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1.2 sensible-utils 0.0.12+nmu1

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1.3 toml 0.10.0

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1.4 libidn 2.2.0 2

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1.5 pcre 8.39-12build1

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1.6 multidict 6.0.2

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1.7 python-setuptools 44.0.0

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1.8 idna 3.3

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1.9 glibc 2.31-0ubuntu9.7

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1.10 mawk 1.3.4.20200120 2

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Files: `debian/*`

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1.11 python-setuptools 45.2.0-1

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1.13 six 1.14.0

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If you think you belong on this list, please let me know! --Benjamin

1.14 libcap 0.7.9-2.1build1

1.14.1 Available under license :

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Version 2.1, February 1999

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1.15 pytest 6.2.5

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1.16 libalgorithm-diff-perl 1.19.03-2

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```
#!/usr/bin/perl -w
#
# `Diff` program in Perl
# Copyright 1998 M-J. Dominus. (mjd-perl-diff@plover.com)
#
# This program is free software; you can redistribute it and/or modify it
# under the same terms as Perl itself.
#
# Altered to output in `context diff` format (but without context)
# September 1998 Christian Murphy (cpm@muc.de)
#
# Command-line arguments and context lines feature added
# September 1998 Amir D. Karger (karger@bead.aecom.yu.edu)
#
# In this file, "item" usually means "line of text", and "item number" usually
# means "line number". But theoretically the code could be used more generally
use strict;
```

```
use Algorithm::Diff qw(diff);
use File::stat;
use vars qw($opt_C $opt_c $opt_u $opt_U);
use Getopt::Std;

my $usage = << "ENDUSAGE";
Usage: $0 [-c | -u] [-C | -U] lines] oldfile newfile
  -c will do a context diff with 3 lines of context
  -C will do a context diff with 'lines' lines of context
  -u will do a unified diff with 3 lines of context
  -U will do a unified diff with 'lines' lines of context
ENDUSAGE

getopts("U:C:cu") or bag("$usage");
bag("$usage") unless @ARGV == 2;
my ($file1, $file2) = @ARGV;
if (defined $opt_C || defined $opt_c) {
    $opt_c = ""; # -c on if -C given on command line
    $opt_u = undef;
} elsif (defined $opt_U || defined $opt_u) {
    $opt_u = ""; # -u on if -U given on command line
```

```

    $opt_c = undef;
} else {
    $opt_c = ""; # by default, do context diff, not old diff
}

my ($char1, $char2); # string to print before file names
my $Context_Lines; # lines of context to print
if (defined $opt_c) {
    $Context_Lines = defined $opt_C ? $opt_C : 3;
    $char1 = '*' x 3; $char2 = '-' x 3;
} elsif (defined $opt_u) {
    $Context_Lines = defined $opt_U ? $opt_U : 3;
    $char1 = '-' x 3; $char2 = '+' x 3;
}

# After we've read up to a certain point in each file, the number of items
# we've read from each file will differ by $FLD (could be 0)
my $File_Length_Difference = 0;

open (F1, $file1) or bag("Couldn't open $file1: $!");
open (F2, $file2) or bag("Couldn't open $file2: $!");
my (@f1, @f2);
chomp(@f1 = <F1>);
close F1;
chomp(@f2 = <F2>);
close F2;

# diff yields lots of pieces, each of which is basically a Block object
my $diffs = diff(\@f1, \@f2);
exit 0 unless @$diffs;

my $st = stat($file1);
print "$char1 $file1\t", scalar localtime($st->mtime), "\n";
$st = stat($file2);
print "$char2 $file2\t", scalar localtime($st->mtime), "\n";

my ($hunk,$oldhunk);
# Loop over hunks. If a hunk overlaps with the last hunk, join them.
# Otherwise, print out the old one.
foreach my $piece (@$diffs) {
    $hunk = new Hunk ($piece, $Context_Lines);
    next unless $oldhunk;

    if ($hunk->does_overlap($oldhunk)) {
        $hunk->prepend_hunk($oldhunk);
    } else {
        $oldhunk->output_diff(\@f1, \@f2);
    }
}

```

```

} continue {
    Soldhunk = $hunk;
}

# print the last hunk
Soldhunk->output_diff(\@f1, \@f2);
exit 1;
# END MAIN PROGRAM

sub bag {
    my $msg = shift;
    $msg .= "\n";
    warn $msg;
    exit 2;
}

# Package Hunk. A Hunk is a group of Blocks which overlap because of the
# context surrounding each block. (So if we're not using context, every
# hunk will contain one block.)
{
package Hunk;

sub new {
# Arg1 is output from &LCS::diff (which corresponds to one Block)
# Arg2 is the number of items (lines, e.g.,) of context around each block
#
# This subroutine changes $File_Length_Difference
#
# Fields in a Hunk:
# blocks    - a list of Block objects
# start     - index in file 1 where first block of the hunk starts
# end       - index in file 1 where last block of the hunk ends
#
# Variables:
# before_diff - how much longer file 2 is than file 1 due to all hunks
#              until but NOT including this one
# after_diff  - difference due to all hunks including this one
    my ($class, $piece, $context_items) = @_;

    my $block = new Block ($piece); # this modifies $FLD!

    my $before_diff = $File_Length_Difference; # BEFORE this hunk
    my $after_diff = $before_diff + $block->{"length_diff"};
    $File_Length_Difference += $block->{"length_diff"};

# @remove_array and @insert_array hold the items to insert and remove
# Save the start & beginning of each array. If the array doesn't exist

```



