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/Monitor.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/net/package-info.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/primitives/package-info.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/Atomics.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/RowSortedTable.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/Strings.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/UncatchedExceptions.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/AbstractSequentialIterator.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ThreadFactoryBuilder.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/annotations/Beta.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/MinMaxPriorityQueue.java

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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/escape/ArrayBasedUnicodeEscaper.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/html/HtmlEscapers.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/ByteArrayDataInput.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ImmutableEnumSet.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ImmutableSortedMap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/escape/Escapers.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/net/InternetDomainName.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/net/HostSpecifier.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ImmutableClassToInstanceMap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/JdkFutureAdapters.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractExecutionThreadService.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/RegularImmutableSortedSet.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ImmutableSortedSetFauxverideShim.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/xml/XmlEscapers.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/RegularImmutableList.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/primitives/UnsignedBytes.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ComparisonChain.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractIdleService.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/cache/CacheBuilder.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
jar/jersey/repackaged/com/google/common/cache/ForwardingLoadingCache.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
jar/jersey/repackaged/com/google/common/cache/RemovalListeners.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/cache/CacheBuilderSpec.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractScheduledService.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/net/HttpHeaders.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/RegularImmutableMultiset.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/CycleDetectingLockFactory.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/hash/AbstractNonStreamingHashFunction.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractListeningExecutorService.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ListeningScheduledExecutorService.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/cache/LoadingCache.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/math/LongMath.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ExecutionError.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/base/PairwiseEquivalence.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/reflect/Types.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/cache/package-info.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingCheckedFuture.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AtomicLongMap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2.25-1-sources-4-
jar/jersey/repackaged/com/google/common/cache/RemovalNotification.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/hash/AbstractCompositeHashFunction.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/math/BigIntegerMath.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/Present.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/math/DoubleUtils.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/cache/AbstractLoadingCache.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/UncheckedExecutionException.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/FakeTimeLimiter.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/MultimapBuilder.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/reflect/TypeVisitor.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ImmutableMapEntry.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/Runnables.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/SimpleTimeLimiter.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/PatternFilenameFilter.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/escape/CharEscaperBuilder.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/WrappingTimeLimiter.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/CaseFormat.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/reflect/TypeToken.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/thirdparty/publicsuffix/PublicSuffixType.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/escape/CharEscaperBuilder.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/escape/CharEscaper.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/hash/Murmur3_128HashFunction.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/hash/DescendingImmutableSortedMultiset.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/hash/BloomFilterStrategies.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/MapConstraint.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/eventbus/SubscriberFindingStrategy.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/eventbus/SubscriberFindingStrategy.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/eventbus/EventSubscriber.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ArrayListMultimap.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/CountingOutputStream.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/OutputSupplier.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/ByteStreams.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/Ordering.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/FinalizableSoftReference.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/LittleEndianDataInputStream.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/CompoundOrdering.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/Iterables.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/TreeMultiset.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/Lists.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/HashMultiset.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/Iterators.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/Multimaps.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ForwardingMapEntry.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ForwardingMultimap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/CountingInputStream.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-
  jar/jersey/repackaged/com/google/common/collect/EnumMultiset.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/HashBiMap.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collect/ComputingConcurrentHashMap.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/MapMakerInternalMap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/Cut.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/MapMaker.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/RegularImmutableTable.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/DenseImmutableTable.java

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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ImmutableListMultimap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/StandardTable.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/Serialization.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ImmutatableEntry.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/net/InetAddresses.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/Tables.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ImmutatableMultimap.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractCheckedFuture.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/base/Converter.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/ImmutatableMap.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/collection/Range.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/io/MultiReader.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/net/PercentEscaper.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/primitives/Chars.java
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* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/primitives/Doubles.java
* /opt/cola/permits/1136113812_1613679412.19/0/jersey-guava-2-25-1-sources-4-jar/jersey/repackaged/com/google/common/primitives/Chars.java
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  jar/jersey/repackaged/com/google/common/collection/GenericMapMaker.java

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* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.

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import: ../../../../fossene/db/schema/thing.yml

fields:
  site: string
  author: root

1.178 apk-tools 2.10.1-r0

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1.183 metrics-graphite 4.1.12.1

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1.184 zlib 1.2.8

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

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jlop@gzip.org          madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files http://tools.ietf.org/html/rfc1950 (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

1.185 python-click 6.7-3
1.185.1 Available under license :

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1.186 python-uritemplate 0.6-1ubuntu1

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uritemplate
============

.. image:: https://secure.travis-ci.org/uri-templates/uritemplate-py.png?branch=master
   :alt: build status
This is a Python implementation of `RFC6570`_, URI Template, and can expand templates up to and including Level 4 in that specification.

It exposes a method, *expand*. For example:

```python
>>> from uritemplate import expand
>>> expand("http://www.{domain}/", {"domain": "foo.com"})
'http://www.foo.com/
```

It also exposes a method *variables* that returns all variables used in a uritemplate. For example:

```python
>>> from uritemplate import variables
>>> variables('http:www{.domain*}{/top,next}{?q:20}')
set(['domain', 'next', 'q', 'top'])
```

This function can be useful to determine what keywords are available to be expanded.


Requirements
-------------

uritemplate works with Python 2.5+.

.. note:: You need to install `simplejson`_ module for Python 2.5.

.. _simplejson: https://pypi.python.org/pypi/simplejson/

Install
-------

The easiest way to install uritemplate is with pip::

    $ pip install uritemplate

See its `Python Package Index entry`_ for more.

.. _Python Package Index entry: http://pypi.python.org/pypi/uritemplate
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  0.6/README.rst

1.187 giflib 5.2.1

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1.188 javassist 3.27.0-GA

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* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-jar/javassist/tools/rmi/Proxy.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-jar/javassist/compiler/ast/Visitor.java
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* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-jar/javassist/CtNewWrappedConstructor.java
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  jar/javassist/bytecode/annotation/MemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/EnumMemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/ByteMemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/ClassMemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/MemberValueVisitor.java
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  jar/javassist/bytecode/annotation/ArrayMemberValue.java
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  jar/javassist/bytecode/annotation/BooleanMemberValue.java
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  jar/javassist/bytecode/annotation/LongMemberValue.java
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  jar/javassist/bytecode/annotation/CharMemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/Annotation.java
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  jar/javassist/bytecode/annotation/ShortMemberValue.java
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  jar/javassist/bytecode/annotation/AnnotationMemberValue.java
* /opt/cola/permits/1135872664_1613621010.52/0/javassist-3-27-0-ga-sources-1-
  jar/javassist/bytecode/annotation/DoubleMemberValue.java

1.189 k3s 0.8.1 0.8.1
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* 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
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org.apache.tomcat:tomcat-jasper
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org.eclipse.jetty.toolchain:jetty-schemas

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Send patches to sysvinit-devel@nongnu.org

The of the start-stop-daemon

* A rewrite of the original Debian's start-stop-daemon Perl script
* in C (faster - it is executed many times during system startup).
* Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>, public domain.

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jar/org/springframework/core/serializer/support/SerializationDelegate.java
* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5-0-2-release-sources-
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* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5-0-2-release-sources-
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Found in path(s):
* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5.0.2-release-sources-jar/org/springframework/asm/TypePath.java
* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5.0.2-release-sources-jar/org/springframework/asm/TypeReference.java

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* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5-0-2-release-sources-jar/org/springframework/core/convert/support/PropertiesToStringConverter.java
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* /opt/ws_local/PERMITS_SQL/1069140777_1594508187.22/0/spring-core-5-0-2-release-sources-jar/org/springframework/core/convert/support/ObjectToCollectionConverter.java
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1.222 classmate 1.5.1

1.222.1 Available under license :

Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

* Brian Langel

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1.223 protobuf v1.23.0

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

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1.224 ncurses 6.1_p20180818-r1

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README for release 6b of 27-Mar-1998
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DOCUMENTATION ROADMAP
=====================

This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
RELATED SOFTWARE Other stuff you should get.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

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

Programmer and internal documentation:
libjpeg.doc How to use the JPEG library in your own programs.
example.c Sample code for calling the JPEG library.
structure.doc Overview of the JPEG library's internal structure.
filelist.doc Road map of IJG files.
coderules.doc Coding style rules --- please read if you contribute code.
Please read at least the files install.doc and usage.doc. Useful information can also be found in the JPEG FAQ (Frequently Asked Questions) article. See ARCHIVE LOCATIONS below to find out where to obtain the FAQ article.

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

OVERVIEW
========

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

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

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

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

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

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

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

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

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

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


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

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

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

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

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

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

ARCHIVE LOCATIONS

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

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

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

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

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

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

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBMPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites, notably ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/.

Unfortunately PBMPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

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

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

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

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

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

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

TO DO
=====

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

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

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to jpeg-info@uunet.uu.net.
1.226 simpleclient 0.9.0

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1.227 jackson-databind 2.9.10.6

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# Jackson JSON processor

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

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1.228 commons-logging 1.1.3

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

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

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

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1.231 gophercloud v0.1.0

1.231.1 Available under license:

package RESOURCE

import (
    "github.com/gophercloud/gophercloud"
    "github.com/gophercloud/gophercloud/pagination"
)

// RESOURCE represents...
type Resource struct {
}

type commonResult struct {
    gophercloud.Result
}

// GetResult is the response from a Get operation. Call its Extract method to interpret it as a RESOURCE.
type GetResult struct {
    commonResult
}

// CreateResult is the response from a Create operation. Call its Extract method to interpret it as a RESOURCE.
type CreateResult struct {
    commonResult
}

// DeleteResult is the response from a Delete operation. Call its ExtractErr to determine if the request succeeded or failed.
type DeleteResult struct {
    gophercloud.ErrResult
}

// UpdateResult is the result of an Update request. Call its Extract method to interpret it as a RESOURCE.
type UpdateResult struct {
    commonResult
}

// ResourcePage is a single page of RESOURCE results.
type ResourcePage struct {
    pagination.LinkedPageBase
}

// IsEmpty determines whether or not a page of RESOURCES contains any results.
func (r ResourcePage) IsEmpty() (bool, error) {
    resources, err := ExtractResources(r)
    return len(resources) == 0, err
}

// NextPageURL extracts the "next" link from the links section of the result.
func (r ResourcePage) NextPageURL() (string, error) {
    var s struct {
        Links struct {
            Next string `json:"next"
            Previous string `json:"previous"
            }
            `json:"links"
        }
        err := r.ExtractInto(&s)
        if err != nil {
            return "", err
        }
        return s.Links.Next, err
    }

// ExtractResources returns a slice of Resources contained in a single page of
// results.
func ExtractResources(r pagination.Page) ([]Resource, error) {
    var s struct {
        Resources []Resource `json:"resources"
    }
    err := (r.(ResourcePage)).ExtractInto(&s)
    return s.Resources, err
}

// Extract interprets any commonResult as a Resource.
func (r commonResult) Extract() (*Resource, error) {
    var s struct {
        Resource *Resource `json:"resource"
    }
    err := r.ExtractInto(&s)
    return s.Resource, err
}
Contributor Tutorial
====================

This tutorial is to help new contributors become familiar with the processes used by the Gophercloud team when adding a new feature or fixing a bug.

While we have a defined process for working on Gophercloud, we're very mindful that everyone is new to this in the beginning. Please reach out for help or ask for clarification if needed. No question is ever "dumb" or not worth our time answering.

To begin, go to [Step 1](step-01-introduction.md).

Step 5: Writing the Code
========================

At this point, you should have:

- [x] Identified a feature or bug fix
- [x] Opened an Issue about it
- [x] Located the project's service code which validates the feature or fix
- [x] Have an OpenStack environment available to test with

Now it's time to write the actual code! We recommend reading over the [CONTRIBUTING](/.github/CONTRIBUTING.md) guide again as a refresh. Notably the [Getting Started](/.github/CONTRIBUTING.md#getting-started) section will help you set up a `git` repository correctly.

We encourage you to browse the existing Gophercloud code to find examples of similar implementations. It would be a _very_ rare occurrence for you to be implementing something that hasn't already been done.

Use the existing packages as templates and mirror the style, naming, and logic.

Types of Pull Requests
----------------------

The amount of changes you plan to make will determine how much code you should submit as Pull Requests.

### A Single Bug Fix

If you're implementing a single bug fix, then creating one `git` branch and submitting one Pull Request is fine.

### Adding a Single Field

If you're adding a single field, then a single Pull Request is also fine. See
If you plan to add more than one missing field, you will need to open a Pull Request for _each_ field.

### Adding a Single API Call

Single API calls can also be submitted as a single Pull Request. See [#722](https://github.com/gophercloud/gophercloud/pull/722) as an example of this.

### Adding a Suite of API Calls

If you're adding support for a "suite" of API calls (meaning: Create, Update, Delete, Get), then you will need to create one Pull Request for _each_ call.

The following Pull Requests are good examples of how to do this:

* [https://github.com/gophercloud/gophercloud/pull/584](https://github.com/gophercloud/gophercloud/pull/584)
* [https://github.com/gophercloud/gophercloud/pull/586](https://github.com/gophercloud/gophercloud/pull/586)
* [https://github.com/gophercloud/gophercloud/pull/587](https://github.com/gophercloud/gophercloud/pull/587)
* [https://github.com/gophercloud/gophercloud/pull/594](https://github.com/gophercloud/gophercloud/pull/594)

You can also use the provided [template](/docs/contributor-tutorial/.template) as it contains a lot of the repeated boiler plate code seen in each resource. However, please make sure to thoroughly review and edit it as needed. Leaving templated portions in-place might be interpreted as rushing through the work and will require further rounds of review to fix.

### Adding an Entire OpenStack Project

To add an entire OpenStack project, you must break each set of API calls into individual Pull Requests. Implementing an entire project can be thought of as implementing multiple API suites.

An example of this can be seen from the Pull Requests referenced in [#723](https://github.com/gophercloud/gophercloud/issues/723).

What to Include in a Pull Request
---------------------------------

Each Pull Request should contain the following:

1. The actual Go code to implement the feature or bug fix
2. Unit tests
3. Acceptance tests
4. Documentation
Whether you want to bundle all of the above into a single commit or multiple commits is up to you. Use your preferred style.

### Unit Tests

Unit tests should provide basic validation that your code works as intended.

Please do not use JSON fixtures from the API reference documentation. Please generate your own fixtures using the OpenStack environment you're testing ([step-04-acceptance-testing.md](step-04-acceptance-testing.md)) with.

### Acceptance Tests

Since unit tests are not run against an actual OpenStack environment, acceptance tests can arguably be more important. The acceptance tests that you include in your Pull Request should confirm that your implemented code works as intended with an actual OpenStack environment.

### Documentation

All documentation in Gophercloud is done through in-line `godoc`. Please make sure to document all fields, functions, and methods appropriately. In addition, each package has a `doc.go` file which should be created or amended with details of your Pull Request, where appropriate.

Dealing with Related Pull Requests

If you plan to open more than one Pull Request, it's only natural that code from one Pull Request will be dependent on code from the prior Pull Request.

There are two methods of handling this:

### Create Independent Pull Requests

With this method, each Pull Request has all of the code to fully implement the code in question. Each Pull Request can be merged in any order because it's self contained.

Use the following `git` workflow to implement this method:

```
$ git checkout master
$ git pull
$ git checkout -b identityv3-regions-create
$ (write your code)
$ git add .
```
$ git commit -m "Implementing Regions Create"

$ git checkout master
$ git checkout -b identityv3-regions-update
$ (write your code)
$ git add .
$ git commit -m "Implementing Regions Update"
```

Advantages of this Method:

* Pull Requests can be merged in any order
* Additional commits to one Pull Request are independent of other Pull Requests

Disadvantages of this Method:

* There will be _a lot_ of duplicate code in each Pull Request
* You will have to rebase all other Pull Requests and resolve a good amount of merge conflicts.

### Create a Chain of Pull Requests

With this method, each Pull Request is based off of a previous Pull Request. Pull Requests will have to be merged in a specific order since there is a defined relationship.

Use the following `git` workflow to implement this method:

```
```shell
$ git checkout master
$ git pull
$ git checkout -b identityv3-regions-create
$ (write your code)
$ git add .
$ git commit -m "Implementing Regions Create"

$ git checkout -b identityv3-regions-update
$ (write your code)
$ git add .
$ git commit -m "Implementing Regions Update"
```

Advantages of this Method:

* Each Pull Request becomes smaller since you are building off of the last

Disadvantages of this Method:
* If a Pull Request requires changes, you will have to rebase _all_ child
  Pull Requests based off of the parent.

The choice of method is up to you.

---

Once you have your code written, submit a Pull Request to Gophercloud and
proceed to [Step 6](step-06-code-review.md).

Step 6: Code Review

Once you've submitted a Pull Request, three things will happen automatically:

1. Travis-CI will run a set of simple tests:
   a. Unit Tests
   b. Code Formatting checks
   c. `go vet` checks

2. Coveralls will run a coverage test.
3. [OpenLab](https://openlabtesting.org/) will run acceptance tests.

Depending on the results of the above, you might need to make additional
changes to your code.

While you're working on the finishing touches to your code, it is helpful
to add a `[wip]` tag to the title of your Pull Request.

You are most welcomed to take as much time as you need to work on your Pull
Request. As well, take advantage of the automatic testing that is done to
each commit.

### Travis-CI

If Travis reports code formatting issues, please make sure to run `gofmt` on all
of your code. Travis will also report errors with unit tests, so you should
ensure those are fixed, too.

### Coveralls

If Coveralls reports a decrease in test coverage, check and make sure you have
provided unit tests. A decrease in test coverage is _sometimes_ unavoidable and
ignorable.

### OpenLab
OpenLab does not yet run a full suite of acceptance tests, so it's possible that the acceptance tests you've included were not run. When this happens, a core member for Gophercloud will run the tests manually.

There are times when a core reviewer does not have access to the resources required to run the acceptance tests. When this happens, it is essential that you've run them yourself (See [Step 4](step-04.md)).

Request a Code Review
---------------------

When you feel your Pull Request is ready for review, please leave a comment requesting a code review. If you don't explicitly ask for a code review, a core member might not know the Pull Request is ready for review.

Additionally, if there are parts of your implementation that you are unsure about, please ask for help. We're more than happy to provide advice.

During the code review process, a core member will review the code you've submitted and either request changes or request additional information. Generally these requests fall under the following categories:

1. Code which needs to be reformatted (See our [Style Guide](/docs/STYLEGUIDE.md) for conventions used).

2. Requests for additional information about the validity of something. This might happen because the included supporting service code URLs don't have enough information.

3. Missing unit tests or acceptance tests.

Submitting Changes
--------------------

If a code review requires changes to be submitted, please do not squash your commits. Please only add new commits to the Pull Request. This is to help the code reviewer see only the changes that were made.

It's Never Personal
-------------------

Code review is a healthy exercise where a new set of eyes can sometimes spot items forgotten by the author.

Please don't take change requests personally. Our intention is to ensure the code is correct before merging.
Once the code has been reviewed and approved, a core member will merge your Pull Request.

Please proceed to [Step 7](step-07-congratulations.md).

```go
package testing

import {
  "fmt"
  "net/http"
  "testing"
  "github.com/gophercloud/gophercloud/openstack/service/vN/resources"
  th "github.com/gophercloud/gophercloud/testhelper"
  "github.com/gophercloud/gophercloud/testhelper/client"
}

// ListResult provides a single page of RESOURCE results.
const ListResult = `
`

// GetResult provides a Get result.
const GetResult = `
`

// CreateRequest provides the input to a Create request.
const CreateRequest = `
`

// UpdateRequest provides the input to an Update request.
const UpdateRequest = `
`

// UpdateResult provides an update result.
const UpdateResult = `
`
```
// FirstResource is the first resource in the List request.
var FirstResource = resources.Resource{}

// SecondResource is the second resource in the List request.
var SecondResource = resources.Resource{}

// SecondResourceUpdated is how SecondResource should look after an Update.
var SecondResourceUpdated = resources.Resource{}

// ExpectedResourcesSlice is the slice of resources expected to be returned from ListResult.
var ExpectedResourcesSlice = []resources.Resource{FirstResource, SecondResource}

// HandleListResourceSuccessfully creates an HTTP handler at `/resources` on the
// test handler mux that responds with a list of two resources.
func HandleListResourceSuccessfully(t *testing.T) {
    th.Mux.HandleFunc(`/resources`, func(w http.ResponseWriter, r *http.Request) {
        th.TestMethod(t, r, "GET")
        th.TestHeader(t, r, "Accept", "application/json")
        th.TestHeader(t, r, "X-Auth-Token", client.TokenID)
        w.Header().Set("Content-Type", "application/json")
        w.WriteHeader(http.StatusOK)
        fmt.Fprintf(w, ListResult)
    })
}

// HandleGetResourceSuccessfully creates an HTTP handler at `/resources` on the
// test handler mux that responds with a single resource.
func HandleGetResourceSuccessfully(t *testing.T) {
    th.Mux.HandleFunc(`/resources/9fe1d3`, func(w http.ResponseWriter, r *http.Request) {
        th.TestMethod(t, r, "GET")
        th.TestHeader(t, r, "Accept", "application/json")
        th.TestHeader(t, r, "X-Auth-Token", client.TokenID)
        w.Header().Set("Content-Type", "application/json")
        w.WriteHeader(http.StatusOK)
        fmt.Fprintf(w, GetResult)
    })
}

// HandleCreateResourceSuccessfully creates an HTTP handler at `/resources` on the
// test handler mux that tests resource creation.
func HandleCreateResourceSuccessfully(t *testing.T) {
    th.Mux.HandleFunc(`/resources`, func(w http.ResponseWriter, r *http.Request) {
        th.TestMethod(t, r, "POST")
        th.TestHeader(t, r, "X-Auth-Token", client.TokenID)
        th.TestJSONRequest(t, r, CreateRequest)
w.WriteHeader(http.StatusCreated)
fmt.Fprintf(w, GetResult)
}

// HandleDeleteResourceSuccessfully creates an HTTP handler at `/resources` on the
// test handler mux that tests resource deletion.
func HandleDeleteResourceSuccessfully(t *testing.T) {
    th.Mux.HandleFunc(`/resources/9fe1d3`, func(w http.ResponseWriter, r *http.Request) {
        th.TestMethod(t, r, "DELETE")
        th.TestHeader(t, r, "X-Auth-Token", client.TokenID)
        w.WriteHeader(http.StatusNoContent)
    })
}

// HandleUpdateResourceSuccessfully creates an HTTP handler at `/resources` on the
// test handler mux that tests resource update.
func HandleUpdateResourceSuccessfully(t *testing.T) {
    th.Mux.HandleFunc(`/resources/9fe1d3`, func(w http.ResponseWriter, r *http.Request) {
        th.TestMethod(t, r, "PATCH")
        th.TestHeader(t, r, "X-Auth-Token", client.TokenID)
        th.TestJSONObject(t, r, UpdateRequest)
        w.WriteHeader(http.StatusOK)
        fmt.Fprintf(w, UpdateResult)
    })
}

package RESOURCE

import (
    "github.com/gophercloud/gophercloud"
    "github.com/gophercloud/gophercloud/pagination"
)

// ListOptsBuilder allows extensions to add additional parameters to
// the List request
type ListOptsBuilder interface {
    ToResourceListQuery() (string, error)
}

// ListOpts provides options to filter the List results.
type ListOpts struct {
}

// ToResourceListQuery formats a ListOpts into a query string.
func (opts ListOpts) ToResourceListQuery() (string, error) {
    q, err := gophercloud.BuildQueryString(opts)
return q.String(), err
}

// List retrieves a list of RESOURCES.
func List(client *gophercloud.ServiceClient, opts ListOptsBuilder) pagination.Pager {
    url := listURL(client)
    if opts != nil {
        query, err := opts.ToResourceListQuery()
        if err != nil {
            return pagination.Pager{Err: err}
        }
        url += query
    }
        return ResourcePage{pagination.LinkedPageBase{PageResult: r}}
    })
}

// Get retrieves details of a RESOURCE.
func Get(client *gophercloud.ServiceClient, id string) (r GetResult) {
    _, r.Err = client.Get(getURL(client, id), &r.Body, nil)
    return
}

// CreateOptsBuilder allows extensions to add additional parameters to
// the Create request.
type CreateOptsBuilder interface {
    ToResourceCreateMap() (map[string]interface{}, error)
}

// CreateOpts provides options used to create a RESOURCE.
type CreateOpts struct {
}

// ToResourceCreateMap formats a CreateOpts into a create request.
func (opts CreateOpts) ToResourceCreateMap() (map[string]interface{}, error) {
    return gophercloud.BuildRequestBody(opts, "resource")
}

// Create creates a new RESOURCE.
func Create(client *gophercloud.ServiceClient, opts CreateOptsBuilder) (r CreateResult) {
    b, err := opts.ToResourceCreateMap()
    if err != nil {
        r.Err = err
        return
    }
    _, r.Err = client.Post(createURL(client), &b, &r.Body, &gophercloud.RequestOpts{
        OkCodes: []int{201},
    })
}
// Delete deletes a RESOURCE.
func Delete(client *gophercloud.ServiceClient, id string) (r DeleteResult) {
    _, r.Err = client.Delete(deleteURL(client, id), nil)
    return
}

// UpdateOptsBuilder allows extensions to add additional parameters to
// the Update request.
type UpdateOptsBuilder interface {
    ToResourceUpdateMap() (map[string]interface{}, error)
}

// UpdateOpts represents parameters to update a RESOURCE.
type UpdateOpts struct {
}

// ToUpdateCreateMap formats a UpdateOpts into an update request.
func (opts UpdateOpts) ToResourceUpdateMap() (map[string]interface{}, error) {
    return gophercloud.BuildRequestBody(opts, "resource")
}

// Update modifies the attributes of a RESOURCE.
func Update(client *gophercloud.ServiceClient, id string, opts UpdateOptsBuilder) (r UpdateResult) {
    b, err := opts.ToResourceUpdateMap()
    if err != nil {
        r.Err = err
        return
    }
    _, r.Err = client.Patch(updateURL(client, id), b, &r.Body, &gophercloud.RequestOpts{
        OkCodes: []int{200},
    })
    return
}

package testing

import (
    "testing"

    "github.com/gophercloud/gophercloud/openstack/service/vN/resources"
    "github.com/gophercloud/gophercloud/pagination"
    th "github.com/gophercloud/gophercloud/testhelper"
    "github.com/gophercloud/gophercloud/testhelper/client"
)
func TestListResources(t *testing.T) {
    th.SetupHTTP()
    defer th.TeardownHTTP()
    HandleListResourcesSuccessfully(t)

    count := 0
        count++
        actual, err := resources.ExtractResources(page)
        th.AssertNoErr(t, err)
        th.AssertDeepEquals(t, ExpectedResourcesSlice, actual)
        return true, nil
    })
    th.AssertNoErr(t, err)
    th.AssertEquals(t, count, 1)
}

func TestListResourcesAllPages(t *testing.T) {
    th.SetupHTTP()
    defer th.TeardownHTTP()
    HandleListResourcesSuccessfully(t)

    allPages, err := resources.List(client.ServiceClient(), nil).AllPages()
    th.AssertNoErr(t, err)
    actual, err := resources.ExtractResources(allPages)
    th.AssertNoErr(t, err)
    th.AssertDeepEquals(t, ExpectedResourcesSlice, actual)
}

func TestGetResource(t *testing.T) {
    th.SetupHTTP()
    defer th.TeardownHTTP()
    HandleGetResourceSuccessfully(t)

    actual, err := resources.Get(client.ServiceClient(), "9fe1d3").Extract()
    th.AssertNoErr(t, err)
}

func TestCreateResource(t *testing.T) {
    th.SetupHTTP()
    defer th.TeardownHTTP()
    HandleCreateResourceSuccessfully(t)

    createOpts := resources.CreateOpts{
Name: "resource two",
}

actual, err := resources.Create(client.ServiceClient(), createOpts).Extract()
th.AssertNoErr(t, err)
}

func TestDeleteResource(t *testing.T) {
th.SetupHTTP()
defer th.TeardownHTTP()
HandleDeleteResourceSuccessfully(t)

res := resources.Delete(client.ServiceClient(), "9fe1d3")
th.AssertNoErr(t, res.Err)
}

func TestUpdateResource(t *testing.T) {
th.SetupHTTP()
defer th.TeardownHTTP()
HandleUpdateResourceSuccessfully(t)

updateOpts := resources.UpdateOpts{
Description: "Staging Resource",
}

actual, err := resources.Update(client.ServiceClient(), "9fe1d3", updateOpts).Extract()
th.AssertNoErr(t, err)
th.AssertDeepEquals(t, SecondResourceUpdated, *actual)
}

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package RESOURCE

import "github.com/gophercloud/gophercloud"

func listURL(client *gophercloud.ServiceClient) string {
    return client.ServiceURL("resource")
}

func getURL(client *gophercloud.ServiceClient, id string) string {
    return client.ServiceURL("resource", id)
}

func createURL(client *gophercloud.ServiceClient) string {
    return client.ServiceURL("resource")
}

func deleteURL(client *gophercloud.ServiceClient, id string) string {
    return client.ServiceURL("resource", id)
}
func updateURL(client *gophercloud.ServiceClient, id string) string {
    return client.ServiceURL("resource", id)
}

Step 7: Congratulations!
========================

At this point your code is merged and you've either fixed a bug or added a new feature to Gophercloud!

We completely understand that this has been a long process. We appreciate your patience as well as the time you have taken for working on this. You've made Gophercloud a better project with your work.

/*
Package NAME manages and retrieves RESOURCE in the OpenStack SERVICE Service.

Example to List RESOURCE

Example to Create a RESOURCE

Example to Update a RESOURCE

Example to Delete a RESOURCE

*/

customers

package RESOURCE

Step 4: Acceptance Testing
==========================

If we haven't started working on the feature or bug fix, why are we talking about Acceptance Testing now?

Before you implement a feature or bug fix, you _must_ be able to test your code in a working OpenStack environment. Please do not submit code which you have only tested with offline unit tests.

Blindly submitting code is dangerous to the Gophercloud project. Developers from all over the world use Gophercloud in many different projects. If you submit code which is untested, it can cause these projects to break or become unstable.

And, to be frank, submitting untested code will inevitably cause someone else to have to spend time fixing it.

If you don't have an OpenStack environment to test with, we have lots of documentation [here](/acceptance) to help you build your own small OpenStack environment for testing.
Once you've confirmed you are able to test your code, proceed to [Step 5](step-05-pull-requests.md) to (finally!) start working on a Pull Request.

**Step 2: Create an Issue**

 Every patch / Pull Request requires a corresponding issue. If you're fixing a bug for an existing issue, then there's no need to create a new issue.

 However, if no prior issue exists, you must create an issue.

**Reporting a Bug**

 When reporting a bug, please try to provide as much information as you can.

 The following issues are good examples for reporting a bug:

 - [https://github.com/gophercloud/gophercloud/issues/212](https://github.com/gophercloud/gophercloud/issues/212)
 - [https://github.com/gophercloud/gophercloud/issues/424](https://github.com/gophercloud/gophercloud/issues/424)
 - [https://github.com/gophercloud/gophercloud/issues/588](https://github.com/gophercloud/gophercloud/issues/588)
 - [https://github.com/gophercloud/gophercloud/issues/629](https://github.com/gophercloud/gophercloud/issues/629)
 - [https://github.com/gophercloud/gophercloud/issues/647](https://github.com/gophercloud/gophercloud/issues/647)

**Feature Request**

 If you've noticed that a feature is missing from Gophercloud, you'll also need to create an issue before doing any work. This is start a discussion about whether or not the feature should be included in Gophercloud. We don't want to want to see you put in hours of work only to learn that the feature is out of scope of the project.

 Feature requests can come in different forms:

 *** Adding a Feature to Gophercloud Core

 The "core" of Gophercloud is the code which supports API requests and responses: pagination, error handling, building request bodies, and parsing response bodies are all examples of core code.

 Modifications to core will usually have the most amount of discussion than other requests since a change to core will affect _all_ of Gophercloud.
The following issues are examples of core change discussions:

* https://github.com/gophercloud/gophercloud/issues/310
* https://github.com/gophercloud/gophercloud/issues/613
* https://github.com/gophercloud/gophercloud/issues/729
* https://github.com/gophercloud/gophercloud/issues/713

### Adding a Missing Field

If you've found a missing field in an existing struct, submit an issue to request having it added. These kinds of issues are pretty easy to report and resolve.

You should also provide a link to the actual service's Python code which defines the missing field.

The following issues are examples of missing fields:

* https://github.com/gophercloud/gophercloud/issues/620
* https://github.com/gophercloud/gophercloud/issues/621
* https://github.com/gophercloud/gophercloud/issues/658

There's one situation which can make adding fields more difficult: if the field is part of an API extension rather than the base API itself. An example of this can be seen in [this](https://github.com/gophercloud/gophercloud/issues/749) issue.

Here, a user reported fields missing in the `Get` function of `networking/v2/networks`. The fields reported missing weren't missing at all, they're just part of various Networking extensions located in `networking/v2/extensions`.

### Adding a Missing API Call

If you've found a missing API action, create an issue with details of the action. For example:

* https://github.com/gophercloud/gophercloud/issues/715
* https://github.com/gophercloud/gophercloud/issues/719

You'll want to make sure the API call is part of the upstream OpenStack project and not an extension created by a third-party or vendor. Gophercloud only supports the OpenStack projects proper.

### Adding a Missing API Suite

Adding support to a missing suite of API calls will require more than one Pull Request. However, you can use a single issue for all PRs.
Examples of issues which track the addition of a missing API suite are:

* https://github.com/gophercloud/gophercloud/issues/539
* https://github.com/gophercloud/gophercloud/issues/555
* https://github.com/gophercloud/gophercloud/issues/571
* https://github.com/gophercloud/gophercloud/issues/583
* https://github.com/gophercloud/gophercloud/issues/605

Note how the issue breaks down the implementation by request types (Create, Update, Delete, Get, List).

Also note how these issues provide links to the service's Python code. These links are not required for _issues_, but it's usually a good idea to provide them, anyway. These links _are required_ for PRs and that will be covered in detail in a later step of this tutorial.

### Adding a Missing OpenStack Project

These kinds of feature additions are large undertakings. Adding support for an entire OpenStack project is something the Gophercloud team very much appreciates, but you should be prepared for several weeks of work and interaction with the Gophercloud team.

An example of how to create an issue for an entire project can be seen here:

* https://github.com/gophercloud/gophercloud/issues/723

---

With all of the above in mind, proceed to [Step 3](step-03-code-hunting.md) to learn about Code Hunting.

Step 1: Read Our Guides

There are two introductory guides you should read before proceeding:

* [CONTRIBUTING](/.github/CONTRIBUTING.md): The Contributing guide is a detailed document which describes the different ways you can contribute to Gophercloud and how to get started. This tutorial you're reading is very similar to that guide, but presented in a different way. We still recommend you read it over.

* [STYLE](/docs/STYLEGUIDE.md): The Style Guide documents coding conventions used in the Gophercloud project.

---
When you've finished reading those guides, proceed to [Step 2](step-02-issues.md).

Step 3: Code Hunting

If you plan to submit a feature or bug fix to Gophercloud, you must be able to prove your code correctly works with the OpenStack service in question.

Let's use the following issue as an example: [https://github.com/gophercloud/gophercloud/issues/621](https://github.com/gophercloud/gophercloud/issues/621). In this issue, there's a request being made to add support for `availability_zone_hints` to the `networking/v2/networks` package. Meaning, we want to change:

```go
```
One way of verifying this is through the [OpenStack API reference documentation](https://developer.openstack.org/api-ref/network/v2/). However, the API docs might either be incorrect or they might not provide all of the details we need to know in order to ensure this field is added correctly.

> Note: when we say the API docs might be incorrect, we are _not_ implying
> that the API docs aren't useful or that the contributors who work on the API
> docs are wrong. OpenStack moves fast. Typos happen. Forgetting to update
> documentation happens.

Since the OpenStack service itself correctly accepts and processes the fields, the best source of information on how the field works is in the service code itself.

Continuing on with using #621 as an example, we can find the definition of `availability_zone_hints` in the following piece of code:

https://github.com/openstack/neutron/blob/8e9959725eda4063a318b4ba6af1e3494cad9e35/neutron/objects/network.py#L191

The above code confirms that `availability_zone_hints` is indeed part of the `Network` object and that its type is a list of strings (`[]string`).

This example is a best-case situation: the code is relatively easy to find and it's simple to understand. However, there will be times when proving the implementation in the service code is difficult. Make no mistake, this is _not_ fun work. This can sometimes be more difficult than writing the actual patch for Gophercloud. However, this is an essential step to ensuring the feature or bug fix is correctly added to Gophercloud.

Examples of good code hunting can be seen here:

* https://github.com/gophercloud/gophercloud/issues/539
* https://github.com/gophercloud/gophercloud/issues/555
* https://github.com/gophercloud/gophercloud/issues/571
* https://github.com/gophercloud/gophercloud/issues/583
* https://github.com/gophercloud/gophercloud/issues/605

Code Hunting Tips
--------------------

OpenStack projects differ from one to another. Code is organized in different ways. However, the following tips should be useful across all projects.

* The logic which implements Create and Delete actions is usually either located in the "model" or "controller" portion of the code.
* Use Github's search box to search for the exact field you're working on. Review all results to gain a good understanding of everywhere the field is used.

* When adding a field, look for an object model or a schema of some sort.

---

Proceed to [Step 4](step-04-acceptance-testing.md) to learn about Acceptance Testing.

### 1.232 python-pip 9.0.1-2.3~ubuntu1.18.04.4

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1.234 jquery 3.2.1-1

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1.236 meld 1.0.2

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1.237 pause 3.1 3.1

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1.240 bash 4.4.18 2ubuntu1

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    # Contributions to the urllib3 project

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    * erikcederstrand <http://code.google.com/u/erikcederstrand/>
    * NTLM-authenticated HTTPSConnectionPool
    * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

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    * Client-verified SSL certificates for HTTPSConnectionPool
    * Response gzip and deflate encoding support
    * Better unicode support for filepost using StringIO buffers

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  * SSL fingerprint and alternative hostname verification
  * Bugfixes in testsuite

* Sune Kirkeby <mig@ibofobi.dk>
  * Optional SNI-support for Python 2 via PyOpenSSL.

* Marc Schlaich <marc.schlaich@gmail.com>
  * Various bugfixes and test improvements.

* Bryce Boe <bbzbryce@gmail.com>
  * Correct six.moves conflict
  * Fixed pickle support of some exceptions

* Boris Figovsky <boris.figovsky@ravelosystems.com>
  * Allowed to skip SSL hostname verification

* Cory Benfield <http://lukasa.co.uk/about/>
  * Stream method for Response objects.
  * Return native strings in header values.
  * Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL
* Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
  * Fixed a race condition

* Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
  * Added HTTPS (CONNECT) proxy support

* Stephen Holsapple <sholsapp@gmail.com>
  * Added abstraction for granular control of request fields

* Martin von Gagern <Martin.vGagern@gmx.net>
  * Support for non-ASCII header parameters

* Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
  * Support for separate connect and request timeouts

* Peter Waller <p@pwaller.net>
  * HTTPResponse.tell() for determining amount received over the wire

* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <http://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
  * Account retries on proxy errors

* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HTTPHeaderDict and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs

* Arthur Grunseid <http://grunseid.com>
  * source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
  * PEP8 Compliance and Linting
  * Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
* Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
* Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
* Added Url.url, which unparses a Url

* Evgeny Kapun <abacababadabacaba@gmail.com>
* Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
* Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
* Support for using ConnectionPool and PoolManager as context managers.

* Alex Gaynor <alex.gaynor@gmail.com>
* Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
* Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
* Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
* IPv6 bugfixes in testsuite

* Jon Wayne Parrott <jonwayne@google.com>
* App Engine environment tests.

* John Krauss <https://github.com/talos>
* Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
* Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
* Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
* IPv6 HTTPS proxy bugfix

* Jordan Moldow <https://github.com/jmoldow>
* Fix low-level exceptions leaking from ``HTTPResponse.stream()``.
* Bugfix for ``ConnectionPool.urlopen(release_conn=False)``.
* Creation of ``HTTPConnectionPool.ResponseCls``.
* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to ‘memoryview’ usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.

* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jesse Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>
  * Ensure order of request and response headers are preserved.

* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not booleans and greater than zero.
  * Fixed infinite loop in ‘stream’ when amt=None.
  * Added length_remaining to determine remaining data to be read.
  * Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaellarson@protonmail.com>
  * Created selectors backport that supports PEP 475.

* Alexandre Dias <alex.dias@smarkets.com>
  * Don't retry on timeout if method not in whitelist
* Moinuddin Quadri <moin18@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vending

* [Your name or handle] <[email or website]>
  * [Brief summary of your changes]

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 * Rob Earhart
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1.257 busybox 1.33.1

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Julian Seward, Cambridge, UK.
jseward@bzip.org
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1.258 metrics-logback 4.1.12.1

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* /opt/ws_local/PERMITS_SQL/1094380002_1601152197.88/0/metrics-logback-4-1-12-1-jar/META-INF/MANIFEST.MF

1.259 x-crypto v1.1.0

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- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/CharacterIterator.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/RE.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/recompile.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/RESyntaxException.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/REProgram.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/REUtil.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/REDebugCompiler.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/REDemo.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/ReaderCharacterIterator.java
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- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/RETest.java
- /opt/cola/permits/1134796780_1613422074.14/0/archive-259-zip/StringCharacterIterator.java
```

### 1.261 helm-tiller 2.12.3 v2.12.3

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1.262 x-oauth2 v0.0.0-20210413134643-5e61552d6c78

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1.263 flask 2.0.1
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.. currentmodule:: flask

Blog Blueprint

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

You'll use the same techniques you learned about when writing the authentication blueprint to write the blog blueprint. The blog should list all posts, allow logged in users to create posts, and allow the author of a post to edit or delete it.

As you implement each view, keep the development server running. As you
save your changes, try going to the URL in your browser and testing them out.

The Blueprint

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

Define the blueprint and register it in the application factory.

```python
from flask import (Blueprint, flash, g, redirect, render_template, request, url_for)
from werkzeug.exceptions import abort
from flaskr.auth import login_required
from flaskr.db import get_db

bp = Blueprint('blog', __name__)
```

Import and register the blueprint from the factory using :meth:`app.register_blueprint() <Flask.register_blueprint>`. Place the new code at the end of the factory function before returning the app.

```python
def create_app():
    app = ...
    # existing code omitted

    from . import blog
    app.register_blueprint(bp)
    app.add_url_rule('/', endpoint='index')

    return app
```

Unlike the auth blueprint, the blog blueprint does not have a `url_prefix`. So the `index` view will be at `/'`, the `create` view at `'/create'`, and so on. The blog is the main feature of Flaskr, so it makes sense that the blog index will be the main index.

However, the endpoint for the `index` view defined below will be `blog.index`. Some of the authentication views referred to a plain `index` endpoint. :meth:`app.add_url_rule() <Flask.add_url_rule>` associates the endpoint name `index` with the `/'` url so that
``url_for('index')`` or ``url_for('blog.index')`` will both work, generating the same ``/`` URL either way.

In another application you might give the blog blueprint a ``url_prefix`` and define a separate ``index`` view in the application factory, similar to the ``hello`` view. Then the ``index`` and ``blog.index`` endpoints and URLs would be different.

Index
-----

The index will show all of the posts, most recent first. A ``JOIN`` is used so that the author information from the `user` table is available in the result.

.. code-block:: python

   @bp.route('/')
def index():
    db = get_db()
    posts = db.execute(
        'SELECT p.id, title, body, created, author_id, username'
        ' FROM post p JOIN user u ON p.author_id = u.id'
        ' ORDER BY created DESC'
    ).fetchall()
    return render_template('blog/index.html', posts=posts)

.. code-block:: html+jinja

   {% extends 'base.html' %}
   {% block header %}
   <h1>{% block title %}Posts{% endblock %}</h1>
   {% if g.user %}
   <a class="action" href="{{ url_for('blog.create') }}">New</a>
   {% endif %}
   {% endblock %}

   {% block content %}
   {% for post in posts %}
   <article class="post">
   <header>
   <div>
   <h1>{{ post['title'] }}</h1>
   <div class="about">by {{ post['username'] }} on {{ post['created'].strftime('%Y-%m-%d') }}</div>
   </div>
   </header>
   </article>
   {% endfor %}
   {% endblock %}
When a user is logged in, the `header` block adds a link to the `create` view. When the user is the author of a post, they'll see an "Edit" link to the `update` view for that post. `loop.last` is a special variable available inside 'Jinja for loops'. It's used to display a line after each post except the last one, to visually separate them.

.. _Jinja for loops: https://jinja.palletsprojects.com/templates/#for

Create
-----

The `create` view works the same as the auth `register` view. Either the form is displayed, or the posted data is validated and the post is added to the database or an error is shown.

The `login_required` decorator you wrote earlier is used on the blog views. A user must be logged in to visit these views, otherwise they will be redirected to the login page.

.. code-block:: python
   :caption: `flaskr/blog.py`

   @bp.route('/create', methods=('GET', 'POST'))
   @login_required
def create():
   if request.method == 'POST':
       title = request.form['title']
       body = request.form['body']
       error = None

       if not title:
           error = 'Title is required.'
if error is not None:
    flash(error)
else:
    db = get_db()
    db.execute(
        'INSERT INTO post (title, body, author_id)
         VALUES (?, ?, ?)',
        (title, body, g.user['id'])
    )
    db.commit()
    return redirect(url_for('blog.index'))

return render_template('blog/create.html')

.. code-block:: html+jinja
   :caption: ``flaskr/templates/blog/create.html``

{% extends 'base.html' %}

{% block header %}
    <h1>{% block title %}New Post{% endblock %}</h1>
{% endblock %}

{% block content %}
    <form method="post">
        <label for="title">Title</label>
        <input name="title" id="title" value="{{ request.form['title'] }}" required>
        <label for="body">Body</label>
        <textarea name="body" id="body">{{ request.form['body'] }}</textarea>
        <input type="submit" value="Save">
    </form>
{% endblock %}

Update
------

Both the `update` and `delete` views will need to fetch a `post` by `id` and check if the author matches the logged in user. To avoid duplicating code, you can write a function to get the `post` and call it from each view.

.. code-block:: python
   :caption: ``flaskr/blog.py``

    def get_post(id, check_author=True):
        post = get_db().execute(
            'SELECT p.id, title, body, created, author_id, username'
if post is None:
    abort(404, f"Post id {id} doesn't exist.")

if check_author and post['author_id'] != g.user['id']:
    abort(403)

return post

```
.. func:: abort
   will raise a special exception that returns an HTTP status code. It takes an optional message to show with the error, otherwise a default message is used. ``404`` means "Not Found", and ``403`` means "Forbidden". (``401`` means "Unauthorized", but you redirect to the login page instead of returning that status.)

The `check_author` argument is defined so that the function can be used to get a `post` without checking the author. This would be useful if you wrote a view to show an individual post on a page, where the user doesn't matter because they're not modifying the post.

:code-block:: python
   :caption: `flaskr/blog.py`

   @bp.route('/<int:id>/update', methods=('GET', 'POST'))
   @login_required
   def update(id):
       post = get_post(id)

       if request.method == 'POST':
           title = request.form['title']
           body = request.form['body']
           error = None

           if not title:
               error = 'Title is required.'

           if error is not None:
               flash(error)
           else:
               db = get_db()
               db.execute(
                   'UPDATE post SET title = ?, body = ?
                   WHERE id = ?',
                   (title, body, id)
Unlike the views you've written so far, the ``update`` function takes an argument, ``id``. That corresponds to the ``<int:id>`` in the route. A real URL will look like ``/1/update``. Flask will capture the ``1`` and ensure it's an :class:`int`, and pass it as the ``id`` argument. If you don't specify ``int:``, and instead do ``<id>``, it will be a string.

To generate a URL to the update page, :func:`url_for` needs to be passed the ``id`` so it knows what to fill in: ``url_for('blog.update', id=post['id'])``. This is also in the ``index.html`` file above.

The ``create`` and ``update`` views look very similar. The main difference is that the ``update`` view uses a ``post`` object and an ``UPDATE`` query instead of an ``INSERT``. With some clever refactoring, you could use one view and template for both actions, but for the tutorial it's clearer to keep them separate.

.. code-block:: html+jinja

  :caption: ``flaskr/templates/blog/update.html``

  {% extends 'base.html' %}

  {% block header %}
  <h1>{% block title %}Edit "{{ post['title'] }}"{% endblock %}</h1>
  {% endblock %}

  {% block content %}
  <form method="post">
    <label for="title">Title</label>
    <input name="title" id="title"
    value="{{ request.form['title'] or post['title'] }}" required>
    <label for="body">Body</label>
    <textarea name="body" id="body">{{ request.form['body'] or post['body'] }}</textarea>
    <input type="submit" value="Save">
  </form>
  <hr>

  <form action="{{ url_for('blog.delete', id=post['id']) }}" method="post">
    <input class="danger" type="submit" value="Delete" onclick="return confirm('Are you sure?');">
  </form>

  {% endblock %}

This template has two forms. The first posts the edited data to the current page (`/id/update`). The other form contains only a button.
and specifies an `action` attribute that posts to the delete view instead. The button uses some JavaScript to show a confirmation dialog before submitting.

The pattern `{{ request.form['title'] or post['title'] }}` is used to choose what data appears in the form. When the form hasn't been submitted, the original `post` data appears, but if invalid form data was posted you want to display that so the user can fix the error, so `request.form` is used instead. :data:`request` is another variable that's automatically available in templates.

Delete
-----

The delete view doesn't have its own template, the delete button is part of ``update.html`` and posts to the `/<id>/delete` URL. Since there is no template, it will only handle the ``POST`` method and then redirect to the ``index`` view.

```python
@bp.route('/<int:id>/delete', methods=('POST',))
@login_required
def delete(id):
    get_post(id)
    db = get_db()
    db.execute('DELETE FROM post WHERE id = ?', (id,))
    db.commit()
    return redirect(url_for('blog.index'))
```

Congratulations, you've now finished writing your application! Take some time to try out everything in the browser. However, there's still more to do before the project is complete.

Continue to :doc:`install`.

Found in path(s):
* /opt/cola/permits/1168197544_1621956566.63/0/pallets-flask-2-0-1-0-gbc90801-tar-gz/pallets-flask-d81b7bf/docs/tutorial/blog.rst

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Flask Extension Development

Flask, being a microframework, often requires some repetitve steps to get a third party library working. Many such extensions are already available
If you want to create your own Flask extension for something that does not exist yet, this guide to extension development will help you get your extension running in no time and to feel like users would expect your extension to behave.

Anatomy of an Extension
-----------------------

Extensions are all located in a package called ``flask_something`` where "something" is the name of the library you want to bridge. So for example if you plan to add support for a library named `simplexml` to Flask, you would name your extension's package ``flask_simplexml``.

The name of the actual extension (the human readable name) however would be something like "Flask-SimpleXML". Make sure to include the name "Flask" somewhere in that name and that you check the capitalization. This is how users can then register dependencies to your extension in their :file:`setup.py` files.

But what do extensions look like themselves? An extension has to ensure that it works with multiple Flask application instances at once. This is a requirement because many people will use patterns like the :doc:`/patterns/appfactories` pattern to create their application as needed to aid unittests and to support multiple configurations. Because of that it is crucial that your application supports that kind of behavior.

Most importantly the extension must be shipped with a :file:`setup.py` file and registered on PyPI. Also the development checkout link should work so that people can easily install the development version into their virtualenv without having to download the library by hand.

Flask extensions must be licensed under a BSD, MIT or more liberal license in order to be listed in the Flask Extension Registry. Keep in mind that the Flask Extension Registry is a moderated place and libraries will be reviewed upfront if they behave as required.

"Hello Flaskext!"
-----------------

So let's get started with creating such a Flask extension. The extension we want to create here will provide very basic support for SQLite3.

First we create the following folder structure::

```
flask-sqlite3/
```
Here's the contents of the most important files:

setup.py
````

The next file that is absolutely required is the :file:`setup.py` file which is
used to install your Flask extension. The following contents are
something you can work with::

````
Flask-SQLite3
````

This is the description for that library
````
from setuptools import setup

setup(
    name='Flask-SQLite3',
    version='1.0',
    url='http://example.com/flask-sqlite3/',
    license='BSD',
    author='Your Name',
    author_email='your-email@example.com',
    description='Very short description',
    long_description=__doc__,
    py_modules=['flask_sqlite3'],
    # if you would be using a package instead use packages instead
    # of py_modules:
    # packages=['flask_sqlite3'],
    zip_safe=False,
    include_package_data=True,
    platforms='any',
    install_requires=[
        'Flask'
    ],
    classifiers=[
        'Environment :: Web Environment',
        'Intended Audience :: Developers',
        'License :: OSI Approved :: BSD License',
        'Operating System :: OS Independent',
        'Programming Language :: Python',
        'Topic :: Internet :: WWW/HTTP :: Dynamic Content',
```
That's a lot of code but you can really just copy/paste that from existing extensions and adapt.

```python
# flask_sqlite3.py

```

Now this is where your extension code goes. But how exactly should such an extension look like? What are the best practices? Continue reading for some insight.

## Initializing Extensions

Many extensions will need some kind of initialization step. For example, consider an application that's currently connecting to SQLite like the documentation suggests (:doc:`/patterns/sqlite3`). So how does the extension know the name of the application object?

Quite simple: you pass it to it.

There are two recommended ways for an extension to initialize:

### initialization functions:

If your extension is called `helloworld` you might have a function called ``init_helloworld(app[, extra_args])`` that initializes the extension for that application. It could attach before / after handlers etc.

### classes:

Classes work mostly like initialization functions but can later be used to further change the behavior.

What to use depends on what you have in mind. For the SQLite 3 extension we will use the class-based approach because it will provide users with an object that handles opening and closing database connections.

When designing your classes, it's important to make them easily reusable at the module level. This means the object itself must not under any circumstances store any application specific state and must be shareable between different applications.

The Extension Code
Here’s the contents of the `flask_sqlite3.py` for copy/paste::

```
import sqlite3
from flask import current_app, _app_ctx_stack

class SQLite3(object):
    def __init__(self, app=None):
        self.app = app
        if app is not None:
            self.init_app(app)

    def init_app(self, app):
        app.config.setdefault('SQLITE3_DATABASE', ':memory:)
        app.teardown_appcontext(self.teardown)

    def connect(self):
        return sqlite3.connect(current_app.config['SQLITE3_DATABASE'])

    def teardown(self, exception):
        ctx = _app_ctx_stack.top
        if hasattr(ctx, 'sqlite3_db'):
            ctx.sqlite3_db.close()

    @property
    def connection(self):
        ctx = _app_ctx_stack.top
        if ctx is not None:
            if not hasattr(ctx, 'sqlite3_db'):
                ctx.sqlite3_db = self.connect()
            return ctx.sqlite3_db

So here’s what these lines of code do:

1. The `__init__` method takes an optional app object and, if supplied, will call `init_app`.
2. The `init_app` method exists so that the `SQLite3` object can be instantiated without requiring an app object. This method supports the factory pattern for creating applications. The `init_app` will set the configuration for the database, defaulting to an in memory database if no configuration is supplied. In addition, the `init_app` method attaches the `teardown` handler.
3. Next, we define a `connect` method that opens a database connection.
4. Finally, we add a `connection` property that on first access opens the database connection and stores it on the context. This is also
the recommended way to handling resources: fetch resources lazily the first time they are used.

Note here that we're attaching our database connection to the top application context via `_app_ctx_stack.top`. Extensions should use the top context for storing their own information with a sufficiently complex name.

So why did we decide on a class-based approach here? Because using our extension looks something like this::

```python
from flask import Flask
from flask_sqlite3 import SQLite3

app = Flask(__name__)
app.config.from_pyfile('the-config.cfg')
db = SQLite3(app)
```

You can then use the database from views like this::

```python
@app.route('/')
def show_all():
cur = db.connection.cursor()
cur.execute(...)
```

Likewise if you are outside of a request you can use the database by pushing an app context::

```python
with app.app_context():
cur = db.connection.cursor()
cur.execute(...)
```

At the end of the `with` block the teardown handles will be executed automatically.

Additionally, the `init_app` method is used to support the factory pattern for creating apps::

```python
db = SQLite3()
# Then later on.
app = create_app('the-config.cfg')
db.init_app(app)
```

Keep in mind that supporting this factory pattern for creating apps is required for approved flask extensions (described below).

.. admonition:: Note on `init_app`
As you noticed, `init_app` does not assign `app` to `self`. This is intentional! Class based Flask extensions must only store the application on the object when the application was passed to the constructor. This tells the extension: I am not interested in using multiple applications.

When the extension needs to find the current application and it does not have a reference to it, it must either use the :data:`~flask.current_app` context local or change the API in a way that you can pass the application explicitly.

Using `_app_ctx_stack`

In the example above, before every request, a `sqlite3_db` variable is assigned to `_app_ctx_stack.top`. In a view function, this variable is accessible using the `connection` property of `SQLite3`. During the teardown of a request, the `sqlite3_db` connection is closed. By using this pattern, the *same* connection to the sqlite3 database is accessible to anything that needs it for the duration of the request.

Learn from Others

This documentation only touches the bare minimum for extension development. If you want to learn more, it's a very good idea to check out existing extensions on the `PyPI`. If you feel lost there is still the `mailinglist` and the `Discord server` to get some ideas for nice looking APIs. Especially if you do something nobody before you did, it might be a very good idea to get some more input. This not only generates useful feedback on what people might want from an extension, but also avoids having multiple developers working in isolation on pretty much the same problem.

Remember: good API design is hard, so introduce your project on the mailing list, and let other developers give you a helping hand with designing the API.

The best Flask extensions are extensions that share common idioms for the API. And this can only work if collaboration happens early.

Approved Extensions

Flask previously had the concept of approved extensions. These came with some vetting of support and compatibility. While this list became too difficult to maintain over time, the guidelines are still relevant to
all extensions maintained and developed today, as they help the Flask ecosystem remain consistent and compatible.

0. An approved Flask extension requires a maintainer. In the event an extension author would like to move beyond the project, the project should find a new maintainer and transfer access to the repository, documentation, PyPI, and any other services. If no maintainer is available, give access to the Pallets core team.

1. The naming scheme is *Flask-ExtensionName* or *ExtensionName-Flask*. It must provide exactly one package or module named `flask_extension_name`.

2. The extension must be BSD or MIT licensed. It must be open source and publicly available.

3. The extension's API must have the following characteristics:

   - It must support multiple applications running in the same Python process. Use `current_app` instead of `self.app`, store configuration and state per application instance.
   - It must be possible to use the factory pattern for creating applications. Use the `ext.init_app()` pattern.

4. From a clone of the repository, an extension with its dependencies must be installable with `pip install -e .`.

5. It must ship a testing suite that can be invoked with `tox -e py` or `pytest`. If not using `tox`, the test dependencies should be specified in a `requirements.txt` file. The tests must be part of the sdist distribution.

6. The documentation must use the `flask` theme from the `Official Pallets Themes`. A link to the documentation or project website must be in the PyPI metadata or the readme.

7. For maximum compatibility, the extension should support the same versions of Python that Flask supports. 3.6+ is recommended as of 2020. Use `python_requires=">= 3.6"` in `setup.py` to indicate supported versions.

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1.276 python-cffi 1.11.5-1

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1.279 icu 60.2 3ubuntu3.1

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

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

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

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

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

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

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

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

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@sHELL) -ec "$(GEN_DEPS.c) $< \n | sed "s/\(\$\*\)\.[oa]\$@ : /g\" > $@; \n [ -s $@ ] || rm -f $@
%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@sHELL) -ec "$(GEN_DEPS.cc) $< \n | sed "s/\(\$\*\)\.[oa]\$@ : /g\" > $@; \n [ -s $@ ] || rm -f $@

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

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymblic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

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1.281 libcap-ng 0.7.7 3.1

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1.289 base-files 10.1ubuntu2.10

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1.294 cryptography 2.1.4

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1.295 certifi 2018.1.18

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This is a bundle of X.509 certificates of public Certificate Authorities
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file (certdata.txt). This file can be found in the mozilla source tree:
It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
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1.296 python-ldap 3.0.0

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1.297 error_prone_annotations 2.1.3

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1.299 zjsonpatch 0.3.0

1.300 expat 2.2.5 3ubuntu0.2
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1.301 pkg-sftp v1.13.0

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1.302 tre 1.1.20-r5

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1.303 jersey-rx-client 2.25.1

1.304 x-text 0.3.2

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set yrange [0:]
set terminal pngcairo font 'Sans, 8' lw 1 size 1400,1024
set xtics rotate by -45
set style histogram errorbars gap 2 lw 1
set style fill solid border -1
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1.318 curl 7.58.0 2ubuntu3.13

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1.319 audit 2.8.2-1ubuntu1.1
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<tr>
<td>Main Mesa code</td>
<td>src/mesa/</td>
<td>MIT</td>
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<td>Device drivers</td>
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<td>MIT, generally</td>
</tr>
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Gallium code    src/gallium/    MIT

Ext headers    GL/glext.h    Khronos
    GL/glxext.h    Khronos
    GL/wglext.h    Khronos
    KHR/khrplatform.h    Khronos

***************************************************************************
----
include/GL/gl.h :

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***************************************************************************
----
include/GL/glext.h
include/GL/glxext.h
include/GL/wglext.h :

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include/KHR/khrplatform.h :

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## The Unicode Standard, Unicode Character Database, Version 12.1.0

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jQuery UI v1.12.1

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```
1.330 pwauth 2.3.11-0.2

1.331 curl 7.58.0 2ubuntu3.6

1.331.1 Available under license:

License Mixing

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

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

One common dilemma is that [GPL](https://www.gnu.org/licenses/gpl.html) licensed code is not allowed to be linked with code licensed under the [Original BSD license](https://spdx.org/licenses/BSD-4-Clause.html) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs). This particular problem was addressed when the [Modified BSD license](https://opensource.org/licenses/BSD-3-Clause) was created, which does not have the announcement clause that collides with GPL.

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## c-ares

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

## zlib

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

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## Heimdal

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## GNU GSS

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## OpenLDAP

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

## libssh2

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1.332 x-text 3.2.17+dfsg-1

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Eclipse

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

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

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

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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

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

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1.339 go-yaml 2.2.7

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1.340 prometheus-client v0.2.0

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1.342 pycrypto 2.6.1-8ubuntu2

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Last updated: 2009-02-28

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1.343 appdirs 1.4.3

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1.350 tomcat 9.0.43

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For the following XML Schemas for Java EE Deployment Descriptors:
- javaee_5.xsd
- javaee_web_services_1_2.xsd
- javaee_web_services_client_1_2.xsd
- javaee_6.xsd
- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd
- javaee_7.xsd
- javaee_web_services_1_4.xsd
- javaee_web_services_client_1_4.xsd
- jsp_2_3.xsd
- web-app_3_1.xsd
- web-common_3_1.xsd
- web-fragment_3_1.xsd
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1.353 wheel 0.36.2

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1.354 envtpl 0.6.0

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tools/shhopt.c, tools/shhopt.h:

Title: shhopt - library for parsing command line options.
Version: 1.1.2
Entered-date: 23MAR97
Description: C-functions for parsing command line options, both traditional one-character options, and GNU’ish --long-options.
Keywords: programming, library, lib, commandline, options
Author: s.h.huseby@usit.uio.no (Sverre H. Huseby)
Primary-site: http://www.ifi.uio.no/~sverrehu/pub-unix/
Alternate-site: sunsite.unc.edu /pub/Linux/libs
shhopt-1.1.2.tar.gz
Platforms: Requires ANSI C-compiler.
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1.361 pyasn1 0.4.2-3
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1.362 pam 1.1.8-3.6ubuntu2.18.04.3

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Patch for Ubuntu bug #399071

Display the contents of /etc/legal as part of the MOTD, the first time the user logs in, and set a flag in the user's homedir if possible to prevent repeat displays.

Authors: Dustin Kirkland <kirkland@canonical.com>

Upstream status: Ubuntu-specific, maybe submit to Debian

Index: pam.ubuntu/modules/pam_motd/pam_motd.c

--- pam.ubuntu.orig/modules/pam_motd/pam_motd.c
+++ pam.ubuntu/modules/pam_motd/pam_motd.c
@@ -73,6 +73,61 @@
close(fd);
}

+int display_legal(pam_handle_t *pamh)
+{
+    int retval = PAM_IGNORE, rc;
+    char *user = NULL;
+    char *dir = NULL;
+    char *flag = NULL;
+    struct passwd *pwd = NULL;
+    struct stat s;
+    int f;
+    /* Get the user name to determine if we need to print the disclaimer */
+    rc = pam_get_item(pamh, PAM_USER, &user);
+    if (rc == PAM_SUCCESS && user != NULL && *(const char *)user != '\0')
+    {
+        PAM_MODUTIL_DEF_PRIVS(privs);
+        /* Get the password entry */
+        pwd = pam_modutil_getpwnam (pamh, user);
+        if (pwd != NULL)
+        {
+            if (pam_modutil_drop_priv(pamh, &privs, pwd)) {
+                pam_syslog(pamh, LOG_ERR,
+                           "Unable to change UID to %d temporarily\n",
+                           pwd->pw_uid);
+                retval = PAM_SESSION_ERR;
+                goto finished;
+            }
+            if (asprintf(&dir, "%s/.cache", pwd->pw_dir) == -1 || !dir)
goto finished;
if (asprintf(&flag, "%s/motd.legal-displayed", dir) == -1 || !flag)
    goto finished;

if (stat(flag, &s) != 0)
{
    display_file(pamh, "/etc/legal");
    mkdir(dir, 0700);
    f = open(flag, O_WRONLY|O_CREAT|O_EXCL,
             S_IRUSR|S_IWUSR|S_IRGRP|S_IROTH);
    if (f>=0) close(f);
}

finished:
if (pam_modutil_regain_priv(pamh, &privs)) {
    pam_syslog(pamh, LOG_ERR,
              "Unable to change UID back to %d\n", privs.old_uid);
    retval = PAM_SESSION_ERR;
}

_pam_drop(flag);
_pam_drop(dir);
return retval;

PAM_EXTERN
int pam_sm_open_session(pam_handle_t *pamh, int flags,
        int argc, const char **argv)
{
    /* Display the updated motd */
    display_file(pamh, motd_path);

    /* Display the legal disclaimer only if necessary */
    retval = display_legal(pamh);

    return retval;
}

This package was debianized by J.H.M. Dassen (Ray) jdassen@debian.org on

It was downloaded from ftp://ftp.kernel.org/pub/linux/libs/pam/pre/

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1.363 jetty-http 9.4.31.v20200723

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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

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

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

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1.364 jersey-container-servlet-core 2.28

1.364.1 Available under license:

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## Source Code

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* https://github.com/eclipse-ee4j/jersey

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1.366 jackson-module-parameter-names

2.9.10

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1.369 python-dateutil 2.6.1-1.ph1

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1.370 jersey-apache-connector 2.25.1

1.371 gofuzz v1.2.0

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1.372 mime-pull 1.9.6

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Protocol Buffers for Go with Gadgets

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

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https://github.com/golang/protobuf

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1.380 go-toml v1.2.0

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1.381 tar 1.29b 2ubuntu0.1

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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

-----

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
Assorted

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- jsp_2_2.xsd
- web-app_3_0.xsd
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- web-app_3_1.xsd
- web-common_3_1.xsd
- web-fragment_3_1.xsd
- javaee_8.xsd
- web-app_4_0.xsd
- web-common_4_0.xsd
- web-fragment_4_0.xsd

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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

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

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1.398 saaj 1.5.1

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1.400 toml v0.3.1

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1.401 generex 1.0.2

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```xml
<modelVersion>4.0.0</modelVersion>
<groupId>com.github.mifmif</groupId>
<artifactId>generex</artifactId>
```
<file>target/{project.artifactId}-${project.version}.jar</file>

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<version>{project.version}</version>
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</plugin>

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<exclude>i18n/**/*</exclude>
<exclude>style/**/*</exclude>
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<addDefaultSpecificationEntries>true</addDefaultSpecificationEntries>
<addExtensions>false</addExtensions>
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<scmCommentPrefix>#3</scmCommentPrefix>
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  <artifactId>nexus-staging-maven-plugin</artifactId>
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  <artifactId>jdepend-maven-plugin</artifactId>
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Found in path(s):
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/META-INF/maven/com.github.mifmif/generex/pom.xml
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 */

Found in path(s):
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/com/mifmif/common/regex/GenerexIterator.java
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/com/mifmif/common/regex/Generex.java
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/com/mifmif/common/regex/Node.java
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/com/mifmif/common/regex/util/Iterator.java
* /opt/cola/permits/1000610466_1606952086.17/0/generex-1-0-2-sources-1-jar/com/mifmif/common/regex/util/Iterable.java
1.402 commons-collections 3.2.2

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1.404 click 7.1.2
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# binary only, patch it back to the system, and then use a wrapper

Found in path(s):
* /opt/cola/permits/1160566381_1620335255.38/0/pallets-click-7-1-2-0-g1784558-1-tar-gz/pallets-click-1784558/src/click/_compat.py
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```python
import io
import re

from setuptools import find_packages
from setuptools import setup

with io.open("README.rst", "rt", encoding="utf8") as f:
    readme = f.read()

with io.open("src/click/__init__.py", "rt", encoding="utf8") as f:
    version = re.search(r'__version__ = "(.*)"', f.read()).group(1)

setup(
    name="click",
    version=version,
    url="https://palletsprojects.com/p/click/",
    project_urls={
        "Documentation": "https://click.palletsprojects.com/",
        "Code": "https://github.com/pallets/click",
        "Issue tracker": "https://github.com/pallets/click/issues",
    },
    license="BSD-3-Clause",
    maintainer="Pallets",
    maintainer_email="contact@palletsprojects.com",
    description="Composable command line interface toolkit",
    long_description=readme,
    packages=find_packages("src"),
    package_dir={":": "src"},
    include_package_data=True,
    python_requires=">=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*, !=3.4.*",
)"
```
As the userbase of Click grows, more and more major feature requests pop up in Click's bugtracker. As reasonable as it may be for those features to be bundled with Click instead of being a standalone project, many of those requested features are either highly experimental or have unproven practical use, while potentially being a burden to maintain.

This is why click-contrib exists. The GitHub organization is a collection of possibly experimental third-party packages whose feature set does not belong into Click, but also a playground for major features that may be added to Click in the future. It is also meant to coordinate and concentrate effort on writing third-party extensions for Click, and to ease the effort of searching for such extensions. In that sense it could be described as a low-maintenance alternative to extension repositories of other frameworks.

Please note that the quality and stability of those packages may be different than what you expect from Click itself. While published under a common organization, they are still projects separate from Click.

.. _click-contrib: https://github.com/click-contrib/
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* /opt/cola/permits/1160566381_1620335255.38/0/pallets-click-7-1-2-0-g1784558-1-tar-gz/pallets-click-1784558/src/click/parser.py

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* /opt/cola/permits/1160566381_1620335255.38/0/pallets-click-7-1-2-0-g1784558-1-tar-gz/pallets-click-1784558/tests/test_formatting.py

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func initBsdClause2() {
    Licenses["freebsd"] = License{
        Name: "Simplified BSD License",
        PossibleMatches: []string{"freebsd", "simpbsd", "simple bsd", "2-clause bsd",
                                 "2 clause bsd", "simplified bsd license"},
        Header: `All rights reserved.

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package cmd

func initBsdClause3() {
    Licenses["bsd"] = License{
        Name: "NewBSD",
        PossibleMatches: []string{"bsd", "newbsd", "3 clause bsd", "3-clause bsd"},
        Header: `All rights reserved.

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    Licenses["gpl2"] = License{
        Name:            "GNU General Public License 2.0",
        PossibleMatches: []string{"gpl2", "gnu gpl2", "gplv2"},
        Header: `This program is free software; you can redistribute it and/or
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cpackage cmd

import (
    "strings"
    "time"
    "github.com/spf13/viper"
)

var Licenses = make(map[string]License)

// License represents a software license agreement, containing the Name of
// the license, its possible matches (on the command line as given to cobra),
// the header to be used with each file on the file's creating, and the text
// of the license

type License struct {
    Name            string   // The type of license in use
    PossibleMatches []string // Similar names to guess
    Text            string   // License text data
    Header          string   // License header for source files
}

func init() {
    // Allows a user to not use a license.
Licenses["none"] = License{"None", []string{"none", "false"}, "", ""}

initApache2()
initMit()
initBsdClause3()
initBsdClause2()
initGpl2()
initGpl3()
initLgpl()
initAgpl()
}

// getLicense returns license specified by user in flag or in config.  
// If user didn't specify the license, it returns Apache License 2.0.  
// 
// TODO: Inspect project for existing license
func getLicense() License {
  // If explicitly flagged, use that.
  if userLicense != "" {
    return findLicense(userLicense)
  }

  // If user wants to have custom license, use that.
  if viper.IsSet("license.header") || viper.IsSet("license.text") {
    return License{Header: viper.GetString("license.header"),
                  Text: viper.GetString("license.text")}
  }

  // If user wants to have built-in license, use that.
  if viper.IsSet("license") {
    return findLicense(viper.GetString("license"))
  }

  // If user didn't set any license, use Apache 2.0 by default.
  return Licenses["apache"]
}

func copyrightLine() string {
  author := viper.GetString("author")
  year := viper.GetString("year") // For tests.
  if year == "" {
    year = time.Now().Format("2006")
  }

  return "Copyright " + year + " " + author
}
// findLicense looks for License object of built-in licenses.
// If it didn't find license, then the app will be terminated and
// error will be printed.
func findLicense(name string) License {
    found := matchLicense(name)
    if found == "" {
        err("unknown license: " + name)
    }
    return Licenses[found]
}

// matchLicense compares the given a license name
// to PossibleMatches of all built-in licenses.
// It returns blank string, if name is blank string or it didn't find
// then appropriate match to name.
func matchLicense(name string) string {
    if name == "" {
        return ""
    }
    for key, lic := range Licenses {
        for _, match := range lic.PossibleMatches {
            if strings.EqualFold(name, match) {
                return key
            }
        }
    }
    return ""
}

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package cmd

func initGpl3() {

}
Licenses["gpl3"] = License{
Name: "GNU General Public License 3.0",
PossibleMatches: ["gpl3", "gplv3", "gpl", "gnu gpl3", "gnu gpl"],
Header: 'This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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```
package cmd

func initLGPL() {
    Licenses["lgpl"] = License{
        Name: "GNU Lesser General Public License",
        PossibleMatches: []string{"lgpl", "lesser gpl", "gnu lgpl"},
        Header: `This program is free software: you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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`,
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`,
    }
}
```

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func initAgpl() {
    Licenses["agpl"] = License{
        Name:     "GNU Affero General Public License",
        PossibleMatches: []string{"agpl", "affero gpl", "gnu agpl"},
        Header: ` This program is free software: you can redistribute it and/or modify
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func initApache2() {
Licenses["apache"] = License{
Name: "Apache 2.0",
PossibleMatches: []string{"apache", "apache20", "apache 2.0", "apache2.0", "apache-2.0"},
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    Licenses["mit"] = License{
        Name: "MIT License",
        PossibleMatches: []string{"mit"},
        Header: `Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
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This package was debianized by Max Kellermann <max@duempel.org> on Wed Sep 20 22:57:38 CEST 2006

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1.417 hk2-api 2.5.0

1.418 grpc-gateway 3.2.7

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1.419 e2fsprogs 1.44.1 1ubuntu1.1

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*/
Index: tdbsa/tdb.c
===================================================================
--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@ Rev: 23371
Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
*/
/*
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

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-
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Theodore Ts'o
23-June-2007

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

It is part of the main e2fsprogs distribution, which can be found at:

http://sourceforge.net/projects/e2fsprogs

Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the ss
command-line interface parsing library. It is currently
distributed together with the EXT2 file system utilities, which are
otherwise packaged as "e2fsprogs".

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

From the original distribution:

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#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image

real-subdirs:: Makefile
@echo "MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image:$(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f /$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) `echo $(my_dir) | sed -e 's;lib/;;'`/$(BSD_LIB) $(BSD_LIB))

install-shlibs install:: $(BSD_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB)
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)
This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
From the original distribution:

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Gadi Oxman, August 1995

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1.423 libseccomp 2.3.1-2.1ubuntu4

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1.435 xerces-j 2.9.1

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1.445 x-oauth2 v0.0.0-20190604053449-0f29369cfe45

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1.446 jul-to-slf4j 1.7.30

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```
* /opt/cola/permits/1135864176_1613618002.1/0/jul-to-slf4j-1-7-30-sources-1-jar/org/slf4j/bridge/SLF4JBridgeHandler.java
```

1.447 glibc 2.27 3ubuntu1

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# Contributions to the urllib3 project

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  * HTTPS patch (which inspired HTTPSConnectionPool)

* erikcederstrand <http://code.google.com/u/erikcederstrand/>
  * NTLM-authenticated HTTPSConnectionPool
  * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

* niphlod <niphlod@gmail.com>
  * Client-verified SSL certificates for HTTPSConnectionPool
  * gzip and deflate encoding support
  * Better unicode support for filepost using StringIO buffers

* btoconnor <brian@btoconnor.net>
  * Non-multipart encoding for POST requests

* p.dobrogost <http://code.google.com/u/@WBRSRIBZDhBFXQB6/>
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  * IPv6 url support and test coverage

* Shivaram Lingamneni <slingamn@cs.stanford.edu>
  * Support for explicitly closing pooled connections

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  * Bugfixes in testsuite

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  * Correct six.moves conflict
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* Boris Figovsky <boris.figovsky@ravellosystems.com>
  * Allowed to skip SSL hostname verification

* Cory Benfield <https://lukasa.co.uk/about/>
  * Stream method for Response objects.
  * Return native strings in header values.
  * Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL

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  * Added HTTPS (CONNECT) proxy support

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  * Support for non-ASCII header parameters

* Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
  * Support for separate connect and request timeouts

* Peter Waller <p@pwaller.net>
  * HTTPResponse.tell() for determining amount received over the wire

* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <https://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
  * Account retries on proxy errors
* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HTTPHeaderDict and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs

* Arthur Grunseid <https://grunseid.com>
  * source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
  * PEP8 Compliance and Linting
  * Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
  * Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
  * Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
  * Added Url.url, which unparses a Url

* Evgeny Kapun <abacabadabacaba@gmail.com>
  * Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
  * Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
  * Support for using ConnectionPool and PoolManager as context managers.

* Alex Gaynor <alex.gaynor@gmail.com>
  * Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
  * Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
  * Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
  * IPv6 bugfixes in testsuite
* Thea Flowers <magicalgirl@google.com>
  * App Engine environment tests.
  * Documentation re-write.

* John Krauss <https://github.com/talos>
  * Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
  * Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
  * Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
  * IPv6 HTTPS proxy bugfix

* Jordan Moldow <https://github.com/jmoldow>
  * Fix low-level exceptions leaking from `'HTTPResponse.stream()`.
  * Bugfix for `'ConnectionPool.urlopen(release_conn=False)`.
  * Creation of `'HTTPConnectionPool.ResponseCls`.

* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to `memoryview` usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.

* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jess Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>
  * Ensure order of request and response headers are preserved.
* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not booleans and greater than zero.
  * Fixed infinite loop in `stream` when amt=None.
  * Added length_remaining to determine remaining data to be read.
  * Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaelarson@protonmail.com>
  * Created selectors backport that supports PEP 475.

* Alexandre Dias <alex.dias@smarkets.com>
  * Don't retry on timeout if method not in whitelist

* Moinuddin Quadri <moinl8@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vending

* Wolfgang Richter <wolfgang.richter@gmail.com>
  * Bugfix related to loading full certificate chains with PyOpenSSL backend.

* Mike Miller <github@mikeage.net>
  * Logging improvements to include the HTTP(S) port when opening a new connection

* Ioannis Tziakos <mail@itziakos.gr>
  * Fix `utilselectors._fileobj_to_fd` to accept `long`.
  * Update appveyor tox setup to use the 64bit python.

* Akamai (through Jess Shapiro) <jshapiro@akamai.com>
  * Ongoing maintenance; 2017-2018
* Dominique Leuenberger <dimstar@opensuse.org>
  * Minor fixes in the test suite

* Will Bond <will@wbond.net>
  * Add Python 2.6 support to `contrib.securetransport`

* Aleksei Alekseev <alekseev.yeskela@gmail.com>
  * using auth info for socks proxy

* Chris Wilcox <git@crwilcox.com>
  * Improve contribution guide
  * Add `HTTPResponse.geturl` method to provide `urllib2.urlopen().geturl()` behavior

* Bruce Merry <https://www.brucemerry.org.za>
  * Fix leaking exceptions when system calls are interrupted with zero timeout

* Hugo van Kemenade <https://github.com/hugovk>
  * Drop support for EOL Python 2.6

* Tim Bell <https://github.com/timb07>
  * Bugfix for responses with Content-Type: message/* logging warnings

* Justin Bramley <https://github.com/jbramleycl>
  * Add ability to handle multiple Content-Encodings

* Katsuhiko YOSHIDA <https://github.com/kyoshidajp>
  * Remove Authorization header regardless of case when redirecting to cross-site

* James Meickle <https://permadeath.com/>
  * Improve handling of Retry-After header

* Chris Jerdonek <chris.jerdonek@gmail.com>
  * Remove a spurious TypeError from the exception chain inside
    `HTTPConnectionPool._make_request()`, also for BaseExceptions.

* Jorge Lopez Silva <https://github.com/jalopezsilva>
  * Added support for forwarding requests through HTTPS proxies.

* Benno Rice <benno@jeamland.net>
  * Allow cadata parameter to be passed to underlying `SSLContext.load_verify_locations()`.

* Keiichi Kobayashi <abok.1k@gmail.com>
  * Rename `VerifiedHTTPSConnection` to `HTTPSConnection`

* Himanshu Garg <garg_himanshu@outlook.com>
  * DOC & LICENSE Update

* Hod Bin Noon <bin.noon.hod@gmail.com>
* Test improvements

* Chris Olufson <stycarac@gmail.com>
  * Fix for connection not being released on HTTP redirect and response not preloaded

* [Bastiaan Bakker] <https://github.com/bastiaanb>
  * Support for logging session keys via environment variable `SSLKEYLOGFILE` (Python 3.8+)

* [Ezzeri Esa] <https://github.com/savarin>
  * Ports and extends on types from typeshed

* [Your name or handle] <[email or website]>
  * [Brief summary of your changes]

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

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#define COMPAT_POLL_H
#endif

typedef struct pollfd {
  int fd;
  short events;
  short revents;
} pollfd_t;

typedef unsigned intnfds_t;

#define POLLIN 0x0001
#define POLLOUT 0x0004
#define POLLERR 0x0008
#define POLLHUP 0x0010
#define POLLNVAL 0x0020
#if 0
/* the following are currently not implemented */
#define POLLPRI 0x0002
#define POLLRDNORM 0x0040
#define POLLNORM POLLRDNORM
#define POLLWRNORM POLLOUT
#define POLLRDBAND 0x0080
#define POLLWRBAND 0x0100
#endif

#define INFTIM (-1) /* not standard */

int poll(struct pollfd *, nfds_t, int);
#endif /* !_COMPAT_POLL_H_ */
#endif /* !HAVE_POLL_H */

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   *
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   *
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   * @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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 */

#ifndef HAVE_SETRESGID
int	setresgid(gid_t, gid_t, gid_t);
#endif
#ifndef HAVE_SETRESUID
int	setresuid(uid_t, uid_t, uid_t);
#endif

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 *
 */

#ifndef _BSD_WAITPID_H
#define _BSD_WAITPID_H
#ifndef HAVE_WAITPID
#define _BSD_WAITPID_H
#endif

#endif
/* Clean out any potential issues */
#undef WIFEXITED
#undef WIFSTOPPED
#undef WIFSIGNALED

/* Define required functions to mimic a POSIX look and feel */
#define _W_INT(w)(*(int*)&(w)) /* convert union wait to int */
#define WIFEXITED(w)((_W_INT(w)) & 0377))
#define WIFSTOPPED(w)((_W_INT(w)) & 0100)
#define WIFSIGNALED(w)(!WIFEXITED(w) && !WIFSTOPPED(w))
#define WEXITSTATUS(w)(int)(WIFEXITED(w) ? ((_W_INT(w) >> 8) & 0377) : -1)
#define WTERMSIG(w)(int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)
#define WCOREFLAG 0x80
#define WCOREDUMP(w) ((_W_INT(w)) & WCOREFLAG)

/* Prototype */
pid_t waitpid(int, int *, int);

#endif /* !HAVE_WAITPID */
#endif /* _BSD_WAITPID_H */

1.454 mergo 0.3.8

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import: ../../../../fossene/db/schema/thing.yml
fields:
site: string
author: root

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work. (Executables containing this object code plus portions of the
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copy of the library already present on the user's computer system,
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- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd
- javaee_7.xsd
- javaee_web_services_1_4.xsd
- javaee_web_services_client_1_4.xsd
- jsp_2_3.xsd
- web-app_3_1.xsd
- web-common_3_1.xsd
- web-fragment_3_1.xsd
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* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/MessagePolicy.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/callback/CallerPrincipalCallback.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/callback/GroupPrincipalCallback.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/callback/SecretKeyCallback.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/callback/TrustStoreCallback.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/config/ClientAuthConfig.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/config/ServerAuth.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/config/RegistrationListener.java
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  jar/javax/security/auth/message/callback/PasswordValidationCallback.java
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  jar/javax/security/auth/message/module/ClientAuthModule.java
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  jar/javax/security/auth/message/config/ClientAuthContext.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/config/ServerAuthConfig.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/AuthException.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/AuthStatus.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
  jar/javax/security/auth/message/ClientAuth.java
* /opt/cola/permits/1140042873_1614715667.31/0/tomcat-jaspic-api-9-0-43-sources-
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1.469 man-pages 4.15-1

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1.472 configparser 5.0.2
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1.473 python-kubernetes 2.0.0-2ubuntu1
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* /opt/cola/permits/1110905341_1606871385.15/0/kjd-idna-v2-10-0-ge5c11db-1-tar-gz/kjd-idna-b8defb9/LICENSE.rst

No license file was found, but licenses were detected in source scan.

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

```python
import io, sys
from setuptools import setup

def main():

    python_version = sys.version_info[:2]
    if python_version < (2,7):
        raise SystemExit("Sorry, Python 2.7 or newer required")

    package_data = {}
    exec(open('idna/package_data.py').read(), package_data)

    arguments = {
        'name': 'idna',
        'packages': ['idna'],
        'version': package_data['__version__'],
        'description': 'Internationalized Domain Names in Applications (IDNA)',
        'long_description': io.open("README.rst", encoding="UTF-8").read(),
        'author': 'Kim Davies',
        'author_email': 'kim@cynosure.com.au',
        'license': 'BSD-like',
        'url': 'https://github.com/kjd/idna',
        'classifiers': [
            'Development Status :: 5 - Production/Stable',
            'Intended Audience :: Developers',
            'Intended Audience :: System Administrators',
            'License :: OSI Approved :: BSD License',
            'Operating System :: OS Independent',
            'Programming Language :: Python',
            'Programming Language :: Python :: 2',
            'Programming Language :: Python :: 2.7',
            'Programming Language :: Python :: 3',
            'Programming Language :: Python :: 3.4',
            'Programming Language :: Python :: 3.5',
            'Programming Language :: Python :: 3.6',
            'Programming Language :: Python :: 3.7',
            'Programming Language :: Python :: 3.8',
            'Programming Language :: Python :: Implementation :: CPython',
            'Programming Language :: Python :: Implementation :: PyPy',
            'Topic :: Internet :: Name Service (DNS)',
            'Topic :: Software Development :: Libraries :: Python Modules',
            'Topic :: Utilities',
        ],
        'python_requires': '>2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*',
    }
```
setup(**arguments)

if __name__ == '__main__':
    main()

Found in path(s):
* /opt/cola/permits/1110905341_1606871385.15/0/kjd-idna-v2-10-0-ge5c11db-1-tar-gz/kjd-idna-b8defb9/setup.py

1.475 net-tools 1.60+git20161116.90da8a0

1ubuntu1

1.475.1 Available under license:

Upstream-Maintainer: Phil Blundell <philb@gnu.org>,
    Bernd Eckenfels <net-tools@lina.inka.de>
Upstream-Source: http://sourceforge.net/projects/net-tools/

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package cloud

import (
    "bytes"
    "io/ioutil"
    "os"
    "path/filepath"
    "strings"
    "testing"
)

var sentinels = []string{
    "Copyright",
    "Google",
    "Licensed under the Apache License, Version 2.0 (the "License");",
}

func TestLicense(t *testing.T) {
    t.Parallel()
    err := filepath.Walk(".", func(path string, fi os.FileInfo, err error) error {
        if err != nil {
            return err
        }
        if ext := filepath.Ext(path); ext != ".go" && ext != ".proto" {
            return nil
        }
        if strings.HasSuffix(path, ".pb.go") {
            // .pb.go files are generated from the proto files.
            return nil
        }
        sentinels = append(sentinels, path)
        return nil
    })
}

// .proto files must have license headers.
return nil
}
if path == "bigtable/cmd/cbt/cbtdoc.go" {
// Automatically generated.
return nil
}
if path == "cmd/go-cloud-debug-agent/internal/debug/elf/elf.go" {
// BSD license, which is compatible, is embedded in the file.
return nil
}
src, err := ioutil.ReadFile(path)
if err != nil {
return nil
}
src = src[:300] // Ensure all of the sentinel values are at the top of the file.

// Find license
for _, sentinel := range sentinels {
if !bytes.Contains(src, []byte(sentinel)) {
t.Errorf("%v: license header not present. want %q", path, sentinel)
return nil
}

return nil
})
if err != nil {
t.Fatal(err)
}

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Last revised by Reagle $Date: 2005/06/03 22:49:13 $

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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

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org.ow2.asm:asm-commons
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Apache

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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
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org.apache.tomcat:tomcat-el-api

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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 */
/**
 * Abstract the invocation of a cache operation.
 *
 * <p>Does not provide a way to transmit checked exceptions but
 * provide a special exception that should be used to wrap any
 * exception that was thrown by the underlying invocation.
 * Callers are expected to handle this issue type specifically.
 *
 * @author Stephane Nicoll
 * @since 4.1
 */

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  jar/org/springframework/context/annotation/ScopedProxyCreator.java
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  jar/org/springframework/cache/annotation/CacheConfig.java
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* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/context/i18n/LocaleContext.java
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jar/org/springframework/jmx/export/metadata/AbstractJmxAttribute.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-
jar/org/springframework/jmx/export/metadata/AbstractJmxAttribute.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-
jar/org/springframework/jmx/export/SpringModelMBean.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/remoting/support/RemoteInvocationExecutor.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/remoting/support/RemoteInvocationFactory.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/jmx/export/metadata/ManagedOperationParameter.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/remoting/support/RemoteInvocationBasedExporter.java

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* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-jar/org/springframework/scheduling/config/ScheduledTasksBeanDefinitionParser.java
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* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2.jar/org/springframework/cache/support/AbstractCacheManager.java
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2.jar/org/springframework/context/annotation/EnableLoadTimeWeaving.java
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/**
 * {@link FactoryBean} that obtains a WebSphere {@link javax.management.MBeanServer}
 * reference through WebSphere's proprietary {@code AdminServiceFactory} API,
 * available on WebSphere 5.1 and higher.
 *
 * Exposes the {@link MBeanServer} for bean references.
 * This FactoryBean is a direct alternative to {@link MBeanServerFactoryBean},
 * which uses standard JMX 1.2 API to access the platform's MBeanServer.
 * See the javadocs for WebSphere's
 * <a href="http://bit.ly/UzccDr">{@code AdminServiceFactory}</a>,
 *
 * @author Juergen Hoeller
 * @author Rob Harrop
 * @since 2.0.3
 * @see javax.management.MBeanServer
 * @see MBeanServerFactoryBean
 */

Found in path(s):
* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2.jar/org/springframework/jmx/support/WebSphereMBeanServerFactoryBean.java
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/**
* Indicates that a component is only eligible for registration when all
* { [@linkplain #value specified conditions] } match.
*
* A <em>condition</em> is any state that can be determined programatically
* before the bean definition is due to be registered (see { [@link Condition] } for details).
*
* The { [@code @Conditional] } annotation may be used in any of the following ways:
*  
*  <ul>
*  <li>as a type-level annotation on any class directly or indirectly annotated with
*  { [@code @Component] }, including { [@link Configuration @Configuration] } classes</li>
*  <li>as a meta-annotation, for the purpose of composing custom stereotype
*  annotations</li>
*  <li>as a method-level annotation on any { [@link Bean @Bean] } method</li>
*  </ul>
*  
*  If a { [@code @Configuration] } class is marked with { [@code @Conditional] },
*  all of the { [@code @Bean] } methods, { [@link Import @Import] } annotations, and
*  { [@link ComponentScan @ComponentScan] } annotations associated with that
*  class will be subject to the conditions.
*  
*  <strong>NOTE</strong>: Inheritance of { [@code @Conditional] } annotations
*  is not supported; any conditions from superclasses or from overridden
*  methods will not be considered. In order to enforce these semantics,
*  { [@code @Conditional] } itself is not declared as
*  { [@link java.lang.annotation.Inherited @Inherited] }; furthermore, any
*  custom <em>composed annotation</em> that is meta-annotated with
*  { [@code @Conditional] } must not be declared as { [@code @Inherited] }.
*
* @author Phillip Webb
* @author Sam Brannen
* @since 4.0
* @see Condition
*/

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* /opt/cola/permits/1137148469_1614022957.4/0/spring-context-5-0-2-release-sources-2-
  jar/org/springframework/context/annotation/Conditional.java

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

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DRuntime: Runtime Library for the D Programming Language

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iconv (Charset Conversion Library) v2.0

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<thead>
<tr>
<th>Program</th>
<th>Directory</th>
</tr>
</thead>
<tbody>
<tr>
<td>mach_override</td>
<td>lib/interception/mach_override</td>
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1.505 python-stdlib-extensions 3.6.9-1~18.04

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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.6/Lib/lib2to3/fixtures/fix_dict.py
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.5/Lib/lib2to3/fixtures/fix_buffer.py
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# A grammar to describe tree matching patterns.
# Not shown here:
# - 'TOKEN' stands for any token (leaf node)
# - 'any' stands for any node (leaf or interior)
# With 'any' we can still specify the sub-structure.
# The start symbol is 'Matcher'.

Matcher: Alternatives ENDMARKER

Alternatives: Alternative ('|' Alternative)*

Alternative: (Unit | NegatedUnit)+

Unit: [NAME '='] ( STRING [Repeater]  
| NAME [Details] [Repeater]  
| (' Alternatives ') [Repeater]  
| ' | Alternatives ')

NegatedUnit: 'not' (STRING | NAME [Details] | '(' Alternatives '))

Repeater: '*' | '+' | '{' NUMBER [',' NUMBER] '}'

Details: '<' Alternatives '>

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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.8/Lib/lib2to3/PatternGrammar.txt
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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.7/Lib/lib2to3/pgen2/parse.py
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.7/Lib/lib2to3/pgen2/__init__.py
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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.8/Lib/lib2to3/pgen2/parse.py

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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-7.5/3.8/Lib/lib2to3/pgen2/grammar.py

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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-7.5/3.8/Modules/_tkinter.c
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-7.5/3.7/Modules/_tkinter.c
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-7.5/3.6/Modules/_tkinter.c
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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.8/Lib/distutils/command/bdist_wininst.py
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.6/Lib/distutils/command/bdist_msi.py
* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3-6-9-orig-tar-bz2/python3-stdlib-extensions-3.7.5/3.7/Lib/distutils/command/bdist_msi.py
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* /opt/ws_local/PERMITS_SQL/1016069485_1591897890.69/0/python3-stdlib-extensions-3.7.5/3.6/Lib/lib2to3/pgen2/tokenize.py

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1.514 python-setuptools 39.0.1-2

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1.515 supervisor 3.3.1

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src/libassuan.vers
tests/version.c
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Files: build-aux/compile
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 * <p>
 * The authorizer attempts to perform matching (including the use of the wildcard) in accordance with RFC 6125.
 * </p>
 * <p>
 * Known suffixes is a list of public domain suffixes that can't be used as wild cards for
 * example *.com, or c*c.com, as a dns wildcard could match every/most .com domains if a registrar were issue it.
 * If *.com is in the known suffixes list will not be allowed to match.
 * </p>
* @param knownSuffixes a set of suffixes that cannot be wild-carded, e.g. { ".com", ".net", ".org" }
*/

Found in path(s):
* /opt/ws_local/PERMITS_SQL/1089947271_1601369618.24/0/bcpkix-fips-1-0-3-sources-
jar/org/bouncycastle/est/jcajce/JsseDefaultHostnameAuthorizer.java

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Jackson is a high-performance, Free/Open Source JSON processing library.
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has
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It is currently developed by a community of developers, as well as supported
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.. parsed-literal::

    lib/gssapi/generic/gssapi_err_generic.et
    lib/gssapi/mechglue/g_accept_sec_context.c
    lib/gssapi/mechglue/g_acquire_cred.c
    lib/gssapi/mechglue/g_canon_name.c
    lib/gssapi/mechglue/g_compare_name.c
    lib/gssapi/mechglue/g_context_time.c
    lib/gssapi/mechglue/g_delete_sec_context.c
    lib/gssapi/mechglue/g_dsp_name.c
    lib/gssapi/mechglue/g_dsp_status.c
    lib/gssapi/mechglue/g_dup_name.c
    lib/gssapi/mechglue/g_exp_sec_context.c
    lib/gssapi/mechglue/g_export_name.c
    lib/gssapi/mechglue/g_glue.c
    lib/gssapi/mechglue/g_imp_name.c
    lib/gssapi/mechglue/g_imp_sec_context.c
and the initial implementation of incremental propagation, including
the following new or changed files:

.. parsed-literal::

    include/iprop_hdr.h
    kadmin/server/ipropd_svc.c
    lib/kdb/prop.x
    lib/kdb/kdb_convert.c
    lib/kdb/kdb_log.c
    lib/kdb/kdb_log.h
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lib/gssapi/mechglue/g_accept_sec_context.c  
lib/gssapi/mechglue/g_acquire_cred.c  
lib/gssapi/mechglue/g_canon_name.c  
lib/gssapi/mechglue/g_compare_name.c  
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lib/gssapi/mechglue/g_dsp_status.c  
lib/gssapi/mechglue/g_dup_name.c  
lib/gssapi/mechglue/g_exp_sec_context.c  
lib/gssapi/mechglue/g_export_name.c  
lib/gssapi/mechglue/g_glue.c  
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lib/gssapi/mechglue/g_imp_sec_context.c  
lib/gssapi/mechglue/g_init_sec_context.c  
lib/gssapi/mechglue/g_initialize.c  
lib/gssapi/mechglue/g_inquire_context.c  
lib/gssapi/mechglue/g_inquire_cred.c  
lib/gssapi/mechglue/g_inquire_names.c  
lib/gssapi/mechglue/g_process_context.c  
lib/gssapi/mechglue/g_rel_buffer.c  
lib/gssapi/mechglue/g_rel_cred.c  
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lib/gssapi/mechglue/g_unseal.c  
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

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

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

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copies.
import os
import sys
import re

def warn(fname, ln, msg):
    print '%s: %d: %s' % (fname, ln + 1, msg)

def indicates_license(line):
    return 'Copyright' in line or 'COPYRIGHT' in line or 'License' in line

# Check a comment for boilerplate violations. Return true if the comment
# is a license statement.
def check_comment(comment, fname, ln, code_seen, nonlicense_seen):

# This program is intended to be used by "make check-copyright". It
# checks for violations of the coding standards related to copyright
# and license statements in source code comments.
text_seen = False
is_license = False

for line in comment:
    if not is_license and indicates_license(line):
        is_license = True
    if text_seen:
        warn(fname, ln, 'License begins after first line of comment')
    elif code_seen:
        warn(fname, ln, 'License after code')
    elif nonlicense_seen:
        warn(fname, ln, 'License after non-license comments')
        break

    # DB2 licenses start with '/*-' and we don't want to change them.
    if line != '' and line != '-':
        text_seen = True
return is_license

def check_file(lines, fname):
    # Skip emacs mode line if present.
    ln = 0
    if '-*-*: mode: c;' in lines[ln]:
        ln += 1

    # Check filename comment if present.
    m = re.match(r'/\* \([^ \]*\)\([^ \]*\)? \*\*/', lines[ln])
    if m:
        if m.group(1) != fname:
            warn(fname, ln, 'Wrong filename in comment')
        ln += 1

    # Scan for license statements.
in_comment = False
code_seen = False
nonlicense_seen = False
for line in lines[ln:):
    # Strip out whitespace and comments contained within a line.
    if not in_comment:
        line = re.sub(r'[^\*\*]+', '', line)
    line = line.strip()

    if not in_comment and '/**' in line:
        (line, sep, comment_part) = line.partition('/**')
        comment = [comment_part.strip()]
        comment_starts_at = ln
        in_comment = True
    elif in_comment and '*/' not in line:
        comment.append(line.lstrip('*').lstrip())
    elif in_comment:
(comment_part, sep, line) = line.partition("*/")
comment.append(comment_part.strip())
is_license = check_comment(comment, fname, comment_starts_at,
    code_seen, nonlicense_seen)
nonlicense_seen = nonlicense_seen or not is_license
in_comment = False
elif line.strip() != "":
    code_seen = True

ln += 1

for fname in sys.argv[1:]:
    if fname.startswith('/
    f = open(fname)
    lines = f.readlines()
    f.close()
    check_file(lines, fname)

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   :hidden:

   copyright.rst

   .. include:: notice.rst

/* -*- mode: c; c-basic-offset: 4; indent-tabs-mode: nil -*- */
/*

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* java.sun.security.ssl

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org.ow2.asm:asm-commons
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org.apache.tomcat:tomcat-jasper
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org.apache.tomcat:tomcat-jsp-api
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org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
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org.eclipse.jetty.toolchain:jetty-schemas

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-- vile: txtmode file-encoding=utf-8
Upstream source https://invisible-island.net/ncurses/ncurses-examples.html

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

-------------------------------------------------------------------------------
Files: *
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Files: aclocal.m4 package
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Calling this script `install-sh` is preferred over `install.sh`, to prevent `make` implicit rules from creating a file called `install` from it when there is no `Makefile`.

This script is compatible with the BSD `install` script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's `install` programs.

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```
-- vile: txtmode file-encoding=utf-8
```

### 1.545 bcel 2.7.2

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*/
```

```
/*
* $Id: Version.src 1225426 2011-12-29 04:13:08Z mrglavas $
*/
```

```
package org.apache.xalan;
```

```
/**
* Administrative class to keep track of the version number of
* the Xalan release.
* <P>This class implements the upcoming standard of having
```
* org.apache.project-name.Version.getVersion() be a standard way
* to get version information. This class will replace the older
* org.apache.xalan.processor.Version class.</p>
* <P>See also: org/apache/xalan/res/XSLTInfo.properties for
* information about the version of the XSLT spec we support.</p>
* @xsl.usage general
*/

public class Version
{

/**
 * Get the basic version string for the current Xalan release.
 * Version String formatted like
 * Futurework: have this read version info from jar manifest.
 * @return String denoting our current version
 */

public static String getVersion()
{
    return getProduct() + " +getImplementationLanguage() + "
    +getMajorVersionNum() + "." +getReleaseVersionNum() + "." 
    +((getDevelopmentVersionNum() > 0) ? 
    ("D" +getDevelopmentVersionNum()) : ("" +getMaintenanceVersionNum()));
}

/**
 * Print the processor version to the command line.
 */

public static void main(String argv[])
{
    System.out.println(getVersion());
}

/**
 * Name of product: Xalan.
 */

public static String getProduct()
{
    return "Xalan";
}

/**
 * Implementation Language: Java.
 */
public static String getImplementationLanguage()
{
    return "Java";
}

/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 *
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 * may have changed.
 */
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**
 * Release Number.
 * Release number. This changes when:
 * - a new set of functionality is to be added, eg,
 *    implementation of a new W3C specification.
 * - API or behaviour change.
 * - its designated as a reference release.
 */
public static int getReleaseVersionNum()
{
    return @version.RELEASE@;
}

/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 * drop applied to a specific release and contains
 * fixes for defects reported. It maintains compatibility
 * with the release and contains no API changes.
 * When missing, it designates the final and complete
 * development drop for a release.
 */
public static int getMaintenanceVersionNum()
{
    return @version.MINOR@;
/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 * a specific release. D01 is the first development drop
 * of a new release.
 * 
 * Development drops are works in progress towards a
 * completed, final release. A specific development drop
 * may not completely implement all aspects of a new
 * feature, which may take several development drops to
 * complete. At the point of the final drop for the
 * release, the D suffix will be omitted.
 * 
 * Each 'D' drops can contain functional enhancements as
 * well as defect fixes. 'D' drops may not be as stable as
 * the final releases.
 */

public static int getDevelopmentVersionNum()
{
    try {
        if ((new String("@version.DEVELOPER@")).length() == 0)
            return 0;
        else
            return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.src
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*/

/**
 * This is a special exception that is used to stop parsing when
 * search for an element. For instance, when searching for xml:stylesheet
 * PIs, it is used to stop the parse once the document element is found.
 * @see StylesheetPIHandler
 * @xsl.usage internal
 */

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StopParseException.java
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 */

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XPathLexer.java
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 */
package org.apache.xml.serializer;

/**
 * Administrative class to keep track of the version number of
 * the Serializer release.
 * <P>This class implements the upcoming standard of having
 * org.apache.project-name.Version.getVersion() be a standard way
 * to get version information.</P>
 * @xsl.usage general
 */

public final class Version
{

/**
 * Get the basic version string for the current Serializer.
 * Version String formatted like
 * <CODE>"<B>Serializer</B> <B>Java</B> v.r[.dd| <B>D</B>nn]\"</CODE>.
 *
 * Futurework: have this read version info from jar manifest.
 *
 * @return String denoting our current version
 */

public static String getVersion()
{
    return getProduct()+" "+getImplementationLanguage()+" "+getMajorVersionNum()+" "+getReleaseVersionNum()+" "+
    ( (getDevelopmentVersionNum() > 0) ?
        ("D"+getDevelopmentVersionNum()) : (""+getMaintenanceVersionNum()));
}

/**
 * Print the processor version to the command line.
 *
 * @param argv command line arguments, unused.
 */

public static void main(String argv[])
{
System.out.println(getVersion());

/**
 * Name of product: Serializer.
 */
public static String getProduct()
{
    return "Serializer";
}

/**
 * Implementation Language: Java.
 */
public static String getImplementationLanguage()
{
    return "Java";
}

/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 *
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 * may have changed.
 */
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**
 * Release Number.
 * Release number. This changes when:
 * - a new set of functionality is to be added, eg,
 *   implementation of a new W3C specification.
 * - API or behaviour change.
 * - its designated as a reference release.
 */
public static int getReleaseVersionNum()
{
return @version.RELEASE@;
}

/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 *   drop applied to a specific release and contains
 *   fixes for defects reported. It maintains compatibility
 *   with the release and contains no API changes.
 *   When missing, it designates the final and complete
 *   development drop for a release.
 */
public static int getMaintenanceVersionNum()
{
    return @version.MINOR@;
}

/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 *   a specific release. D01 is the first development drop
 *   of a new release.
 *   Development drops are works in progress towards a
 *   completed, final release. A specific development drop
 *   may not completely implement all aspects of a new
 *   feature, which may take several development drops to
 *   complete. At the point of the final drop for the
 *   release, the D suffix will be omitted.
 *   Each 'D' drops can contain functional enhancements as
 *   well as defect fixes. 'D' drops may not be as stable as
 *   the final releases.
 */
public static int getDevelopmentVersionNum()
{
    try {
        if ((new String("@version.DEVELOPER@")).length() == 0)
            return 0;
        else
            return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.src
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*/

/**
* Major version number.
* Version number. This changes only when there is a
* significant, externally apparent enhancement from
* the previous release. 'n' represents the n'th
* version.
*
* Clients should carefully consider the implications
* of new versions as external interfaces and behaviour
* may have changed.
*/

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLProcessorVersion.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.java
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*/
// Attribution to: "Voytenko, Dimitry" <DVoytenko@SECTORBASE.COM>

Found in path(s):
*/
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToHTMLStream.java
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*/
// Proprietary
/** The 'document-location()' id (Proprietary), */

Found in path(s):
*/
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/FunctionTable.java
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Found in path(s):
*/
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
package org.apache.xalan.xsltc.compiler;

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 */

/*
 * $Id: xpath.cup 1225752 2011-12-30 04:12:46Z mrglavas $
 */

/*
 * @author Jacek Ambroziak
 * @author Santiago Pericas-Geertsen
 * @author Morten Jorgensen
 * @author G. Todd Miller
 */
import java.util.Stack;
import java.util.Vector;
import java.io.StringReader;
import java_cup.runtime.*;

import org.apache.xml.dtm.DTM;
import org.apache.xalan.xslt.DOM;
import org.apache.xml.dtm.Axis;
import org.apache.xalan.xslt.runtime.Operators;
import org.apache.xalan.xslt.compiler.util.ErrorMsg;

parser code {
/**
 * Used by function calls with no args.
 */
static public final Vector EmptyArgs = new Vector(0);

/**
 * Reference to non-existing variable.
 */
static public final VariableRef DummyVarRef = null;

/**
 * Reference to the Parser class.
 */
private Parser _parser;
private XSLTC _xsltc;

/**
 * String representation of the expression being parsed.
 */
private String _expression;

/**
 * Line number where this expression/pattern was declared.
 */
private int _lineNumber = 0;

/**
 * Reference to the symbol table.
 */
public SymbolTable _symbolTable;

public XPathParser(Parser parser) {
    _parser = parser;
    _xsltc = parser.getXSLTC();
    _symbolTable = parser.getSymbolTable();
}
public int getLineNumber() {
    return _lineNumber;
}

public QName getQNameIgnoreDefaultNs(String name) {
    return _parser.getQNameIgnoreDefaultNs(name);
}

public QName getQName(String namespace, String prefix, String localname) {
    return _parser.getQName(namespace, prefix, localname);
}

public void setMultiDocument(boolean flag) {
    _xsltc.setMultiDocument(flag);
}

public void setCallsNodeset(boolean flag) {
    _xsltc.setCallsNodeset(flag);
}

public void setHasIdCall(boolean flag) {
    _xsltc.setHasIdCall(flag);
}

/**
 * This method is similar to findNodeType(int, Object) except that it
 * creates a StepPattern instead of just returning a node type. It also
 * differs in the way it handles "{uri}:*" and "{uri}:@*". The last two
 * patterns are expanded as "*[namespace-uri() = 'uri']" and
 * "@*[namespace-uri() = 'uri']", respectively. This expansion considerably
 * simplifies the grouping of patterns in the Mode class. For this
 * expansion to be correct, the priority of the pattern/template must be
 * set to -0.25 (when no other predicates are present).
 */

public StepPattern createStepPattern(int axis, Object test, Vector predicates) {
    int nodeType;

    if (test == null) {  // "*
        nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
                       (axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;

        return new StepPattern(axis, nodeType, predicates);
    }

    else if (test instanceof Integer) {
        nodeType = ((Integer) test).intValue();

        return new StepPattern(axis, nodeType, predicates);
    }

    // Others
return new StepPattern(axis, nodeType, predicates);
}
else {
    QName name = (QName)test;
    boolean setPriority = false;

    if (axis == Axis.NAMESPACE) {
        nodeType = (name.toString().equals("*")) ? -1
            : _xsltc.registerNamespacePrefix(name);
    } else {
        final String uri = name.getNamespace();
        final String local = name.getLocalPart();
        final QName namespace_uri =
            _parser.getQNameIgnoreDefaultNs("namespace-uri");

        // Expand {uri}::* to *[[namespace-uri() = 'uri'] - same for @*
        if (uri != null && (local.equals("*")) || local.equals("@*")) {
            if (predicates == null) {
                predicates = new Vector(2);
            }
            // Priority is set by hand if no other predicates exist
            setPriority = (predicates.size() == 0);

            predicates.add(
                new Predicate(
                    new EqualityExpr(Operators.EQ,
                        new NamespaceUriCall(namespace_uri),
                        new LiteralExpr(uri))));
        }

        // Priority is set by hand if no other predicates exist
        setPriority = (predicates.size() == 0);

        predicates.add(
            new Predicate(
                new EqualityExpr(Operators.EQ,
                    new NamespaceUriCall(namespace_uri),
                    new LiteralExpr(uri))));
        }

        if (local.equals("*")) {
            nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE
                : NodeTest.ELEMENT;
        } else if (local.equals("@*")) {
            nodeType = NodeTest.ATTRIBUTE;
        } else {
            nodeType = (axis == Axis.ATTRIBUTE) ? _xsltc.registerAttribute(name)
                : _xsltc.registerElement(name);
        }
    }

    final StepPattern result = new StepPattern(axis, nodeType, predicates);
// Set priority for case prefix:* and prefix:@* (no predicates)
if (setPriority) {
    result.setPriority(-0.25);
}

return result;

public int findNodeType(int axis, Object test) {
    if (test == null) {  // *
        return (axis == Axis.ATTRIBUTE) ?
              NodeTest.ATTRIBUTE :
            (axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;
    }
    else if (test instanceof Integer) {
        return ((Integer)test).intValue();
    }
    else {
        QName name = (QName)test;

        if (axis == Axis.NAMESPACE) {
            return (name.toString().equals("*")) ? -1 :
               _xsltc.registerNamespacePrefix(name);
        }

        if (name.getNamespace() == null) {
            final String local = name.getLocalPart();

            if (local.equals("*")) {
                return (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
                    NodeTest.ELEMENT;
            }
            else if (local.equals("@*")) {
                return NodeTest.ATTRIBUTE;
            }
        }

        return (axis == Axis.ATTRIBUTE) ? _xsltc.registerAttribute(name)
             : _xsltc.registerElement(name);
    }

    /**
     * Parse the expression passed to the current scanner. If this
     * expression contains references to local variables and it will be
     * compiled in an external module (not in the main class) request
     * the current template to create a new variable stack frame.
public Symbol parse(String expression, int lineNumber) throws Exception {
    try {
        _expression = expression;
        _lineNumber = lineNumber;
        return super.parse();
    }
    catch (IllegalCharException e) {
        ErrorMsg err = new ErrorMsg(ErrorMsg.ILLEGAL_CHAR_ERR,
                                     lineNumber, e.getMessage());
        _parser.reportError(Constants.FATAL, err);
    }
    return null;
}

final SyntaxTreeNode lookupName(QName name) {
    // Is it a local var or param ?
    final SyntaxTreeNode result = _parser.lookupVariable(name);
    if (result != null)
        return(result);
    else
        return(_symbolTable.lookupName(name));
}

public final void addError(ErrorMsg error) {
    _parser.reportError(Constants.ERROR, error);
}

public void report_error(String message, Object info) {
    final ErrorMsg err = new ErrorMsg(ErrorMsg.SYNTAX_ERR, _lineNumber,
                                       _expression);
    _parser.reportError(Constants.FATAL, err);
}

public void report_fatal_error(String message, Object info) {
    // empty
}
public RelativeLocationPath insertStep(Step step, RelativeLocationPath rlp) {
    if (rlp instanceof Step) {
        return new ParentLocationPath(step, (Step) rlp);
    }
    else if (rlp instanceof ParentLocationPath) {
        final ParentLocationPath plp = (ParentLocationPath) rlp;
        final RelativeLocationPath newrlp = insertStep(step, plp.getPath());
        return new ParentLocationPath(newrlp, plp.getStep());
    }
    else {
        addError(new ErrorMsg(ErrorMsg.INTERNAL_ERR, "XPathParser.insertStep"));
        return rlp;
    }
}

/**
 * Returns true if the axis applies to elements only. The axes
 * child, attribute, namespace, descendant result in non-empty
 * nodesets only if the context node is of type element.
 */
public boolean isElementAxis(int axis) {
    return (axis == Axis.CHILD || axis == Axis.ATTRIBUTE ||
            axis == Axis.NAMESPACE || axis == Axis.DESCENDANT);
}

terminal SLASH, DOT, LBRACK, RBRACK, VBAR, LPAREN, RPAREN, STAR, COMMA;
terminal DOLLAR, ATSIGN;
terminal DDOT, DCOLON, DSLASH;
terminal EQ, NE;
terminal LT, GT, LE, GE;
terminal PLUS, MINUS, DIV, MOD, MULT;
terminal String Literal;
terminal String QName;
terminal ID, KEY, TEXT, NODE, OR, AND, COMMENT, PI, PIPARAM, PRECEDINGSIBLING;
terminal SELF, PARENT, CHILD, ATTRIBUTE, ANCESTOR, ANCESTORORSELF, DESCENDANT;
terminal DESCENDANTORSELF, FOLLOWING, FOLLOWINGSIBLING, NAMESPACE, PRECEDING;
terminal Double REAL;
terminal Long INT;
terminal Pattern, EXPRESSION;

non terminal SyntaxTreeNode TopLevel;

non terminal Expression Expr, Argument, LocationPath;
non terminal Expression Predicate, FilterExpr, Step;
non terminal Expression OrExpr, AndExpr, EqualityExpr;
non terminal Expression RelationalExpr, AdditiveExpr;
non terminal Expression MultiplicativeExpr, UnaryExpr;
non terminal Expression VariableReference, FunctionCall;
non terminal Expression PrimaryExpr, UnionExpr, PathExpr, AbbreviatedStep;
non terminal Expression RelativeLocationPath, AbbreviatedRelativeLocationPath;
non terminal Expression AbsoluteLocationPath, AbbreviatedAbsoluteLocationPath;

non terminal Object NodeTest, NameTest;

non terminal IdKeyPattern IdKeyPattern;
non terminal Pattern Pattern;
non terminal Pattern LocationPathPattern;
non terminal StepPattern ProcessingInstructionPattern;
non terminal RelativePathPattern RelativePathPattern;
non terminal StepPattern StepPattern;
non terminal Object NodeTestPattern, NameTestPattern;

non terminal Vector Predicates, NonemptyArgumentList;
non terminal QName QName, FunctionName, VariableName;
non terminal Integer AxisName, AxisSpecifier;
non terminal Integer ChildOrAttributeAxisSpecifier;

precedence left VBAR;
precedence left OR;
precedence left AND;
precedence nonassoc EQ, NE;
precedence left LT, GT, LE, GE;

precedence left PLUS, MINUS;
precedence left DIV, MOD, MULT;
precedence left DOLLAR;
precedence left ATSIGN;
precedence right DCOLOM;

start with TopLevel;

TopLevel ::= PATTERN Pattern:pattern
  [ : RESULT = pattern: : ]
  | EXPRESSION Expr:expr
  [ : RESULT = expr: : ]:

/* --------------------------- Patterns ----------------------------------- */

Pattern ::= LocationPathPattern:lpp
  [ : RESULT = lpp: : ]
  | LocationPathPattern:lpp VBAR Pattern:p
  [ : RESULT = new AlternativePattern(lpp, p): : ];
LocationPathPattern ::= SLASH
{: RESULT = new AbsolutePathPattern(null); :}

| SLASH RelativePathPattern:rpp
{: RESULT = new AbsolutePathPattern(rpp); :}

| IdKeyPattern:ikp
{: RESULT = ikp; :}

| IdKeyPattern:ikp SLASH RelativePathPattern:rpp
{: RESULT = new ParentPattern(ikp, rpp); :}

| IdKeyPattern:ikp DSLASH RelativePathPattern:rpp
{: RESULT = new AncestorPattern(ikp, rpp); :}

| DSLASH RelativePathPattern:rpp
{: RESULT = new AncestorPattern(rpp); :}

| RelativePathPattern:rpp
{: RESULT = rpp; ;};

IdKeyPattern ::= ID LPAREN Literal:l RPAREN
{: RESULT = new IdPattern(l); parser.setHasIdCall(true); :}

| KEY LPAREN Literal:l1 COMMA Literal:l2 RPAREN
{: RESULT = new KeyPattern(l1, l2); :};

ProcessingInstructionPattern ::= PIPARAM LPAREN Literal:l RPAREN
{: RESULT = new ProcessingInstructionPattern(l); :};

RelativePathPattern ::= StepPattern:sp
{: RESULT = sp; ;}

| StepPattern:sp SLASH RelativePathPattern:rpp
{: RESULT = new ParentPattern(sp, rpp); :}

| StepPattern:sp DSLASH RelativePathPattern:rpp
{: RESULT = new AncestorPattern(sp, rpp); :};

StepPattern ::= NodeTestPattern:nt
{: RESULT = parser.createStepPattern(Axis.CHILD, nt, null); :}

| NodeTestPattern:nt Predicates:pp
{: ;}
RESULT = parser.createStepPattern(Axis.CHILD, nt, pp);

| ProcessingInstructionPattern:pip
| : RESULT = pip; |

| ProcessingInstructionPattern:pip Predicates:pp
| : RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp); |

| ChildOrAttributeAxisSpecifier:axis NodeTestPattern:nt
| : RESULT = parser.createStepPattern(axis.intValue(), nt, null); |

| ChildOrAttributeAxisSpecifier:axis
NodeTestPattern:nt Predicates:pp
| : RESULT = parser.createStepPattern(axis.intValue(), nt, pp); |

| ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern:pip
| : RESULT = pip; // TODO: report error if axis is attribute |

| ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern:pip
Predicates:pp
| : // TODO: report error if axis is attribute
| RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp); |

NodeTestPattern ::= NameTestPattern:nt
| : RESULT = nt; |

| NODE
| : RESULT = new Integer(NodeTest.ANODE); |

| TEXT
| : RESULT = new Integer(NodeTest.TEXT); |

| COMMENT
| : RESULT = new Integer(NodeTest.COMMENT); |

| PI
| : RESULT = new Integer(NodeTest.PI); |

NameTestPattern ::= STAR
ChildOrAttributeAxisSpecifier ::= ATSIGN
{: RESULT = new Integer(Axis.ATTRIBUTE); :}

| CHILD DCOLON
{: RESULT = new Integer(Axis.CHILD); :}

| ATTRIBUTE DCOLON
{: RESULT = new Integer(Axis.ATTRIBUTE); :};

Predicates ::= Predicate:p
{: Vector temp = new Vector();
temp.addElement(p);
RESULT = temp;
:}

| Predicate:p Predicates:pp
{: pp.insertElementAt(p, 0); RESULT = pp; :};

Predicate ::= LBRACK Expr:e RBRACK
{: RESULT = new Predicate(e);
:};

/* --------------------------- Expressions --------------------------------- */

Expr ::= OrExpr:ex
{: RESULT = ex; :};

OrExpr ::= AndExpr:ae
{: RESULT = ae; :}

| OrExpr:oe OR AndExpr:ae
{: RESULT = new LogicalExpr(LogicalExpr.OR, oe, ae); :};

AndExpr ::= EqualityExpr:e
{: RESULT = e; :}

| AndExpr:ae AND EqualityExpr:ee
{: RESULT = new LogicalExpr(LogicalExpr.AND, ae, ee); :};

EqualityExpr ::= RelationalExpr:re
{: RESULT = re; :}
| EqualityExpr:ee EQ RelationalExpr:re |
| : RESULT = new EqualityExpr(Operators.EQ, ee, re); |

| EqualityExpr:ee NE RelationalExpr:re |
| : RESULT = new EqualityExpr(Operators.NE, ee, re); |

RelationalExpr ::= AdditiveExpr:ae |
| : RESULT = ae; |

| RelationalExpr:re LT AdditiveExpr:ae |
| : RESULT = new RelationalExpr(Operators.LT, re, ae); |

| RelationalExpr:re GT AdditiveExpr:ae |
| : RESULT = new RelationalExpr(Operators.GT, re, ae); |

| RelationalExpr:re LE AdditiveExpr:ae |
| : RESULT = new RelationalExpr(Operators.LE, re, ae); |

| RelationalExpr:re GE AdditiveExpr:ae |
| : RESULT = new RelationalExpr(Operators.GE, re, ae); |

AdditiveExpr ::= MultiplicativeExpr:me |
| : RESULT = me; |

| AdditiveExpr:ae PLUS MultiplicativeExpr:me |
| : RESULT = new BinOpExpr(BinOpExpr.PLUS, ae, me); |

| AdditiveExpr:ae MINUS MultiplicativeExpr:me |
| : RESULT = new BinOpExpr(BinOpExpr.MINUS, ae, me); |

MultiplicativeExpr ::= UnaryExpr:ue |
| : RESULT = ue; |

| MultiplicativeExpr:me MULT UnaryExpr:ue |
| : RESULT = new BinOpExpr(BinOpExpr.TIMES, me, ue); |

| MultiplicativeExpr:me DIV UnaryExpr:ue |
| : RESULT = new BinOpExpr(BinOpExpr.DIV, me, ue); |

| MultiplicativeExpr:me MOD UnaryExpr:ue |
| : RESULT = new BinOpExpr(BinOpExpr.MOD, me, ue); |

UnaryExpr ::= UnionExpr:ue |
| : RESULT = ue; |

| MINUS UnaryExpr:ue |
| : RESULT = new UnaryOpExpr(ue); |
UnionExpr ::= PathExpr:pe
{| RESULT = pe; |}

| PathExpr:pe VBAR UnionExpr:rest
{| RESULT = new UnionPathExpr(pe, rest); |};

PathExpr ::= LocationPath:lp
{| RESULT = lp; |}

| FilterExpr:fexp
{| RESULT = fexp; |}

| FilterExpr:fexp SLASH RelativeLocationPath:rlp
{| RESULT = new FilterParentPath(fexp, rlp); |}

| FilterExpr:fexp DSLASH RelativeLocationPath:rlp
{| //
// Expand ‘//' into ‘/descendant-or-self::*’ or
// into ‘/descendant-or-self::*’
//
int nodeType = DOM.NO_TYPE;
if (rlp instanceof Step &&
    parser.isElementAxis(((Step) rlp).getAxis()))
{| nodeType = DTM.ELEMENT_NODE;
|
final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
FilterParentPath fpp = new FilterParentPath(fexp, step);
fpp = new FilterParentPath(fpp, rlp);
if (fexp instanceof KeyCall == false) {
    fpp.setDescendantAxis();
}
RESULT = fpp;
|};

LocationPath ::= RelativeLocationPath:rlp
{| RESULT = rlp; |}

| AbsoluteLocationPath:alp
{| RESULT = alp; |};

RelativeLocationPath ::= Step:step
{| RESULT = step; |}

| RelativeLocationPath:rlp SLASH Step:step
{| //
// Expand ‘//’ into ‘/descendant-or-self::*’ or
// into ‘/descendant-or-self::*’
//
int nodeType = DOM.NO_TYPE;
if (rlp instanceof Step &&
    parser.isElementAxis(((Step) rlp).getAxis()))
{| nodeType = DTM.ELEMENT_NODE;
|
final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
FilterParentPath fpp = new FilterParentPath(fexp, step);
fpp = new FilterParentPath(fpp, rlp);
if (fexp instanceof KeyCall == false) {
    fpp.setDescendantAxis();
}
RESULT = fpp;
|};
if (rlp instanceof Step && ((Step) rlp).isAbbreviatedDot()) {
    RESULT = step;  // Remove '.' from the middle
}
else if (((Step) step).isAbbreviatedDot()) {
    RESULT = rlp;   // Remove './' from the end
}
else {
    RESULT =
    new ParentLocationPath((RelativeLocationPath) rlp, step);
}
}

| AbbreviatedRelativeLocationPath:arlp |
| RESULT = arlp; |
|
AbsoluteLocationPath ::= SLASH
| RESULT = new AbsoluteLocationPath(); |
|
| SLASH RelativeLocationPath:rlp |
| RESULT = new AbsoluteLocationPath(rlp); |
|
| AbbreviatedAbsoluteLocationPath:aalp |
| RESULT = aalp; |
|
AbbreviatedRelativeLocationPath ::= RelativeLocationPath:rlp DSLASH Step:step
| |
| final Step right = (Step)step; |
| final int  axis   = right.getAxis(); |
| final int  type   = right.getNodeType(); |
| final Vector predicates = right.getPredicates(); |
| |
if ((axis == Axis.CHILD) && (type != NodeTest.ATTRIBUTE)) {
    // Compress './child::E' into 'descendant::E' - if possible
    if (predicates == null) {
        right.setAxis(Axis.DESCENDANT);
        if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {
            RESULT = right;
        }
    }
    else {
        // Expand 'rlp/child::E' into 'rlp/descendant::E'
        RelativeLocationPath left = (RelativeLocationPath)rlp;
        RESULT = new ParentLocationPath(left, right);
    }
}
else {
    // Expand './step' -> 'descendant-or-self::*/step'
    if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {
        Step left = new Step(Axis.DESCENDANTORSELF,
AbbreviatedAbsoluteLocationPath ::= DSLASH RelativeLocationPath:rlp

\{

// Expand '/' into '/descendant-or-self::node()/step'
// into /descendant-or-self::*/
//
int nodeType = DOM.NO_TYPE;
if (rlp instanceof Step &&
    parser.isElementAxis(((Step) rlp).getAxis()))
{
    nodeType = DTM.ELEMENT_NODE;
}
final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
RESULT = new AbsoluteLocationPath(parser.insertStep(step, (RelativeLocationPath) rlp));
\}
Step ::= NodeTest:ntest
    {:
        if (ntest instanceof Step) {
            RESULT = (Step)ntest;
        }
        else {
            RESULT = new Step(Axis.CHILD,
                parser.findNodeType(Axis.CHILD, ntest),
                null);
        }
    :}

| NodeTest:ntest Predicates:pp
    {:
        if (ntest instanceof Step) {
            Step step = (Step)ntest;
            step.addPredicates(pp);
            RESULT = (Step)ntest;
        }
        else {
            RESULT = new Step(Axis.CHILD,
                parser.findNodeType(Axis.CHILD, ntest), pp);
        }
    :}

| AxisSpecifier:axis NodeTest:ntest Predicates:pp
    {: RESULT = new Step(axis.intValue(),
        parser.findNodeType(axis.intValue(), ntest),
        pp);
    :}

| AxisSpecifier:axis NodeTest:ntest
    {: RESULT = new Step(axis.intValue(),
        parser.findNodeType(axis.intValue(), ntest),
        null);
    :}

| AbbreviatedStep:abbrev
    {: RESULT = abbrev: :};

AxisSpecifier ::= AxisName:an DCOLON
    {: RESULT = an: :}

| ATSIGN
    {: RESULT = new Integer(Axis.ATTRIBUTE); :};

AxisName ::=    ANCESTOR
AbbreviatedStep ::= DOT
  { : RESULT = new Step(Axis.SELF, NodeTest.ANODE, null); : }

| DDOT
  { : RESULT = new Step(Axis.PARENT, NodeTest.ANODE, null); : }

FilterExpr ::= PrimaryExpr:primary
  { : RESULT = primary; : }

| PrimaryExpr:primary Predicates:pp
PrimaryExpr ::= VariableReference:vr
{: RESULT = vr; :}

| LPAREN Expr:ex RPAREN
{: RESULT = ex; :}

| Literal:string
{: /*
  * If the string appears to have the syntax of a QName, store
  * namespace info in the literal expression. This is used for
  * element-available and function-available functions, among
  * others. Also, the default namespace must be ignored.
  */
  String namespace = null;
  final int index = string.lastIndexOf(':');

  if (index > 0) {
    final String prefix = string.substring(0, index);
    namespace = parser._symbolTable.lookupNamespace(prefix);
  }
  RESULT = (namespace == null) ? new LiteralExpr(string)
                : new LiteralExpr(string, namespace);

| INT:num
{: long value = num.longValue();
  if (value < Integer.MIN_VALUE || value > Integer.MAX_VALUE) {
    RESULT = new RealExpr(value);
  }
  else {
    if (num.doubleValue() == -0)
      RESULT = new RealExpr(num.doubleValue());
    else if (num.intValue() == 0)
      RESULT = new IntExpr(num.intValue());
    else if (num.doubleValue() == 0.0)
      RESULT = new RealExpr(num.doubleValue());
    else
      RESULT = new IntExpr(num.intValue());
  }
}

| REAL:num
{: RESULT = new RealExpr(num.doubleValue()); :}
FunctionCall:fc
{"RESULT = fc; :};

VariableReference ::= DOLLAR VariableName:varName
{:}
// An empty qname prefix for a variable or parameter reference
// should map to the null namespace and not the default URI.
SyntaxTreeNode node = parser.lookupName(varName);

if (node != null) {
    if (node instanceof Variable) {
        RESULT = new VariableRef((Variable)node);
    }
    else if (node instanceof Param) {
        RESULT = new ParameterRef((Param)node);
    }
    else {
        RESULT = new UnresolvedRef(varName);
    }
}

if (node == null) {
    RESULT = new UnresolvedRef(varName);
}

FunctionCall ::= FunctionName:fname LPAREN RPAREN
{:}
if (parser.getQNameIgnoreDefaultNs("current").equals(fname)) {
    RESULT = new CurrentCall(fname);
}
else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) {
    RESULT = new NumberCall(fname, parser.EmptyArgs);
}
else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) {
    RESULT = new StringCall(fname, parser.EmptyArgs);
}
else if (parser.getQNameIgnoreDefaultNs("concat").equals(fname)) {
    RESULT = new ConcatCall(fname, parser.EmptyArgs);
}
else if (parser.getQNameIgnoreDefaultNs("true").equals(fname)) {
    RESULT = new BooleanExpr(true);
}
else if (parser.getQNameIgnoreDefaultNs("false").equals(fname)) {
    RESULT = new BooleanExpr(false);
}
else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) {

RESULT = new NameCall(fname);

else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) {
    RESULT = new GenerateIdCall(fname, parser.EmptyArgs);
}

else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {
    RESULT = new StringLengthCall(fname, parser.EmptyArgs);
}

else if (parser.getQNameIgnoreDefaultNs("position").equals(fname)) {
    RESULT = new PositionCall(fname);
}

else if (parser.getQNameIgnoreDefaultNs("last").equals(fname)) {
    RESULT = new LastCall(fname);
}

else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {
    RESULT = new LocalNameCall(fname);
}

else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {
    RESULT = new NamespaceUriCall(fname);
}

else {
    RESULT = new FunctionCall(fname, parser.EmptyArgs);
}
}

<table>
<thead>
<tr>
<th>FunctionName:fname LPAREN NonemptyArgumentList:argl RPAREN</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<tr>
<td></td>
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<tr>
<td></td>
</tr>
</tbody>
</table>
| | }
| | else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) |
| | { |
| |     RESULT = new NumberCall(fname, argl); |
| | }
| | else if (parser.getQNameIgnoreDefaultNs("document").equals(fname)) |
| | { |
| |     parser.setMultiDocument(true); |
| |     RESULT = new DocumentCall(fname, argl); |
| | }
| | else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) |
| | { |
| |     RESULT = new StringCall(fname, argl); |
| | }
| | else if (parser.getQNameIgnoreDefaultNs("boolean").equals(fname)) |
| | { |
| |     RESULT = new BooleanCall(fname, argl); |
| | }
| | else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) |
| | { |
| |     RESULT = new NameCall(fname, argl); |
| | }
| | else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) |
| | { |
| |     RESULT = new GenerateIdCall(fname, argl);
| | }

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else if (parser.getQNameIgnoreDefaultNs("not").equals(fname)) {
    RESULT = new NotCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("format-number").equals(fname)) {
    RESULT = new FormatNumberCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("unparsed-entity-uri").equals(fname)) {
    RESULT = new UnparsedEntityUriCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("key").equals(fname)) {
    RESULT = new KeyCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("id").equals(fname)) {
    RESULT = new KeyCall(fname, argl);
    parser.setHasIdCall(true);
}

else if (parser.getQNameIgnoreDefaultNs("ceiling").equals(fname)) {
    RESULT = new CeilingCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("round").equals(fname)) {
    RESULT = new RoundCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("floor").equals(fname)) {
    RESULT = new FloorCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("contains").equals(fname)) {
    RESULT = new ContainsCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {
    RESULT = new StringLengthCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("starts-with").equals(fname)) {
    RESULT = new StartsWithCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("function-available").equals(fname)) {
    RESULT = new FunctionAvailableCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("element-available").equals(fname)) {
    RESULT = new ElementAvailableCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {
    RESULT = new LocalNameCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("lang").equals(fname)) {
    RESULT = new LangCall(fname, argl);
}

else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {

RESULT = new NamespaceUriCall(fname, argl);
}
else if (parser.getQName((Constants.TRANSLET_URI, "xslt", "cast").equals(fname)) {
    RESULT = new CastCall(fname, argl);
}
// Special case for extension function nodeset()
    else if (fname.getLocalPart().equals("nodeset") || fname.getLocalPart().equals("node-set")) {
        parser.setCallsNodeset(true); // implies MultiDOM
        RESULT = new FunctionCall(fname, argl);
    }
    else {
        RESULT = new FunctionCall(fname, argl);
    }
};

NonemptyArgumentList ::= Argument:arg
{
    Vector temp = new Vector();
    temp.addElement(arg);
    RESULT = temp;
}
| Argument:arg COMMA NonemptyArgumentList:argl
{: argl.insertElementAt(arg, 0); RESULT = argl; :};

FunctionName ::= QName:fname
{: RESULT = fname; :};

VariableName ::= QName:vname
{: RESULT = vname; :};

Argument ::= Expr:ex
{: RESULT = ex; :};

NodeTest ::= NameTest:nt
{: RESULT = nt; :}
| NODE
{: RESULT = new Integer(NodeTest.ANODE); :}
| TEXT
{: RESULT = new Integer(NodeTest.TEXT); :}
| COMMENT
{ : RESULT = new Integer(NodeTest.COMMENT); : }

| PIPARAM LPAREN Literal:l RPAREN |
{ : 
  QName name = parser.getQNameIgnoreDefaultNs("name");
  Expression exp = new EqualityExpr(Operators.EQ,
      new NameCall(name),
      new LiteralExpr(l));
  Vector predicates = new Vector();
  predicates.addElement(new Predicate(exp));
  RESULT = new Step(Axis.CHILD, NodeTest.PI, predicates);
  : }

| PI |
{ : RESULT = new Integer(NodeTest.PI); : ; }

NameTest ::= STAR 
{ : RESULT = null; : }

| QName:qn |
{ : RESULT = qn; : ; }

QName ::= QNAME:qname 
{ : RESULT = parser.getQNameIgnoreDefaultNs(qname); : }

| DIV |
{ : RESULT = parser.getQNameIgnoreDefaultNs("div"); : }

| MOD |
{ : RESULT = parser.getQNameIgnoreDefaultNs("mod"); : }

| KEY |
{ : RESULT = parser.getQNameIgnoreDefaultNs("key"); : }

| ANCESTOR |
{ : RESULT = parser.getQNameIgnoreDefaultNs("child"); : }

| ANCESTORORSELF |
{ : RESULT = parser.getQNameIgnoreDefaultNs("ancestor-or-self"); : }

| ATTRIBUTE |
{ : RESULT = parser.getQNameIgnoreDefaultNs("attribute"); : }

| CHILD |
{ : RESULT = parser.getQNameIgnoreDefaultNs("child"); : }

| DESCENDANT |
{ : RESULT = parser.getQNameIgnoreDefaultNs("decendant"); : }
| DESCENDANTORSELF |
| : RESULT = parser.getQNameIgnoreDefaultNs("descendant-or-self"); |

| FOLLOWING |
| : RESULT = parser.getQNameIgnoreDefaultNs("following"); |

| FOLLOWINGSIBLING |
| : RESULT = parser.getQNameIgnoreDefaultNs("following-sibling"); |

| NAMESPACE |
| : RESULT = parser.getQNameIgnoreDefaultNs("namespace"); |

| PARENT |
| : RESULT = parser.getQNameIgnoreDefaultNs("parent"); |

| PRECEDING |
| : RESULT = parser.getQNameIgnoreDefaultNs("preceding"); |

| PRECEDINGSIBLING |
| : RESULT = parser.getQNameIgnoreDefaultNs("preceding-sibling"); |

| SELF |
| : RESULT = parser.getQNameIgnoreDefaultNs("self"); |

| ID |
| : RESULT = parser.getQNameIgnoreDefaultNs("id"); |

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/xpath.cup

No license file was found, but licenses were detected in source scan.

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*/

// is found, then throw a special exception in order to terminate

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/TransformerFactoryImpl.java
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*/

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathStylesheetDOM3Exception.java
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*/

/*
**
* Execute the proprietary document-location() function, which returns
* a node set of documents.
* @xsl.usage advanced
*/
Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncDoclocation.java
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 */
/*
*/
/* $Id: xpath.lex 1225752 2011-12-30 04:12:46Z mrglavas $ */
/*
 * @author Jacek Ambroziak
 * @author Santiago Pericas-Geertsen
 * @author Morten Jorgensen
 * */

package org.apache.xalan.xslt.compiler;

import java_cup.runtime.Symbol;
%
%c
%cup
%unicode
%class XPathLexer
%yseof
%
{
    int last;
    
    void initialize() {
        last = -1;
    }

static boolean isWhitespace(int c) {
    return (c == ' ' || c == '	' || c == '' || c == '
' || c == '');
}

/**
 * If symbol is not followed by '::' or '(', then treat it as a
 * name instead of an axis or function (Jira-1912).
 */
Symbol disambiguateAxisOrFunction(int ss) throws Exception {
    // Peek in the input buffer without changing the internal state
    int index = yy_buffer_index;

    // Skip whitespace
    while (index < yy_buffer_read && isWhitespace(yy_buffer[index])) { 
        index++;
    }

    // If end of buffer, can't disambiguate :
    if (index >= yy_buffer_read) {
        // Can't disambiguate, so return as symbol
        return new Symbol(ss);
    }

    // Return symbol if next token is '::' or '('
    return (yy_buffer[index] == ':' && yy_buffer[index+1] == ':') ||
            (yy_buffer[index] == '(') ?
                newSymbol(ss) : newSymbol(sym.QNAME, yytext());
}

/**
 * If symbol is first token or if it follows any of the operators
 * listed in http://www.w3.org/TR/xpath#exprlex then treat as a
 * name instead of a keyword (Jira-1912).
 */
Symbol disambiguateOperator(int ss) throws Exception {
    switch (last) {
    case -1:    // first token
        case sym.ATSIGN:
        case sym.DCOLON:
        case sym.LPAREN:
        case sym.LBRACK:
        case sym.COMMA:
        case sym.LBRACKET:
        case sym.AT:
        case sym.OR:
        case sym.MOD:
        case sym.DIV:
        case sym.MULT:
            return newSymbol(ss);
    }
case sym.SLASH:
case sym.DSLASH:
case sym.VBAR:
case sym.PLUS:
case sym.MINUS:
case sym.EQ:
case sym.NE:
case sym.LT:
case sym.LE:
case sym.GT:
case sym.GE:
    return newSymbol(sym.QNAME, yytext());
}
return newSymbol(ss);
}

/**
 * If symbol is first token or if it follows any of the operators
 * listed in http://www.w3.org/TR/xpath#exprlex then treat as a
 * wildcard instead of a multiplication operator
 */
Symbol disambiguateStar() throws Exception {
    switch (last) {
        case -1:  // first token
            case sym.ATSIGN:
            case sym.DCOLON:
            case sym.LPAREN:
            case sym.LBRACK:
            case sym.COMMA:
            case sym.AND:
            case sym.OR:
            case sym.MOD:
            case sym.DIV:
            case sym.MULT:
            case sym.SLASH:
            case sym.DSLASH:
            case sym.VBAR:
            case sym.PLUS:
            case sym.MINUS:
            case sym.EQ:
            case sym.NE:
            case sym.LT:
            case sym.LE:
            case sym.GT:
            case sym.GE:
                return newSymbol(sym.STAR);
        }
    return newSymbol(sym.MULT);
Symbol newSymbol(int ss) {
    last = ss;
    return new Symbol(ss);
}

Symbol newSymbol(int ss, String value) {
    last = ss;
    return new Symbol(ss, value);
}

Symbol newSymbol(int ss, Long value) {
    last = ss;
    return new Symbol(ss, value);
}

Symbol newSymbol(int ss, Double value) {
    last = ss;
    return new Symbol(ss, value);
}

%}

%eofval{
    return newSymbol(sym.EOF);
}%eofval

%yylexthrow{
    Exception
}%yylexthrow

Letter={BaseChar}|{Ideographic}

BaseChar=[\u0041-\u005A\u0061-\u007A\u00C0-\u00D6\u00D8-\u00F6\u00F8-\u00FF\u0100-\u0131\u0134-\u013E\u0141-\u0148\u014A-\u017E\u0180-\u01C3\u01CD\u01F0-\u01F4-\u01F5\u01FA-\u0217\u0250-\u02A8-\u02C1\u0386-\u0388-\u038A-\u038C\u038E-\u03A1-\u03A3-\u03CE-\u03D0-\u03D6-\u03D8-\u03DE-\u03E0-\u03E2-\u03F3-\u0401-\u040C-\u040E-\u044F-\u0451-\u045C-\u045E-\u0481-\u0490-\u04C4-\u04C7-\u04C8-\u04CB-\u04CC-\u04D0-\u04E8-\u04F5-\u04F7-\u04F9-\u0531-\u0556-\u0559-\u0561-\u0586-\u05D0-\u05EA-\u05F0-\u05F2-\u0621-\u063A-\u0641-\u064A-\u0671-\u06B7-\u06BA-\u06B2-\u06E0-\u06E2-\u06F3-\u06F5-\u06F6-\u0939-\u093D-\u0958-\u0961-\u0985-\u098C-\u0993-\u09A8-\u09AA-\u09B0-\u09B2-\u09B6-\u09B9-\u09DC-\u09DD-\u09DF-\u09E1-\u09F0-\u09F1-\u0A05-\u0A0A-\u0A0F-\u0A10-\u0A13-\u0A28-\u0A32-\u0A33-\u0A35-\u0A36-\u0A38-\u0A39-\u0A59-\u0A5C-\u0A5E-\u0A72-\u0A74-\u0A85-\u0A8B-\u0A8D-\u0A8F-\u0A91-\u0A93-\u0AA8-\u0AB0-\u0AB2-\u0AB3-\u0AB5-\u0AB9-\u0ABD-\u0AE0-\u0B05-\u0B0C-\u0B0F-\u0B10-\u0B13-\u0B28-\u0B32-\u0B33-\u0B36-\u0B39-\u0B3D-\u0B5C-\u0B5F-\u0B61-\u0B8-\u0B90-\u0B95-\u0B99-\u0B9A-\u0B9C-\u0B9E-\u0B9F-\u0BA3-\u0BA4-\u0BA8-\u0BA9-\u0BBA-\u0BB5-\u0BB7-\u0BB9-\u0C05-\u0C0C-\u0C0E-\u0C10-\u0C12-\u0C28-\u0C2A-\u0C33-\u0C35-\u0C39-\u0C60-\u0C61-\u0C85-\u0C8E-\u0C90-\u0C92-\u0CA8-\u0CAA-\u0CB3-\u0CB5-
"*"  { return disambiguateStar(); }
"/"  { return newSymbol(sym.SLASH); }
"+"  { return newSymbol(sym.PLUS); }
"-"  { return newSymbol(sym.MINUS); }
"div"  { return disambiguateOperator(sym.DIV); }
"mod"  { return disambiguateOperator(sym.MOD); }
"::"  { return newSymbol(sym.DCOLON); }
"="  { return newSymbol(sym.COMMA); }
"@"  { return newSymbol(sym.ATSIGN); }
".."  { return newSymbol(sym.DDOT); }
"|"  { return newSymbol(sym.VBAR); }
"$"  { return newSymbol(sym.DOLLAR); }
"//"  { return newSymbol(sym.DSLASH); }
"="  { return newSymbol(sym.EQ); }
"!='"  { return newSymbol(sym.NE); }
"<"  { return newSymbol(sym.LT); }
">"  { return newSymbol(sym.GT); }
"<="  { return newSymbol(sym.LE); }
">="  { return newSymbol(sym.GE); }
"id"  { return disambiguateAxisOrFunction(sym.ID); }
"key"  { return disambiguateAxisOrFunction(sym.KEY); }
"text()"  { return newSymbol(sym.TEXT); }
"text"  { return newSymbol(sym.TEXT); }
"node()"  { return newSymbol(sym.NODE); }
"node"  { return newSymbol(sym.NODE); }
"comment"  { return newSymbol(sym.COMMENT); }
"comment"  { return newSymbol(sym.COMMENT); }
"processing-instruction"  { return disambiguateAxisOrFunction(sym.PIPARAM); }
"processing-instruction"  { return newSymbol(sym.PI); }
"processing-instruction"  { return newSymbol(sym.PI); }
"or"  { return disambiguateOperator(sym.OR); }
"and"  { return disambiguateOperator(sym.AND); }
"child"  { return disambiguateAxisOrFunction(sym.CHILD); }
"attribute"  { return disambiguateAxisOrFunction(sym.ATTRIBUTE); }
"ancestor"  { return disambiguateAxisOrFunction(sym.ANCESTOR); }
"ancestor-or-self"  { return disambiguateAxisOrFunction(sym.ANCESTORORESELF); }
"descendant"  { return disambiguateAxisOrFunction(sym.DESCENDANT); }
"descendant-or-self"  { return disambiguateAxisOrFunction(sym.DESCENDANTORESELF); }
"following"  { return disambiguateAxisOrFunction(sym.FOLLOWING); }
"following-sibling"  { return disambiguateAxisOrFunction(sym.FOLLOWINGSIBLING); }
"namespace"  { return disambiguateAxisOrFunction(sym.NAMESPACE); }
"parent"  { return disambiguateAxisOrFunction(sym.PARENT); }
"preceding"  { return disambiguateAxisOrFunction(sym.PRECEDING); }
"preceding-sibling"  { return disambiguateAxisOrFunction(sym.PRECEDINGSIBLING); }
"self"  { return disambiguateAxisOrFunction(sym.SELF); }
"["  { return newSymbol(sym.LBRACK); }
"]"  { return newSymbol(sym.RBRACK); }
"(" { return newSymbol(sym.LPAREN); } 
")(" { return newSymbol(sym.RPAREN); } 

"<PATTERN>" { initialize(); return new Symbol(sym.PATTERN); } 

"<EXPRESSION>" { initialize(); return new Symbol(sym.EXPRESSION); } 

\"[^\"]*\" { return newSymbol(sym.Literal, yytext().substring(1, yytext().length() - 1)); } 

\'[^\\']*\' { return newSymbol(sym.Literal, yytext().substring(1, yytext().length() - 1)); } 

{Digit}+ { return newSymbol(sym.INT, new Long(yytext())); } 

{Digit}+(".[Digit]*"? { return newSymbol(sym.REAL, new Double(yytext())); } 

","{Digit}+ { return newSymbol(sym.REAL, new Double(yytext())); } 

"." { return newSymbol(sym.DOT); } 

({NCName}:)?[NCName] { return newSymbol(sym.QNAME, yytext()); } 

({NCName}:)?"" { return newSymbol(sym.QNAME, yytext()); } 

({NCName}:)?"@" { return newSymbol(sym.QNAME, yytext()); } 

[\r\n\t] { /* ignore white space. */ } 

. { throw new Exception(yytext()); } 

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/xpath.lex

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*/
/
* $Id: XSLProcessorVersion.src 468640 2006-10-28 06:53:53Z minchau $
*/
package org.apache.xalan.processor;

/**
* Administrative class to keep track of the version number of
* the Xalan release.
*/
public class XSLProcessorVersion
{

  /**
   * Print the processor version to the command line.
   *
   * @param argv command line arguments, unused.
   */
  public static void main(String argv[])
  {
    System.out.println(S_VERSION);
  }

  /**
   * Constant name of product.
   */
  public static final String PRODUCT = "Xalan";

  /**
   * Implementation Language.
   */
  public static final String LANGUAGE = "Java";

  /**
   * Major version number.
   * Version number. This changes only when there is a
   * significant, externally apparent enhancement from
   * the previous release. `n` represents the n'th
   * version.
   *
   * Clients should carefully consider the implications
   * of new versions as external interfaces and behaviour
   * may have changed.
   */
  public static final int VERSION = @version.VERSION@;

  /**
   * Release Number.
   * Release number. This changes when:
   * - a new set of functionality is to be added, eg,
   *   implementation of a new W3C specification.
   * - API or behaviour change.
   * - its designated as a reference release.
   */
public static final int RELEASE = @version.RELEASE@;
/**
* Maintenance Drop Number.
* Optional identifier used to designate maintenance
*
drop applied to a specific release and contains
*
fixes for defects reported. It maintains compatibility
*
with the release and contains no API changes.
*
When missing, it designates the final and complete
*
development drop for a release.
*/
public static final int MAINTENANCE = @version.MINOR@;
/**
* Development Drop Number.
* Optional identifier designates development drop of
*
a specific release. D01 is the first development drop
*
of a new release.
*
*
Development drops are works in progress towards a
*
compeleted, final release. A specific development drop
*
may not completely implement all aspects of a new
*
feature, which may take several development drops to
*
complete. At the point of the final drop for the
*
release, the D suffix will be omitted.
*
*
Each 'D' drops can contain functional enhancements as
*
well as defect fixes. 'D' drops may not be as stable as
*
the final releases.
*/
public static final int DEVELOPMENT = 0;
/**
* Version String like <CODE>"<B>Xalan</B> <B>Language</B>
* v.r[.dd| <B>D</B>nn]"</CODE>.
* <P>Semantics of the version string are identical to the Xerces project.</P>
*/
public static final String S_VERSION = PRODUCT+" "+LANGUAGE+" "
+VERSION+"."+RELEASE+"."
+(DEVELOPMENT > 0 ? ("D"+DEVELOPMENT)
: (""+MAINTENANCE));
}
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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sourcesjar/org/apache/xalan/processor/XSLProcessorVersion.src

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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/client/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/package.html
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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/package.html
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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/package.html

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 */

// Proprietary, built in functions
/** current function string (Proprietary). */

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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/QueuedEvents.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XslAttribute.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/NodeLocator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToStream.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/MessageHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/KeyIndex.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ElemDesc.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemForEach.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/ContextMatchStepPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemWhen.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StylesheetPIHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/TrAXFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_ja.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/XSLTCSource.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/AttributeIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringToIntTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/LoadDocument.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/NumeratorFormatter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_hu.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessages_zh.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Equals.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Pattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorExsltFuncResult.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/DOMEnhancedForDTM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/MatchingIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/If.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/SerializerTraceWriter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XSLTAttributeDef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringToStringTableVector.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Choose.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Lt.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLErrResourcesen.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Lt.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/PrefixResolver.java

Open Source Used In RCM 21.24 4693
jar/org/apache/xml/dtm/ref/DTMNodeIterator.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/EnvironmentCheck.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_fr.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/processors.xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_zh_TW.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/trace/TraceManager.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/serialize/DOMSerializer.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemIf.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemExtensionScript.java
* /opt/cola/permits/1134796662_1613422294.09/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorGlobalParamDecl.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/utils/XMLReaderManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/domapi/XPathExpressionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/serializer/utils/SerializerMessages_sl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/compiler/XslElement.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/serializer/AttributesImplSerializer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/dom/Filter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/utils/NamespaceSupport2.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml.utils/UnImplNode.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/res/XSLTErrorResources_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/templates/ElemOtherwise.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/serializer/ExtendedContentHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/runtime/ErrorMessages_de.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/runtime/InternalRuntimeError.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/serialize/SerializerFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/processor/ProcessorPreserveSpace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/res/XSLTErrorResources_hu.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/compiler/Compiler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/compiler/Compiler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/operations/NotEquals.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/lib/ExsltSets.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/ExsltSets.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Lte.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/SQLExceptionDocument.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemMessage.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/LocaleUtility.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/XSLProcessorContext.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/ChunkedIntArray.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMAxisIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/FunctionAvailableCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMDocumentImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/StringLengthCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/VariableSafeAbsRef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/process/ProcessorText.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrrorResources_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExpressionVisitor.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/AVTPartSimple.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToUnknownStream.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/util/NodeSortRecordFactGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/util/OutlineableChunkEnd.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/CharInfo.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_sl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/LiteralAttribute.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/XPathImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_zh.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/NameCall.java
jar/org/apache/xml/dtm/ref/DTMDefaultBaseTraversers.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/Type.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/AttributeSetMethodGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XStringForChars.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/dom/DOMBuilder.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorDecimalFormat.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/XSLInfiniteLoopException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_ko.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/OutputProperties.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/ProcessorVersion.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorKey.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/FuncFormatNumb.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOM3SerializerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/OutputPropertyUtils.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/TraceListenerEx3.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_pt_BR.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToXMLSAXHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XNumber.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/OutputPropertyUtils.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/TopLevelElement.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apachexpath/jaxp/XPathExpressionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apachexpath/functions/FuncFloor.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apachexpath/axes/SubContextList.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apachexpath/axes/WalkerFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/IncrementalSAXSource_Filter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/TreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOM3TreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/XPathFunctionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_ja_JP_HA.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/PrefixResolverDefault.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/KeyTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CallTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/dom2dtm/DOM2DTMdefaultNamespaceDeclarationNode.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Parser.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/output/WriterOutputBuffer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CallTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan/collection/SerializerMessages.cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/dom2dtm/DOM2DTM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/JAXPVariableStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Plus.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLTElementDef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOMHelper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages.cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/FuncKey.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/util/TestGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/dtm/ref/CoroutineManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/axes/OneStepIteratorForward.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/util/FilterGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xpath/functions/FuncSum.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/utils/XML11Char.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xsltc/dom/CollatorFactoryBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/transformer/NodeSorter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/transformer/TransformState.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/transformer/TrAXFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/templates/StylesheetRoot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/SourceLoader.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/xsltc/compiler/ElemLiteralResult.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/util/LastCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/XSLTSchema.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/dom/NodeSortRecordFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/templates/StylesheetRoot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/LastCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/serializer/utils/BoolStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/processor/XSLTSchema.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/xsltc/compiler/dom/NodeSortRecordFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xslt/compiler/templates/StylesheetRoot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/xsltc/compiler/LastCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xml/serializer/utils/BoolStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/xsltc/compiler/SourceLoader.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources.jar/org/apache/xalan/xalan/xsltc/compiler/dom/NodeSortRecordFactory.java
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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/SlotAllocator.java

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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/compiler/Number.java
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* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/Stylesheet.java
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1.546 go-systemd v0.0.0-20180511133405-39ca1b05acc7

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1.554 cobra v1.1.1
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Found in path(s):
* /opt/cola/permits/1156324710_1619174481.43/0/muyjohno-cobra-v1-1-1-0-g3155c83-1-tar-gz/muyjohno-cobra-3155c83/app/assets/javascripts/awesomplete.js

1.555 xz 5.2.2 1.3
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1.556 python 2.7.17-1~18.04ubuntu1.6
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A. HISTORY OF THE SOFTWARE
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

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

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

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1.573 slf4j 1.7.30

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1.574 taglibs-standard-spec 1.2.5

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1.581 jackson-dataformat-yaml 2.11.2

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1.584 javax-annotation-api 1.2

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  * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

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  * Better unicode support for filepost using StringIO buffers

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  * SSL fingerprint and alternative hostname verification
  * Bugfixes in testsuite

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  * Fixed pickle support of some exceptions

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* Cory Benfield <http://lukasa.co.uk/about/>
  * Stream method for Response objects.
  * Return native strings in header values.
  * Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL

* Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
  * Fixed a race condition

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  * Added abstraction for granular control of request fields

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  * Support for non-ASCII header parameters

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* Peter Waller <p@pwaller.net>
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* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <http://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
  * Account retries on proxy errors

* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HttpHeaders and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs

* Arthur Grunseid <http://grunseid.com>
  * source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
  * PEP8 Compliance and Linting
  * Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
  * Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
  * Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
  * Added Url.url, which unparses a Url

* Evgeny Kapun <abacabadabacaba@gmail.com>
  * Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
  * Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
  * Support for using ConnectionPool and PoolManager as context managers.
* Alex Gaynor <alex.gaynor@gmail.com>
  * Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
  * Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
  * Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
  * IPv6 bugfixes in testsuite

* Jon Wayne Parrott <jonwayne@google.com>
  * App Engine environment tests.

* John Krauss <https://github.com/talos>
  * Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
  * Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
  * Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
  * IPv6 HTTPS proxy bugfix

* Jordan Moldow <https://github.com/jmoldow>
  * Fix low-level exceptions leaking from ``HTTPResponse.stream()``.
  * Bugfix for `ConnectionPool.urlopen(release_conn=False)`.
  * Creation of ``HTTPConnectionPool.ResponseCls``.

* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to `memoryview` usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.
* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jesse Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>
  * Ensure order of request and response headers are preserved.

* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not booleans and greater than zero.
  * Fixed infinite loop in `stream` when amt=None.
  * Added length_remaining to determine remaining data to be read.
  * Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaellarson@protonmail.com>
  * Created selectors backport that supports PEP 475.

* Alexandre Dias <alex.dias@smarkets.com>
  * Don't retry on timeout if method not in whitelist

* Moinuddin Quadri <moin18@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vendoring

* [Your name or handle] <[email or website]>
* [Brief summary of your changes]
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1.588 pysmi 0.2.2-1

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Metadata-Version: 1.1
Name: pysmi
Version: 0.2.2
Summary: SNMP SMI/MIB Parser
Home-page: https://github.com/etingof/pysmi
Author: Ilya Etingof <etingof@gmail.com>
Author-email: etingof@gmail.com
License: BSD
Description: A pure-Python implementation of SNMP/SMI MIB parsing and conversion library.
Platform: any
Classifier: Development Status :: 5 - Production/Stable
Classifier: Environment :: Console
Classifier: Intended Audience :: Developers
Classifier: Intended Audience :: Education
Classifier: Intended Audience :: Information Technology
Classifier: Intended Audience :: System Administrators
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SNMP SMI compiler

.. toctree::
   :maxdepth: 2

The PySMI library and tools are designed to parse, verify and transform `SNMP SMI <https://en.wikipedia.org/wiki/Management_information_base>`_ MIB modules from their original ASN.1 form into JSON or `pysnmp <http://snmplabs.com/pysnmp/>`_ representation.

Documentation

---------

.. toctree::
   :maxdepth: 2

Source code & Changelog

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

Project source code is hosted at `GitHub <https://github.com/etingof/pysmi>`_.

---

Open Source Used In RCM 21.24 4949
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We maintain the detailed `log of changes` to our software.

Download & Install
-------------------

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   /download

Changes
-------

.. toctree::
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   /changelog

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-------

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MIB files archive
-------------------

The PySMI project maintains a `collection <http://mibs.snmplabs.com/asn1/>`_ of publicly available ASN.1 MIB files collected on the Internet. You are welcome to use this MIBs archive however we can't guarantee any degree of consistency or reliability when it comes to these MIB modules.

The *mibdump.py* tool as well as many other utilities based on PySMI are programmed to use this MIB repository for automatic download and dependency resolution.

You can always reconfigure PySMI to use some other remote MIB repository instead or in addition to this one.

Contact
-------
In case of questions or troubles using SNMP SMI library, please open up an
issue <https://github.com/etingof/pysmi/issues>`_ at GitHub or ask at
`Stack Overflow <http://stackoverflow.com/questions/tagged/pysmi>`_.

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* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/docs/source/contents.rst

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* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/codegen/null.py
* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/parser/null.py
* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/error.py
* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/searcher/base.py
* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/reader/__init__.py
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* /opt/cola/permits/1137147999_1614022922.71/0/pysmi-0-2-2-orig-1-tar-gz/pysmi-0.2.2/pysmi/debug.py
SNMP MIB parser

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

PySMI is a pure-Python implementation of [SNMP SMI](https://en.wikipedia.org/wiki/Management_information_base) MIB parser. This tool is designed to turn ASN.1 MIBs into various formats. As of this moment, JSON and [pysnmp](https://github.com/etingof/pysnmp) modules can be generated from ASN.1 MIBs.

PySMI is a pure-Python implementation of [SNMP SMI](https://en.wikipedia.org/wiki/Management_information_base) MIB parser. This tool is designed to turn ASN.1 MIBs into various formats. As of this moment, JSON and [pysnmp](https://github.com/etingof/pysnmp) modules can be generated from ASN.1 MIBs.
Features
--------

* Understands SMIv1, SMIv2 and de-facto SMI dialects
* Turns MIBs into pysnmp classes and JSON documents
* Maintains an index of MIB objects over many MIB modules
* Automatically pulls ASN.1 MIBs from local directories, ZIP archives, HTTP and FTP servers
* 100% Python, works with Python 2.4 up to Python 3.6

Rendered PySMI documentation can be found at [pysmi site](http://pysmi.sf.net).

How to use PySMI
----------------

If you are using pysnmp, you might never notice pysmi presence - pysnmp calls pysmi for MIB download and compilation behind the scenes (you can still can do that manually by invoking *mibdump.py* tool).

To turn ASN.1 MIB into a JSON document, call *mibdump.py* tool like this:

```bash
$ mibdump.py --generate-mib-texts --destination-format json IF-MIB
```

Source MIB repositories: file:///usr/share/snmp/mibs, http://mibs.snmplabs.com/asn1/@mib@
Borrow missing/failed MIBs from: http://mibs.snmplabs.com/json/fulltexts/@mib@
Existing/compiled MIB locations:
Compiled MIBs destination directory: .
MIBs excluded from code generation: RFC-1212, RFC-1215, RFC1065-SMI, RFC1155-SMI, RFC1158-MIB, RFC1213-MIB, SNMPv2-CONF, SNMPv2-SMI, SNMPv2-TC, SNMPv2-TM
MIBs to compile: IF-MIB
Destination format: json
Parser grammar cache directory: not used
Also compile all relevant MIBs: yes
Rebuild MIBs regardless of age: yes
Do not create/update MIBs: no
Byte-compile Python modules: no (optimization level no)
Ignore compilation errors: no
Generate OID->MIB index: no
Generate texts in MIBs: yes
Keep original texts layout: no
Try various filenames while searching for MIB module: yes
Created/updated MIBs: IANAifType-MIB, IF-MIB, SNMPv2-MIB
Pre-compiled MIBs borrowed:
Up to date MIBs: SNMPv2-CONF, SNMPv2-SMI, SNMPv2-TC
Missing source MIBs:
Ignored MIBs:
Failed MIBs:
JSON document build from
[IF-MIB module](http://mibs.snmplabs.com/asn1/IF-MIB)
would hold information such as:

```
...

{  
  "ifMIB": {  
      "name": "ifMIB",  
      "oid": "1.3.6.1.2.1.31",  
      "class": "moduleidentity",  
      "revisions": [  
          "2007-02-15 00:00",  
          "1996-02-28 21:55",  
          "1993-11-08 21:55"  
      ]  
  },

  "ifTestTable": {  
      "name": "ifTestTable",  
      "oid": "1.3.6.1.2.1.31.1.3",  
      "nodetype": "table",  
      "class": "objecttype",  
      "maxaccess": "not-accessible"  
  },

  "ifTestEntry": {  
      "name": "ifTestEntry",  
      "oid": "1.3.6.1.2.1.31.1.3.1",  
      "nodetype": "row",  
      "class": "objecttype",  
      "maxaccess": "not-accessible",  
      "augmention": {  
          "name": "ifTestEntry",  
          "module": "IF-MIB",  
          "object": "ifEntry"  
      }  
  },

  "ifTestId": {  
      "name": "ifTestId",  
      "oid": "1.3.6.1.2.1.31.1.3.1.1",  
      "nodetype": "column",  
      "class": "objecttype",  
      "syntax": {  
          "type": "TestAndIncr",  
          "class": "type"  
      },  
      "maxaccess": "read-write"  
  }
...
```
In general, converted MIBs capture all aspects of original (ASN.1) MIB contents and layout. The snippet above is just a partial example, but here is the complete [IF-MIB.json](http://mibs.snmplabs.com/json/fulltexts/IF-MIB.json) file.

Besides one-to-one MIB conversion, PySMI library can produce JSON index to facilitate fast MIB information lookup across large collection of MIB files. For example, JSON index for [IP-MIB.json](http://mibs.snmplabs.com/json/asn1/IP-MIB), [TCP-MIB.json](http://mibs.snmplabs.com/json/asn1/TCP-MIB) and [UDP-MIB.json](http://mibs.snmplabs.com/json/asn1/UDP-MIB) modules would keep information like this:

```json
{
  "compliance": {
    "1.3.6.1.2.1.48.2.1.1": [ "IP-MIB" ],
    "1.3.6.1.2.1.49.2.1.1": [ "TCP-MIB" ],
    "1.3.6.1.2.1.50.2.1.1": [ "UDP-MIB" ]
  },
  "identity": {
    "1.3.6.1.2.1.48": [ "IP-MIB" ],
    "1.3.6.1.2.1.49": [ "TCP-MIB" ],
    "1.3.6.1.2.1.50": [ "UDP-MIB" ]
  },
  "oids": {
    "1.3.6.1.2.1.4": [ "IP-MIB" ],
    "1.3.6.1.2.1.5": [ "IP-MIB" ]
  }
}
```
With this example, *compliance* and *identity* keys point to
*MODULE-COMPLIANCE* and *MODULE-IDENTITY* MIB objects, *oids*
list top-level OIDs branches defined in MIB modules. Full index
build over thousands of MIBs could be seen
[here](http://mibs.snmplabs.com/json/index.json).

The PySMI library can automatically fetch required MIBs from HTTP, FTP sites
or local directories. You could configure any MIB source available to you (including

How to get PySMI

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

The pysmi package is distributed under terms and conditions of 2-clause
BSD [license](http://pyasn1.sourceforge.net/license.html). Source code is freely
available as a GitHub [repo](https://github.com/etingof/pysmi).

You could `pip install pysmi` or download it from [PyPI](https://pypi.python.org/pypi/pysmi).

If something does not work as expected,
[open an issue](https://github.com/ETINGOF/pysmi/issues) at GitHub or
post your question [on Stack Overflow](http://stackoverflow.com/questions/ask).

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1.589 flask 0.12.2-3ubuntu0.1

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1.591 ncurses 6.1-2.ph3
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1.592 babeltrace 1.5.5 1

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

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* 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

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org.ow2.asm:asm-commons
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org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
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org.apache.tomcat:tomcat-util-scan
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org.eclipse.jetty.toolchain:jetty-schemas

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1.609 python-defaults 3.6.7-1~18.04

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This package was put together by Klee Dienes <klee@debian.org> from sources from ftp.python.org:/pub/python, based on the Debianization by the previous maintainers Bernd S. Brentrup <bsb@uni-muenster.de> and Bruce Perens.

Current maintainer is Matthias Klose <doko@debian.org> until the final 2.3 version is released.

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

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

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

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cmd/krb5/slave/kropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
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lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
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The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in "src/lib/gssapi", including the following files:

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
and the initial implementation of incremental propagation, including the following new or changed files:

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

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* /opt/ws_local/PERMITS_SQL/1067889431_1594252707.84/0/okhttp-3-12-12-sources-jar/okhttp3/internal/cache2/Relay.java
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* /opt/ws_local/PERMITS_SQL/1067889431_1594252707.84/0/okhttp-3-12-12-sources-jar/okhttp3/internal/tls/BasicTrustRootIndex.java
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Espie, Marc
Faigon, Ariel
Farrell, Brian
Fobes, Steve
Fryninger, Mike
G., Daniel Richard
Gailly, Jean-loup
Gelman, Stephen
Gerraty, Simon J.
Graber, Stephane
Guillory, B.
Hayman, Randy M.
Henke, Joachim
Hideaki, YOSHIFUJI
Hieb, Dave
Holloway, Nick
Hoover, Adam
Hunter, Michael T.
Hutchings, Ben
Irrgang, Eric
Jackson, Brian
Jackson, John R.
Jackson, Richard L., Jr.
Janssen, Mark
Jepeway, Chris
Jorge, Joel Pele
Pele Jorge, Joel
Juhani, Timo
KIKUCHI, Ayamura
Kadow, Kevin
Kasal, Stepan
Kienenberger, Mike
King, Dale
King, Michael
Klyachkin, Andrey
Knoble, Jim
Knox, Tim
Komarnitsky, Alek O.
Kondrashov, Nikolai
Kopeck, Daniel
Kranenburg, Paul
Krause, David
Lakin, Eric
Larsen, Case
Levin, Dmitry V.
Libby, Kendall
Lobbes, Phillip E.
McIntyre, Jason
MacKenzie, David J.
McLaughlin, Tom
Makey, Jeff
Marchionna, Michael D.
Markham, Paul
Martinian, Emin
Meskes, Michael
Michael, David
Miller, Todd C.
Minier, Loc
Moffat, Darren
Moldung, Jan Thomas
Morris, Charles
Mueller, Andreas
Mller, Dworkin
Nieusma, Jeff
Nikitser, Peter A.
Nussel, Ludwig
Ouellet, Jean-Philippe
Paquet, Eric
Paradis, Chantal
Percival, Ted
Perera, Andres
Peron, Christian S.J.
Peschel, Aaron
Peslyak, Alexander
Peterson, Toby
Petten, Diego Elio
Pickett, Joel
Plotnick, Alex
de Raadt, Theo
Rasch, Gudleik
Reid, Steve
Richards, Matt
Rossum, Guido van
Rouillard, John P.
Rowe, William A., Jr.
Roy, Alain
The following people have worked to translate sudo into other languages:

Ruusame, Elan
Ryabinkin, Eygene
SATO, Yuichi
Snechez, Wilfredo
Saucier, Jean-Francois
Schoenfeld, Patrick
Schuring, Arno
Schwarze, Ingo
Scott, Dougal
Sieger, Nick
Simon, Thor Lancelot
Slemko, Marc
Smith, Andy
Sobrado, Igor
Soulen, Steven
Spangler, Aaron
Spradling, Cloyce D.
Stier, Matthew
Stoeckmann, Tobias
Street, Russell
Stritzky, Tilo
Stroucken, Michael
Tarrall, Robert
Thomas, Matthew
Todd, Giles
Toft, Martin
Torek, Chris
Tucker, Darren
Uhl, Robert
Uzel, Petr
Valery, Reznic
Van Dinter, Theo
Venckus, Martynas
de Vries, Maarten
Wagner, Klaus
Walsh, Dan
Warburton, John
Webb, Kirk
Wetzel, Timm
Wieringen, Marco van
Wilk, Jakub
Winiger, Gary
Wood, David
Zacarias, Gustavo
Zolnowsky, John
Bltermann, Mario
Bogusz, Jakub
Casagrande, Milo
Castro, Felipe
Cho, Seong-ho
Chornoivan, Yuri
Diguez, Francisco
Ferreira, Rafael
Garca-Fontes, Walter
Gezer, Volkan
Hamasaki, Takeshi
Hamming, Peter
Hansen, Joe
Hantrais, Frédéric
Hein, Jochen
Hufthammer, Karl Ove
Jerovek, Damir
Karvonen, Jorma
Kazik, Duan
Kelemen, Gbor
Koir, Klemen
Kozlov, Yuri
Kramer, Jakob
Krznar, Tomislav
Marchal, Frédéric
Margevičius, Algimantas
Maryanov, Pavel
Nikoli, Miroslav
Nylander, Daniel
Psa, Petr
Qun, Trn Ngc
Regueiro, Leandro
Sarer, zgr
Sendn, Abel
Sikrom, ka
Spingos, Dimitris
Taniguchi, Yasuaki
Tomat, Fbio
Uranga, Mikel Olasagasti
Vorotnikov, Artem
Wang, Wylmer

1.628 java-common 0.63ubuntu1~02
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From network_io/unix/inet_ntop.c, network_io/unix/inet_pton.c:

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From dso/aix/dso.c:

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

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.
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From test/CuTest.c, test/CuTest.h:

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file_io/unix/mktemp.c, strings/apr_strings.c:

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From network_io/unix/inet_ntop.c, network_io/unix/inet_ntop.c:

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From dso/aix/dso.c:

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

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.
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* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/RollingFileAppender.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/spi/HierarchyEventListener.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/PatternLayout.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/Logger.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/Level.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/Category.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/Priority.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/spi/ErrorHandler.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/spi/OptionHandler.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/FileAppender.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/AppenderSkeleton.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/helpers/LogLog.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/PropertyConfigurator.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/log4jLoggerFactory.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/MDC.java
* /opt/ws_local/PERMITS_SQL/1088524438_1599802440.27/0/log4j-over-slf4j-1-7-30-sources-1-jar/org/apache/log4j/spi/Filter.java

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1.641 x-oauth2 v0.0.0-20190604053449-0f29369cfe45

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1.645 lockfile 0.12.2

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Jan Holmberg, <jan@artech.net>:
o Memory framework
o HTTP/SSL checkers

Bradley Baetz, <bradley.baetz@optusnet.com.au>:
o MISC checker redesign
o Scheduler framework extension to support child process handling.
o Daemon framework extension to block SIGCHLD to only receive it when its unblocked in the scheduling select loop.

Jeremy Rumpf, <rumpf.6@osu.edu>:
o Added SMTP checker

Chris Caputo, <ccaputo@alt.net>:
o Added dont_track_primary, nopreempt, preempt_delay, and misc_dynamic.

Kevin Lindsay, <kevinl@netnation.com>:
- Fixed shadowed declaration reported by -Wshadow.
- Redesigned signal handling.

Nick Couchman, <nick.couchman at seakr.com>:
- Patch for u_threshold and l_threshold support.

Willy Tarreau, <w at 1wt.eu>:
- Extended VRRP framework to support floating priority.

1.651 free-type 2.8.1-2ubuntu2

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#
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src/base/md5.c
src/base/md5.h
#
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src/bdf/bdf.h
src/bdf/bdfdrivr.c
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src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
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# EOF

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1.652 tiger-types 1.4

1.653 dropwizard-configuration 1.3.25

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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
Oracle OpenJDK

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

* java.sun.security.ssl

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

OW2

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

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

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

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1.661 jwt-go v3.2.2+incompatible

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1.662 go-isatty v0.0.4

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1.663 webencodings 0.5

1.663.1 Available under license:

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    from setuptools import setup, find_packages
    import io
    import os
    import re

    VERSION = re.search("VERSION = '([^]+)'", io.open(
        os.path.join(os.path.dirname(__file__), 'webencodings', '__init__.py'),
        encoding='utf-8').read().strip()).group(1)

    LONG_DESCRIPTION = io.open(
        os.path.join(os.path.dirname(__file__), 'README.rst'),
        encoding='utf-8').read()

    setup(
        name='webencodings',
        version=VERSION,
        url='https://github.com/SimonSapin/python-webencodings',
        license='BSD',
        author='Simon Sapin',
        author_email='simon.sapin@exyr.org',
        description='Character encoding aliases for legacy web content',
        long_description=LONG_DESCRIPTION,
        classifiers=[
            'Development Status :: 4 - Beta',
            'Intended Audience :: Developers',
            'License :: OSI Approved :: BSD License',
            'Programming Language :: Python :: 2',
            'Programming Language :: Python :: 3',
            'Topic :: Internet :: WWW/HTTP',
        ],
        packages=find_packages(),
    )

    Found in path(s):
    * /opt/cola/permits/1121503976_1610155523.01/0/webencodings-0.5-tar-gz/webencodings-0.5/setup.py

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python-webencodings

This is a Python implementation of the `WHATWG Encoding standard`<http://encoding.spec.whatwg.org/>.

* Latest documentation: http://packages.python.org/webencodings/
* Source code and issue tracker: https://github.com/gsnedders/python-webencodings
* PyPI releases: http://pypi.python.org/pypi/webencodings
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* Python 2.6+ and 3.3+

In order to be compatible with legacy web content
when interpreting something like `"Content-Type: text/html; charset=latin1"`,
tools need to use a particular set of aliases for encoding labels
as well as some overriding rules.
For example, `"US-ASCII"` and `"iso-8859-1"` on the web are actually
aliases for `"windows-1252"`, and an UTF-8 or UTF-16 BOM takes precedence
over any other encoding declaration.
The Encoding standard defines all such details so that implementations do
not have to reverse-engineer each other.

This module has encoding labels and BOM detection,
but the actual implementation for encoders and decoders is Pythons.

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Metadata-Version: 1.1
Name: webencodings
Version: 0.5
Summary: Character encoding aliases for legacy web content
Home-page: https://github.com/SimonSapin/python-webencodings
This is a Python implementation of the `WHATWG Encoding standard`_.

* Latest documentation: http://packages.python.org/webencodings/
* Source code and issue tracker: https://github.com/gsnedders/python-webencodings
* PyPI releases: http://pypi.python.org/pypi/webencodings
* License: BSD
* Python 2.6+ and 3.3+

In order to be compatible with legacy web content when interpreting something like ``Content-Type: text/html; charset=latin1``, tools need to use a particular set of aliases for encoding labels as well as some overriding rules.

For example, ``US-ASCII`` and ``iso-8859-1`` on the web are actually aliases for ``windows-1252``, and an UTF-8 or UTF-16 BOM takes precedence over any other encoding declaration.

The Encoding standard defines all such details so that implementations do not have to reverse-engineer each other.

This module has encoding labels and BOM detection, but the actual implementation for encoders and decoders is Pythons.

Platform: UNKNOWN
Classifier: Development Status :: 4 - Beta
Classifier: Intended Audience :: Developers
Classifier: License :: OSI Approved :: BSD License
Classifier: Programming Language :: Python :: 2
Classifier: Programming Language :: Python :: 3
Classifier: Topic :: Internet :: WWW/HTTP

Found in path(s):
* /opt/cola/permits/1121503976_1610155523.01/0/webencodings-0.5-tar-gz/webencodings-0.5/PKG-INFO
* /opt/cola/permits/1121503976_1610155523.01/0/webencodings-0.5-tar-gz/webencodings-0.5/webencodings.egg-info/PKG-INFO

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```bash
...
webencodings.mklabels
--------------------
```

_\[\http://encoding.spec.whatwg.org/\]_
Regenerate the webencodings.labels module.

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```python
import json
try:
    from urllib import urlopen
except ImportError:
    from urllib.request import urlopen

def assert_lower(string):
    assert string == string.lower()
    return string

def generate(url):
    parts = ['''
webencodings.labels
~~~~~~~~~~~~~~

Map encoding labels to their name.

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# XXX Do not edit!
# This file is automatically generated by mklabels.py

LABELS = {
    '''
    labels = [
        (repr(assert_lower(label)).lstrip('u'),
        repr(encoding['name']).lstrip('u'))
        for category in json.loads(urlopen(url).read().decode('ascii'))
        for encoding in category['encodings']
        for label in encoding['labels']]
    max_len = max(len(label) for label, name in labels)
    parts.extend(
        '    %s:%s %s,
' % (label, ' ' * (max_len - len(label)), name)
        for label, name in labels)
```
parts.append('})
return ''.join(parts)

if __name__ == '__main__':
    print(generate('http://encoding.spec.whatwg.org/encodings.json'))

Found in path(s):
* /opt/cola/permits/1121503976_1610155523.01/0/webencodings-0.5-tar-gz/webencodings-0.5/webencodings/mklabels.py

---

1.664 tdb 1.44.1 1ubuntu1.1

1.664.1 Available under license:

This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (e2fsck.static). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

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*/
Index: tdbsa/tdb.c

--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@
 Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
 */
 /*
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

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

It is part of the main e2fsprogs distribution, which can be found at:

http://sourceforge.net/projects/e2fsprogs

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This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

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

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# This is a Makefile stub which handles the creation of BSD shared libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image
real-subdirs:: Makefile
@echo "MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image:$(BSD_LIB)

$(BSD_LIB): $(OBJ)
(cd pic; ldd -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJ))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \`echo $(my_dir) | sed -e 's;lib/;;'`/$(BSD_LIB) $(BSD_LIB))

install-shlibs install:: $(BSD_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ./../$(BSD_LIB)

This is the Debian GNU/Linux prepackaged version of the Common Error
Description library. It is currently distributed together with the EXT2 file
system utilities, which are otherwise packaged as "e2fsprogs".

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

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Theodore Ts'o
23-June-2007

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1.666 pyasn1 0.4.2

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ASN.1 library for Python
------------------------
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This is a free and open source implementation of ASN.1 types and codecs as a Python package. It has been first written to support particular protocol (SNMP) but then generalized to be suitable for a wide range of protocols based on [ASN.1 specification](https://www.itu.int/rec/dologin_pub.asp?lang=e&id=T-REC-X.208-198811-W!!PDF-E&type=items).

Features
--------

* Generic implementation of ASN.1 types (X.208)
* Standards compliant BER/CER/DER codecs
* Dumps/loads ASN.1 structures from Python types
* 100% Python, works with Python 2.4 up to Python 3.6
* MT-safe
* Contributed ASN.1 compiler [Asn1ate](https://github.com/kimgr/asn1ate)

Why using pyasn1
----------------

ASN.1 solves the data serialisation problem. This solution was designed long ago by the wise Ancients. Back then, they did not have the luxury of wasting bits. That is why ASN.1 is designed to serialise data structures of unbounded complexity into something compact and efficient when it comes to processing the data.

That probably explains why many network protocols and file formats still rely on the 30+ years old technology. Including a number of high-profile Internet protocols and file formats.

Quite a number of books cover the topic of ASN.1. [Communication between heterogeneous systems](http://www.oss.com/asn1/dubuisson.html) by Olivier Dubuisson is one of those high quality books freely available on the Internet.

The pyasn1 package is designed to help Python programmers tackling network protocols and file formats at the comfort of their Python prompt. The tool struggles to capture all aspects of a rather complicated ASN.1 system and to represent it on the Python terms.

How to use pyasn1
-----------------

With pyasn1 you can build Python objects from ASN.1 data structures. For example, the following ASN.1 data structure:

```bash
Record ::= SEQUENCE {
    id INTEGER,
    room [0] INTEGER OPTIONAL,
    house [1] INTEGER DEFAULT 0
}
```

Could be expressed in pyasn1 like this:

```python
class Record(Sequence):
    componentType = NamedTypes(
```
NamedType('id', Integer()),
OptionalNamedType(
    'room', Integer().subtype(
        implicitTag=Tag(tagClassContext, tagFormatSimple, 0)
    ),
),
DefaultedNamedType(
    'house', Integer(0).subtype(
        implicitTag=Tag(tagClassContext, tagFormatSimple, 1)
    ),
)
```

It is in the spirit of ASN.1 to take abstract data description
and turn it into a programming language specific form.
Once you have your ASN.1 data structure expressed in Python, you
can use it along the lines of similar Python type (e.g. ASN.1
`SET` is similar to Python `dict`, `SET OF` to `list`):

```python
>>> record = Record()
>>> record['id'] = 123
>>> record['room'] = 321
>>> str(record)
Record:
id=123
room=321
```  

Part of the power of ASN.1 comes from its serialisation features. You
can serialise your data structure and send it over the network.

```python
>>> from pyasn1.codec.der.encoder import encode
>>> substrate = encode(record)
>>> hexdump(substrate)
00000: 30 07 02 01 7B 80 02 01 41
```

Conversely, you can turn serialised ASN.1 content, as received from
network or read from a file, into a Python object which you can
introspect, modify, encode and send back.

```python
>>> from pyasn1.codec.der.decoder import decode
>>> received_record, rest_of_substrate = decode(substrate, asn1Spec=Record())
```
>>> for field in received_record:
>>>    print('{} is {}'.format(field, received_record[field]))
  id is 123
  room is 321
  house is 0
>>> record == received_record
  True
>>> received_record.update(room=123)
>>> substrate = encode(received_record)
>>> hexdump(substrate)
  00000: 30 06 02 01 7B 80 01 7B

The pyasn1 classes struggle to emulate their Python prototypes (e.g. int, list, dict etc.). But ASN.1 types exhibit more complicated behaviour. To make life easier for a Pythonista, they can turn their pyasn1 classes into Python built-ins:

```python
>>> from pyasn1.codec.native.encoder import encode
>>> encode(record)
  {'id': 123, 'room': 321, 'house': 0}
```

Or vice-versa -- you can initialize an ASN.1 structure from a tree of Python objects:

```python
>>> from pyasn1.codec.native.decoder import decode
>>> record = decode({'id': 123, 'room': 321, 'house': 0}, asn1Spec=Record())
>>> str(record)
  Record:
    id=123
    room=321
```

With ASN.1 design, serialisation codecs are decoupled from data objects, so you could turn every single ASN.1 object into many different serialised forms. As of this moment, pyasn1 supports BER, DER, CER and Python built-ins codecs. The extremely compact PER encoding is expected to be introduced in the upcoming pyasn1 release.

More information on pyasn1 APIs can be found in the [documentation](http://snmplabs.com/pyasn1/), compiled ASN.1 modules for different protocols and file formats
could be found in the pyasn1-modules [repo](https://github.com/etingof/pyasn1-modules).

How to get pyasn1

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

The pyasn1 package is distributed under terms and conditions of 2-clause BSD [license](http://snmplabs.com/pyasn1/license.html). Source code is freely available as a GitHub [repo](https://github.com/etingof/pyasn1).

You could `pip install pyasn1` or download it from [PyPI](https://pypi.python.org/pypi/pyasn1).

If something does not work as expected, [open an issue](https://github.com/etingof/pyasn1/issues) at GitHub or post your question [on Stack Overflow](http://stackoverflow.com/questions/ask) or try browsing pyasn1 [mailing list archives](https://sourceforge.net/p/pyasn1/mailman/pyasn1-users/).

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ASN.1 library for Python

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

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Abstract Syntax Notation One (ASN.1) `<http://en.wikipedia.org/wiki/Abstract_Syntax_Notation_1x>` is a technology for exchanging structured data in a universally understood, hardware agnostic way. Many industrial, security and telephony
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applications heavily rely on ASN.1.

The `pyasn1 <https://pypi.python.org/pypi/pyasn1/>`_ library implements
ASN.1 support in pure-Python.

What is ASN.1
-------------

ASN.1 is a large, arguably over-engineered and extremely old data modelling and
serialisation tool. It is probably among the first serialisation protocols in
the history of computer science and technology.

ASN.1 started its life over 30 years ago as a serialisation mechanism for the first
electronic mail (known as X.400). Later on if was split off the e-mail application
and become a stand-alone tech still being actively supported by its designers
and widely used in industry and technology.

Since then ASN.1 is sort of haunted by its relations with the OSI model -- the
first, unsuccessful, version of the Internet. You can read many interesting
`discussions <https://news.ycombinator.com/item?id=8871453>`_ on that topic.

In the following years, generations of software engineers tackled the serialisation
problem many times. We can see that in Google's `ProtoBuffers <https://developers.google.com/protocol-
buffers/>`_ or `FlatBuffers <https://google.github.io/flatbuffers/>`_, for example.
Interestingly, many new takes on binary protocol design do not depart
far from ASN.1 from technical perspective. It's more of a matter of striking
a balance between processing overhead, wire format overhead and human
readability.

Looking at what ASN.1 has to offer, it has three loosely coupled parts:

* Data types: the standard introduces a collection of basic data types
  (integers, bits, strings, arrays and records) that can be used for describing
  arbitrarily complex, nested data structures.

* Serialisation protocols: the above data structures could be converted into a
  series of octets for storage or transmission over the wire as well as
  recovered back into their structured form. The system is fully agnostic
  to hardware architectures differences.

* Schema language: ASN.1 data structures could be described in terms
  of a schema language for ASN.1 compiler to turn it into platform-specific
  implementation.

ASN.1 applications
--------------------
Being an old and generally successful standard, ASN.1 is widely adopted for many uses. To give you an example, these technologies use ASN.1 for their data exchange needs:

* Signaling standards for the public switched telephone network (SS7 family)
* Network management standards (SNMP, CMIP)
* Directory standards (X.500 family, LDAP)
* Public Key Infrastructure standards (X.509, etc.)
* PBX control (CSTA)
* IP-based Videoconferencing (H.323 family)
* Biometrics (BIP, CBEFF, ACBio)
* Intelligent transportation (SAE J2735)
* Cellular telephony (GSM, GPRS/EDGE, UMTS, LTE)

ASN.1 gotchas
-------------

Apparently, ASN.1 is hard to implement properly. Quality open-source ASN.1 tools are rare, but ad-hoc implementations are numerous. Judging from the statistics <http://cve.mitre.org/cgi-bin/cvekey.cgi?keyword=ASN.1> on discovered security vulnerabilities, many people have implemented ASN.1 parsers and oftentimes fell victim to its edge cases.

On the bright side, ASN.1 has been around for a long time, it is well understood and security reviewed.

Documentation
-------------

.. toctree::
   :maxdepth: 2

/pyasn1/contents

Use case
--------

.. toctree::
   :maxdepth: 2

/example-use-case

Download & Install
------------------

.. toctree::
   :maxdepth: 2
Changes
-------

All changes and release history is maintained in changelog. There you could also download the latest unreleased pyasn1 tarball containing the latest fixes and improvements.

Getting help
-------------


Books on ASN.1
--------------

The pyasn1 implementation is largely based on reading up the following awesome books:

* `ASN.1 - Communication between heterogeneous systems <http://www.oss.com/asn1/dubuisson.html >`_ by Olivier Dubuisson

Here you can get the official standards which is hard to read:
On the other end of the readability spectrum, here is a quick and sweet write up:


If you are working with ASN.1, we'd highly recommend reading a proper book on the subject.

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<signature of Ty Coon>, 1 April 1989
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1.679 jinja2 2.11.3
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* /opt/cola/permits/1160876753_1620411588.74/0/jinja2-2-11-3-1-tar-gz/Jinja2-2.11.3/LICENSE.rst

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Metadata-Version: 2.1
Name: Jinja2
Version: 2.11.3
Summary: A very fast and expressive template engine.
Home-page: https://palletsprojects.com/p/jinja/
Author: Armin Ronacher
Author-email: armin.ronacher@active-4.com
Maintainer: Pallets
Maintainer-email: contact@palletsprojects.com
License: BSD-3-Clause
Project-URL: Code, https://github.com/pallets/jinja
Description: Jinja

Jinja is a fast, expressive, extensible templating engine. Special placeholders in the template allow writing code similar to Python syntax. Then the template is passed data to render the final document.
It includes:

- Template inheritance and inclusion.
- Define and import macros within templates.
- HTML templates can use autoescaping to prevent XSS from untrusted user input.
- A sandboxed environment can safely render untrusted templates.
- AsyncIO support for generating templates and calling async functions.
- I18N support with Babel.
- Templates are compiled to optimized Python code just-in-time and cached, or can be compiled ahead-of-time.
- Exceptions point to the correct line in templates to make debugging easier.
- Extensible filters, tests, functions, and even syntax.

Jinja's philosophy is that while application logic belongs in Python if possible, it shouldn't make the template designer's job difficult by restricting functionality too much.

Installing
----------

Install and update using `pip`:

```text
$ pip install -U Jinja2
```


In A Nutshell
-------------

```jinja
{% extends "base.html" %}
{% block title %}Members{% endblock %}
{% block content %}
<ul>
{% for user in users %}
<li><a href="{{ user.url }}">{{ user.username }}</a></li>
{% endfor %}
</ul>
{% endblock %}
```
Links
-----
- Website: https://palletsprojects.com/p/jinja/
- Documentation: https://jinja.palletsprojects.com/
- Releases: https://pypi.org/project/Jinja2/
- Code: https://github.com/pallets/jinja
- Issue tracker: https://github.com/pallets/jinja/issues
- Test status: https://dev.azure.com/pallets/jinja/_build
- Official chat: https://discord.gg/t6rrQZH

Platform: UNKNOWN
Classifier: Development Status :: 5 - Production/Stable
Classifier: Environment :: Web Environment
Classifier: Intended Audience :: Developers
Classifier: License :: OSI Approved :: BSD License
Classifier: Operating System :: OS Independent
Classifier: Programming Language :: Python
Classifier: Programming Language :: Python :: 2
Classifier: Programming Language :: Python :: 2.7
Classifier: Programming Language :: Python :: 3
Classifier: Programming Language :: Python :: 3.5
Classifier: Programming Language :: Python :: 3.6
Classifier: Programming Language :: Python :: 3.7
Classifier: Programming Language :: Python :: 3.8
Classifier: Programming Language :: Python :: Implementation :: CPython
Classifier: Programming Language :: Python :: Implementation :: PyPy
Classifier: Topic :: Internet :: WWW/HTTP :: Dynamic Content
Classifier: Topic :: Software Development :: Libraries :: Python Modules
Classifier: Topic :: Text Processing :: Markup :: HTML
Requires-Python: >=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*, !=3.4.*
Description-Content-Type: text/x-rst
Provides-Extra: i18n

import io
import re
from setuptools import find_packages
from setuptools import setup

with io.open("README.rst", "rt", encoding="utf8") as f:

No license file was found, but licenses were detected in source scan.
readme = f.read()

with io.open("src/jinja2/__init__.py", "rt", encoding="utf8") as f:
    version = re.search(r'__version__ = "(.*)"', f.read(), re.M).group(1)

setup(
    name="Jinja2",
    version=version,
    url="https://palletsprojects.com/p/jinja/",
    project_urls={
        "Documentation": "https://jinja.palletsprojects.com/",
        "Code": "https://github.com/pallets/jinja",
        "Issue tracker": "https://github.com/pallets/jinja/issues",
    },
    license="BSD-3-Clause",
    author="Armin Ronacher",
    author_email="armin.ronacher@active-4.com",
    maintainer="Pallets",
    maintainer_email="contact@palletsprojects.com",
    description="A very fast and expressive template engine.",
    long_description=readme,
    classifiers=[
        "Development Status :: 5 - Production/Stable",
        "Environment :: Web Environment",
        "Intended Audience :: Developers",
        "License :: OSI Approved :: BSD License",
        "Operating System :: OS Independent",
        "Programming Language :: Python",
        "Programming Language :: Python :: 2",
        "Programming Language :: Python :: 2.7",
        "Programming Language :: Python :: 3",
        "Programming Language :: Python :: 3.5",
        "Programming Language :: Python :: 3.6",
        "Programming Language :: Python :: 3.7",
        "Programming Language :: Python :: 3.8",
        "Programming Language :: Python :: Implementation :: CPython",
        "Programming Language :: Python :: Implementation :: PyPy",
        "Topic :: Internet :: WWW/HTTP :: Dynamic Content",
        "Topic :: Software Development :: Libraries :: Python Modules",
        "Topic :: Text Processing :: Markup :: HTML",
    ],
    packages=find_packages("src"),
    package_dir={"": "src"},
    include_package_data=True,
    python_requires=">=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*, !=3.4.*",
    install_requires=["MarkupSafe>=0.23"],
    extras_require={"i18n": ["Babel>=0.8"]},
    entry_points={"babel.extractors": ["jinja2 = jinja2.ext:babel_extract[i18n]"],}
1.680 sql-migrate v0.0.0-20200212082348-64f95ea68aa3

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1.681 x-sync v0.0.0-20190911185100-
cd5d95a43a6e

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1.682 jackson-jaxrs 2.9.10
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1.685 distlib 0.2.6
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A. HISTORY OF THE SOFTWARE

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

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

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

All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

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distlib has started off using some of the code from distutil2.

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Clockwork - a scheduler process to replace cron

Cron is non-ideal for running scheduled application tasks, especially in an app deployed to multiple machines. [More details.](http://adam.heroku.com/past/2010/4/13/rethinking_cron/)

Clockwork is a lightweight, long-running Ruby process which sits alongside your web processes (Mongrel/Thin) and your worker processes (DJ/Resque/Minion/Stalker) to schedule recurring work at particular times or dates. For example, refreshing feeds on an hourly basis, or send reminder emails on a nightly basis, or generating invoices once a month on the 1st.

Example
Create schedule.rb:

```ruby
require 'clockwork'
include Clockwork

every('10s') { puts 'every 10 seconds' }
every('3m') { puts 'every 3 minutes' }
every('1h') { puts 'once an hour' }
every('1d', :at => '00:00') { puts 'every night at midnight' }

Run it with the clockwork binary:

$ clockwork schedule.rb

Or run directly with Ruby:

$ ruby -r schedule -e Clockwork.run

Use with queueing

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

Clockwork only makes sense as a place to schedule work to be done, not to do
the work. It avoids locking by running as a single process, but this makes it
impossible to parallelize. For doing the work, you should be using a job
queueing system, such as
[Delayed Job](http://www.therailsway.com/2009/7/22/do-it-later-with-delayed-job),
[Beanstalk/Stalker](http://adam.heroku.com/past/2010/4/24/beanstalk_a_simple_and_fast_queueing_backend/),
[RabbitMQ/Minion](http://adamblog.heroku.com/past/2009/9/28/background_jobs_with_rabbitmq_and_minion/),
or
[Resque](http://github.com/blog/542-introducing-resque). This design allows
a simple scheduler process with no locks, but also offers near infinite
horizontal scalability.

For example, if you're using Beanstalk/Staker:

```ruby
require 'clockwork'
include Clockwork

require 'stalker'
include Stalker

every('1h') { enqueue('feeds.refresh') }
every('1d', :at => '01:30') { enqueue('reminders.send') }

Using a queueing system which doesn't require that your full application be
loaded is preferable, because the scheduler process can keep a tiny memory footprint. If you're using DJ or Resque, however, you can go ahead and load your full application enviroment. For example, with DJ/Rails:

```ruby
require 'config/boot'
require 'config/environment'

require 'clockwork'
include Clockwork

every('1h') { Feed.send_later(:refresh) }
envery('1d', :at => '01:30') { Reminder.send_later(:send_reminders) }
```

In production
--------------

Only one scheduler process should ever be running across your whole application deployment. For example, if your app is running on three VPS machines (two app servers and one database), your app machines might have the following process topography:

* Machine 1: 3 web (thin start), 3 workers (rake jobs:work), 1 scheduler (clockwork schedule.rb)
* Machine 2: 3 web (thin start), 3 workers (rake jobs:work)

You should use Monit, God, Upstart, or Inittab to keep your scheduler process running the same way you keep your web and workers running.

Meta
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Created by Adam Wiggins

Inspired by [rufus-scheduler](http://rufus.rubyforge.org/rufus-scheduler/) and [http://github.com/bvandenbos/resque-scheduler](resque-scheduler)

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http://github.com/adamwiggins/clockwork

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"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

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The remaining code was written by many people associated with the
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Greg Roelofs (overall program logic, ZipInfo, unshrink, filename
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Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine
Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows
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The decompression core code for the deflate method (inflate.[ch],
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1.702 drop-wizard-metrics 1.3.25

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- kadmin/server/ipropd_svc.c
- lib/kdb/iprop.x
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Gocheck - A rich testing framework for Go

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

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The End
#!perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match reality.
Optionally you can pass the C<--now> option to check they are at the current year. This isn’t checked by default, so that it doesn’t fail for people working on older releases. It should be run before making a new release.

=cut

use strict;
use Config;
BEGIN { require './test.pl' }

if ( $Config{usecrosscompile} ) { 
    skip_all( "Not all files are available during cross-compilation" );
}

my ($opt) = @ARGV;

my $readme_year = readme_year();
my $v_year = v_year();

# Check that both copyright dates are up-to-date, but only if requested, so # that tests still pass for people intentionally working on older versions:
if ($opt eq '--now')
{
    my $current_year = (gmtime)[5] + 1900;
    is $v_year, $current_year, 'perl -v copyright includes current year';
    is $readme_year, $current_year, 'README copyright includes current year';
}

# Otherwise simply check that the two copyright dates match each other:
else
{
    is $readme_year, $v_year, 'README and perl -v copyright dates match';
}

done_testing;

sub readme_year
# returns the latest copyright year from the top-level README file
{
    open my $readme, '<', '../README' or die "Opening README failed: $!";

    # The copyright message is the first paragraph:
    local $/ = "";
    my $copyright_msg = <$readme>;

    ...
my ($year) = $copyright_msg =~ /.*(\d{4,})/s
    or die "Year not found in README copyright message '$copyright_msg'';

$year;
}

sub v_year
# returns the latest copyright year shown in perl -v
{
    my $output = runperl switches => ['-v'];
    my ($year) = $output =~ /copyright \d{4}\b\d{4}/i
        or die "Copyright statement not found in perl -v output '$output'';

$year;
}

1.719 apr-util 1.6.1 2
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file_io/unix/mktemp.c, strings/apr_strings.c:

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

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The following was received February 23, 2000 From: "Linn, John" February 19, 2000

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1.720 hk2-utils 2.5.0-b32

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man/bitstring.3bsd
man/errc.3bsd
man/explicit_bzero.3bsd
man/fgetln.3bsd
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man/vis.3bsd
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src/getbsize.c
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man/pidfile.3bsd
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1.727 golang-protobuf-extensions 1.3.2

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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
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* 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

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

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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 */

Found in path(s):
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/util/ConcurrentReferenceHashMap.java
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* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraintvalidation/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/aggregated/rule/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/location/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/spi/group/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/pl/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/messageinterpolation/parser/package.html
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/META-INF/validation-configuration-1.0.xsd
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraints/pl/package.html
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Found in path(s):
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/util/TypeHelper.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/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/provider/AnnotationMetaDataProvider.java
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Found in path(s):
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/valuehandling/package-info.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/hv/NotBlankValidator.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/descriptor/GroupConversionDescriptorImpl.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/util/Version.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/aggregated/rule/VoidMethodsMustNotBeReturnValueConstrained.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/messageinterpolation/LocalizedMessage.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/aggregated/ExecutableMetaData.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/core/MetaConstraint.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/bv/future/FutureValidatorForDate.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/bv/AssertTrueValidator.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/ConfigurationImpl.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/bv/package-info.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/messageinterpolation/el/RootResolver.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraints/Email.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/pl/REGONDef.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraints/Email.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/MaxDef.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraintvalidators/hv/pl/NIPValidator.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/xml/ValidationBootstrapParameters.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/context/Constrainable.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/context/ConstraintDefinitionContext.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/messageinterpolation/ResourceBundleMessageInterpolator.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/cfg/context/DefaultConstraintMapping.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/constraints/URL.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/context/ReturnValueTarget.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/context/TypeTarget.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/aggregated/AbstractConstraintMetaData.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/resolver/JPATraversableResolver.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/parameternameprovider/package-info.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/util/privilegedactions/NewInstance.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/context/ConstraintMappingTarget.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/bv/future/FutureValidatorForOffsetDateTime.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/constraintvalidators/bv/size/SizeValidatorForArraysOfLong.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/xml/MappingXmlParser.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/cfg/context/ExecutableConstraintMappingContextImpl.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/engine/messageinterpolation/parser/MessageState.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/SafeHtmlDef.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/util/privilegedactions/GetDeclaredMethod.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/pl/PESELDef.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/raw/ConstrainedType.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/xml/ConstrainedFieldBuilder.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/internal/metadata/raw/Unwrapable.java
* /opt/cola/permits/1175836557_1624505961.14/0/hibernate-validator-5-4-3-final-sources-5-jar/org/hibernate/validator/cfg/defs/AssertFalseDef.java
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 *
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 */
/**
 * A method-level constraint, that evaluates a script expression against the
 * annotated method or constructor. This constraint can be used to implement
 * validation routines that depend on several parameters of the annotated
 * executable.
 * </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> 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/1175836557_1624505961.14/0/hibernate-validator-5.4.3-final-sources-5-
jar/org/hibernate/validation/constraints/ParameterScriptAssert.java
1.736 x-sys v0.0.0-20191022100944-742c48ecaeb7

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1.739 bzip2 1.0.6-8.1

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Julian Seward, jseward@bzip.org
bzip2/libbz2 version 1.0.6 of 6 September 2010

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1.742 libcseccomp 2.5.1-1ubuntu1~18.04.1

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- AES
  The implementation of the AES cipher (also known as rijndael) is
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CAST128
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DES
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MD2
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MD4
This is almost the same code as for MD5 below, with modifications by Marcus Comstedt. Released into the public domain.

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SERPENT
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SHA1
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SHA224, SHA256, SHA384, and SHA512
Written by Niels Møller, using Peter Gutmann's SHA1 code as a model. Released under the LGPL.

TWOFISH
The implementation of the TWOFISH cipher is written by Ruud de Rooij. Released under the LGPL.

RSA
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------------------------------------------------------------------------------

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Title: shhopt - library for parsing command line options.
Version: 1.1.2
Entered-date: 23MAR97
Description: C-functions for parsing command line options, both
t raditional one-character options, and GNU'ish
--long-options.
Keywords: programming, library, lib, commandline, options
Author: s.h.huseby@usit.uio.no (Sverre H. Huseby)
Primary-site: http://www.ifi.uio.no/~sverrehu/pub-unix/
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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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

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

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

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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

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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
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org.apache.tomcat:tomcat-util-scan
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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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### 1.783 pip 9.0.1

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1.794 commons-beanutils 1.9.4

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1.796 gotenv v1.2.0

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1.797 pb v1.0.25

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1.798 jackson-module-afterburner 2.9.10

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linked without the Library, or if the work is itself a library. The
threshold for this to be true is not precisely defined by law.

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will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/ArrayDecl.java
* /opt/cola/permits/1135864419_1613618067.93/0/javass
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* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/compiler/ast/Keyword.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/convert/TransformWriteField.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/bytecode/ConstPool.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/bytecode/analysis/Type.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/bytecode/StackMapTable.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/util/HotSwapAgent.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/compiler/MemberCodeGen.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/ClassMap.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/compiler/CompileError.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/tools/rmi/RemoteException.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/bytecode/annotation/FloatMemberValue.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/bytecode/annotation/StringMemberValue.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/compiler/AccessorMaker.java
* /opt/cola/permissions/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4.jar/javassist/util/proxy/SerializedProxy.java

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import: ../../../../fossene/db/schema/thing.yml
fields:
  site: string
  author: root

1.839 stateless4j 2.5.0
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Found in path(s):
* /opt/cola/permits/1150916823_1617719494.06/0/stateless4j-2-5-0-sources-6-
  jar/com/github/oxo42/stateless4j/OutVar.java
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1.840 python-httplib2 0.9.2+dfsg-1ubuntu0.3

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1.841 acl 2.2.52 3build1

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Internally itsdangerous uses HMAC and SHA-512 for signing by default. The initial implementation was inspired by 'Django's signing module <https://docs.djangoproject.com/en/dev/topics/signing/>'. It also supports JSON Web Signatures (JWS). The library is BSD licensed.

Installing
----------

Install and update using `pip`:

```
pip install -U itsdangerous
```

Example Use Cases
-----------------

- You can serialize and sign a user ID in a URL and email it to them
to unsubscribe from a newsletter. This way you don't need to generate one-time tokens and store them in the database. Same thing with any kind of activation link for accounts and similar things.
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   signer
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The initial implementation of itsdangerous was inspired by Django's signing module.

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Found in path(s):
* /opt/cola/permits/1160881332_1620412835.08/0/pallets-itsdangerous-1-1-0-0-g6e63598-1-tar-gz/pallets-itsdangerous-6e63598/LICENSE.rst

No license file was found, but licenses were detected in source scan.

```python
import io
import re
from setuptools import find_packages
from setuptools import setup
```
with io.open("README.rst", "rt", encoding="utf8") as f:
    readme = f.read()

with io.open("src/itsdangerous/__init__.py", "rt", encoding="utf8") as f:
    version = re.search(r"__version__ = "(.*?)") \n      .group(1)

setup(
    name="itsdangerous",
    version=version,
    url="https://palletsprojects.com/p/itsdangerous/",
    project_urls={
        "Documentation": "https://itsdangerous.palletsprojects.com/",
        "Code": "https://github.com/pallets/itsdangerous",
        "Issue tracker": "https://github.com/pallets/itsdangerous/issues",
    },
    license="BSD",
    author="Armin Ronacher",
    author_email="armin.ronacher@active-4.com",
    maintainer="Pallets Team",
    maintainer_email="contact@palletsprojects.com",
    description="Various helpers to pass data to untrusted environments and back.",
    long_description=readme,
    packages=find_packages("src").
    package_dir={"": "src"},
    include_package_data=True,
    python_requires=">=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*",
    classifiers=[
        "Development Status :: 5 - Production/Stable",
        "Intended Audience :: Developers",
        "License :: OSI Approved :: BSD License",
        "Operating System :: OS Independent",
        "Programming Language :: Python",
        "Programming Language :: Python :: 2",
        "Programming Language :: Python :: 2.7",
        "Programming Language :: Python :: 3",
        "Programming Language :: Python :: 3.4",
        "Programming Language :: Python :: 3.5",
        "Programming Language :: Python :: 3.6",
        "Programming Language :: Python :: 3.7",
    ],
)

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* /opt/cola/permits/1160881332_1620412835.08/0/pallets-itsdangerous-1-1-0-0-g6e63598-1-tar-gz/pallets-itsdangerous-6e63598/setup.py
1.843 jackson-jaxrs-base 2.9.9

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1.844 oniguruma 6.8.2-r0

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1.851 jetty-util 9.4.16.v20190411

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* java.sun.security.ssl

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org.ow2.asm:asm-commons
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org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
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org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

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

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

org.eclipse.jetty.toolchain:jetty-schemas

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==================
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Introduction
============

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

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

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

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

- Parsing is based on LR-parsing which is fast, memory efficient, better suited to large grammars, and which has a number of nice properties when dealing with syntax errors and other parsing problems. Currently, PLY builds its parsing tables using the LALR(1) algorithm used in yacc.
- PLY uses Python introspection features to build lexers and parsers. This greatly simplifies the task of parser construction since it reduces the number of files and eliminates the need to run a separate lex/yacc tool before running your program.

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

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

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

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

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

    import lex
    import yacc

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

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

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

A simple example is found at the end of this document

Requirements
 =============

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

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

http://www.dabeaz.com/ply

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

The GitHub page for PLY can be found at:

https://github.com/dabeaz/ply

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

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

Acknowledgments

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

The CHANGES file acknowledges those who have contributed patches.

Elias Ioup did the first implementation of LALR(1) parsing in PLY-1.x. Andrew Waters and Markus Schoepflin were instrumental in reporting bugs and testing a revised LALR(1) implementation for PLY-2.0.

Special Note for PLY-3.0

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

Example

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

# calc.py
# # A simple calculator with variables.
# # ---------------------------------------------------------------
tokens = (  
    'NAME', 'NUMBER',  
    'PLUS', 'MINUS', 'TIMES', 'DIVIDE', 'EQUALS',  
    'LPAREN', 'RPAREN',  
)

# Tokens

t_PLUS = r'\+'  
t_MINUS = r'-'  
t_TIMES = r'\*'  
t_DIVIDE = r'/'  
t_EQUALS = r'='  
t_LPAREN = r'\('  
t_RPAREN = r'\)'  
t_NAME = r'[a-zA-Z_][a-zA-Z0-9_]*'

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

# Ignored characters

t_ignore = " 	"

def t_newline(t):
    r'\n+'
    t.lexer.lineno += t.value.count("\n")

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

# Build the lexer

import ply.lex as lex
lex.lex()

# Precedence rules for the arithmetic operators

precedence = (  
    ('left','PLUS','MINUS'),  
    ('left','TIMES','DIVIDE'),  
    ('right','UMINUS'),  
)

# dictionary of names (for storing variables)

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

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

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

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

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

def p_expression_number(p):
    'expression : NUMBER'
    p[0] = p[1]

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

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

import ply.yacc as yacc
yacc.yacc()

while True:
    try:
        s = raw_input('calc > ') # use input() on Python 3
    except EOFError:
Bug Reports and Patches
=======================

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

-- Dave

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import "testing"

func TestIntegrationLicense(t *testing.T) {
    license := License{Name: "the name", URL: "the url"}
    const licenseJSON = `{"name":"the name","url":"the url"}`
    const licenseYAML = "name: the name
url: the url"
    assertSerializeJSON(t, license, licenseJSON)
    assertParsesJSON(t, licenseJSON, license)
}

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//
// For more information: http://goo.gl/8us55a#licenseObject

type License struct {
    Name string `json:"name,omitempty"
    URL  string `json:"url,omitempty"
}

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* /opt/ws_local/PERMITS_SQL/1069127318_1594491641.29/0/logging-interceptor-3-12-12-sources-jar/okhttp3/logging/HttpLoggingInterceptor.java

### 1.866 gzip 1.6 5ubuntu1

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1.870 go.uber.org/atomi v1.6.0
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1.871 utils v0.0.0-20191114184206-e782cd3c129f

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1.873 debconf 1.5.66ubuntu1

1.874 wheel 0.30.0

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1.875 pam 1.1.8 3.6ubuntu2

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

Patch for Ubuntu bug #399071

Display the contents of /etc/legal as part of the MOTD, the first time the user logs in, and set a flag in the user's homedir if possible to prevent repeat displays.

Authors: Dustin Kirkland <kirkland@canonical.com>

Upstream status: Ubuntu-specific, maybe submit to Debian

Index: pam.ubuntu/modules/pam_motd/pam_motd.c

===================================================================
--- pam.ubuntu.orig/modules/pam_motd/pam_motd.c
+++ pam.ubuntu/modules/pam_motd/pam_motd.c
@@ -73,6 +73,61 @@
    close(fd);
 }

+int display_legal(pam_handle_t *pamh)
+{
+    int retval = PAM_IGNORE, rc;
+    char *user = NULL;
+    char *dir = NULL;
+    char *flag = NULL;
+    struct passwd *pwd = NULL;
+    struct stat s;
+    int f;
+    

/\* Get the user name to determine if we need to print the disclaimer */
+rc = pam_get_item(pamh, PAM_USER, &user);
+if (rc == PAM_SUCCESS && user != NULL && *(const char *)user != '\0')
+{
+    PAM_MODUTIL_DEF_PRIVS(privs);
+
+    /* Get the user name to determine if we need to print the disclaimer */
+    pwd = pam_modutil_getpwnam (pamh, user);
+    if (pwd != NULL)
+    {
+        if (pam_modutil_drop_priv(pamh, &prives, pwd)) {
+            pam_syslog(pamh, LOG_ERR,
+                      "Unable to change UID to %d temporarily\n",
+                      pwd->pw_uid);
+            retval = PAM_SESSION_ERR;
+            goto finished;
+        }
+        if (asprintf(&dir, "%s/.cache", pwd->pw_dir) == -1 || !dir)
+            goto finished;
+        if (asprintf(&flag, "%s/motd.legal-displayed", dir) == -1 || !flag)
+            goto finished;
+        if (stat(flag, &s) != 0)
+            {
+                display_file(pamh, "/etc/legal");
+                mkdir(dir, 0700);
+                f = open(flag, O_WRONLY|O_CREAT|O_EXCL,
+                         S_IRUSR|S_IWUSR|S_IRGRP|S_IROTH);
+                if (f>=0) close(f);
+            }
+        }
+        if (pam_modutil_regain_priv(pamh, &privs)) {
+            pam_syslog(pamh, LOG_ERR,
+                      "Unable to change UID back to %d\n", privs.old_uid);
+            retval = PAM_SESSION_ERR;
+        }
+        _pam_drop(flag);
+        _pam_drop(dir);
+    }
+    return retval;
+}
+
PAM_EXTERN
int pam_sm_open_session(pam_handle_t *pamh, int flags,
int argc, const char **argv)
@@ -116,6 +171,9 @@
 /* Display the updated motd */
    display_file(pamh, motd_path);
+
+ /* Display the legal disclaimer only if necessary */
+    retval = display_legal(pamh);
+
    return retval;
} 

This package was debianized by J.H.M. Dassen (Ray) jdassen@debian.org on

It was downloaded from ftp://ftp.kernel.org/pub/linux/libs/pam/pre/

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###############################################################
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## version 0.1
##
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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

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

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

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

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

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

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in the event an application does not supply such function or
table, the facility still operates, and performs whatever part of
its purpose remains meaningful.

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application. Therefore, Subsection 2d requires that any
application-supplied function or table used by this function must
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1.901 click 8.0.1

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# Contributor Covenant Code of Conduct

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In the interest of fostering an open and welcoming environment, we as contributors and maintainers pledge to making participation in our project and our community a harassment-free experience for everyone, regardless of age, body size, disability, ethnicity, sex characteristics, gender identity and expression, level of experience, education, socio-economic status, nationality, personal appearance, race, religion, or sexual identity and orientation.

## Our Standards

Examples of behavior that contributes to creating a positive environment include:

* Using welcoming and inclusive language
* Being respectful of differing viewpoints and experiences
* Gracefully accepting constructive criticism
* Focusing on what is best for the community
* Showing empathy towards other community members

Examples of unacceptable behavior by participants include:

* The use of sexualized language or imagery and unwelcome sexual attention or advances
* Trolling, insulting/derogatory comments, and personal or political attacks
* Public or private harassment
* Publishing others' private information, such as a physical or electronic address, without explicit permission
* Other conduct which could reasonably be considered inappropriate in a professional setting

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Project maintainers have the right and responsibility to remove, edit, or reject comments, commits, code, wiki edits, issues, and other contributions that are not aligned to this Code of Conduct, or to ban temporarily or permanently any contributor for other behaviors that they deem inappropriate, threatening, offensive, or harmful.

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* /opt/cola/permits/1166815366_1621502560.93/0/pallets-click-8-0-1-0-gbaea623-tar-gz/pallets-click-bbec11f/CLASS_OF_CONDUCT.md

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.. _contrib:

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

click-contrib

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

As the userbase of Click grows, more and more major feature requests pop up in Click's bugtracker. As reasonable as it may be for those features to be bundled with Click instead of being a standalone project, many of those requested features are either highly experimental or have unproven practical use, while potentially being a burden to maintain.

This is why click-contrib_ exists. The GitHub organization is a collection of possibly experimental third-party packages whose feature set does not belong into Click, but also a playground for major features that may be added to Click in the future. It is also meant to coordinate and concentrate effort on writing third-party extensions for Click, and to ease the effort of searching for such extensions. In that sense it could be described as a low-maintenance alternative to extension repositories of other frameworks.

Please note that the quality and stability of those packages may be different than what you expect from Click itself. While published under a common organization, they are still projects separate from Click.

.. _click-contrib: https://github.com/click-contrib/

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1.902 iputils 20161105 1ubuntu3

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This package was debianized by Anthony Towns <ajt@debian.org> on Sat, 5 Aug 2000 19:51:36 +1000.

It has been maintained for Debian by Noah Meyerhans <noahm@debian.org> since 6 Feb 2001.
It was downloaded from https://github.com/iputils/iputils

Upstream Author: Alexey Kuznetsov <kuznet@ms2.inr.ac.ru>

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

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

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

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