```

# though (e.g., we're only adding items in this block), then figure
# out the line number based on the line number of the other file and
# the current difference in file lengths
my @remove_array = $block->remove;
my @insert_array = $block->insert;
my ($a1, $a2, $b1, $b2, $start1, $start2, $end1, $end2);
$a1 = @remove_array ? $remove_array[0 ]->{"item_no"} : -1;
$a2 = @remove_array ? $remove_array[-1]->{"item_no"} : -1;
$b1 = @insert_array ? $insert_array[0 ]->{"item_no"} : -1;
$b2 = @insert_array ? $insert_array[-1]->{"item_no"} : -1;

$start1 = $a1 == -1 ? $b1 - $before_diff : $a1;
$end1  = $a2 == -1 ? $b2 - $after_diff  : $a2;
$start2 = $b1 == -1 ? $a1 + $before_diff : $b1;
$end2  = $b2 == -1 ? $a2 + $after_diff  : $b2;

# At first, a hunk will have just one Block in it
my $hunk = {
    "start1" => $start1,
    "start2" => $start2,
    "end1"   => $end1,
    "end2"   => $end2,
    "blocks" => [$block],
};
bless $hunk, $class;

$hunk->flag_context($context_items);

return $hunk;
}

# Change the "start" and "end" fields to note that context should be added
# to this hunk
sub flag_context {
    my ($hunk, $context_items) = @_;
    return unless $context_items; # no context

    # add context before
    my $start1 = $hunk->{"start1"};
    my $num_added = $context_items > $start1 ? $start1 : $context_items;
    $hunk->{"start1"} -= $num_added;
    $hunk->{"start2"} -= $num_added;

    # context after
    my $end1 = $hunk->{"end1"};
    $num_added = ($end1+$context_items > $#f1) ?
        $#f1 - $end1 :
        $context_items;

```

```

    $hunk->{"end1"} += $num_added;
    $hunk->{"end2"} += $num_added;
}

# Is there an overlap between hunk arg0 and old hunk arg1?
# Note: if end of old hunk is one less than beginning of second, they overlap
sub does_overlap {
    my ($hunk, $oldhunk) = @_;
    return "" unless $oldhunk; # first time through, $oldhunk is empty

    # Do I actually need to test both?
    return ($hunk->{"start1"} - $oldhunk->{"end1"} <= 1 ||
        $hunk->{"start2"} - $oldhunk->{"end2"} <= 1);
}

# Prepend hunk arg1 to hunk arg0
# Note that arg1 isn't updated! Only arg0 is.
sub prepend_hunk {
    my ($hunk, $oldhunk) = @_;

    $hunk->{"start1"} = $oldhunk->{"start1"};
    $hunk->{"start2"} = $oldhunk->{"start2"};

    unshift (@{$hunk->{"blocks"}}, @{$oldhunk->{"blocks"}});
}

# DIFF OUTPUT ROUTINES. THESE ROUTINES CONTAIN DIFF FORMATTING INFO...
sub output_diff {
    if (defined $main::opt_u) {&output_unified_diff(@_)}
    elsif (defined $main::opt_c) {&output_context_diff(@_)}
    else {die "unknown diff"}
}

sub output_unified_diff {
    my ($hunk, $fileref1, $fileref2) = @_;
    my @blocklist;

    # Calculate item number range.
    my $range1 = $hunk->unified_range(1);
    my $range2 = $hunk->unified_range(2);
    print "@@ -$range1 +$range2 @@\n";

    # Outlist starts containing the hunk of file 1.
    # Removing an item just means putting a '-' in front of it.
    # Inserting an item requires getting it from file2 and splicing it in.
    # We splice in $num_added items. Remove blocks use $num_added because
    # splicing changed the length of outlist.

```

```

# We remove $num_removed items. Insert blocks use $num_removed because
# their item numbers---corresponding to positions in file *2*--- don't take
# removed items into account.
my $low = $hunk->{"start1"};
my $hi = $hunk->{"end1"};
my ($num_added, $num_removed) = (0,0);
my @outlist = @fileref1[$low..$hi];
map {s/^/ /} @outlist; # assume it's just context

foreach my $block (@{$hunk->{"blocks"}}) {
foreach my $item ($block->remove) {
    my $op = $item->{"sign"}; # -
    my $offset = $item->{"item_no"} - $low + $num_added;
    $outlist[$offset] =~ s/^/$op/;
    $num_removed++;
}
foreach my $item ($block->insert) {
    my $op = $item->{"sign"}; # +
    my $i = $item->{"item_no"};
    my $offset = $i - $hunk->{"start2"} + $num_removed;
    splice(@outlist,$offset,0,"$op${fileref2[$i]}");
    $num_added++;
}
}

map {s/$\n/} @outlist; # add \n's
print @outlist;

}

sub output_context_diff {
    my ($hunk, $fileref1, $fileref2) = @_;
    my @blocklist;

    print "*****\n";
    # Calculate item number range.
    my $range1 = $hunk->context_range(1);
    my $range2 = $hunk->context_range(2);

    # Print out file 1 part for each block in context diff format if there are
    # any blocks that remove items
    print "*** $range1 *****\n";
    my $low = $hunk->{"start1"};
    my $hi = $hunk->{"end1"};
    if (@blocklist = grep {$_->remove} @{$hunk->{"blocks"}}) {
    my @outlist = @fileref1[$low..$hi];
    map {s/^/ /} @outlist; # assume it's just context
    foreach my $block (@blocklist) {

```

```

    my $op = $block->op; # - or !
    foreach my $item ($block->remove) {
        $outlist[$item->{"item_no"} - $low] =~ s/^ /$op/;
    }
}
map {s/$^\n/} @outlist; # add \n's
print @outlist;
}

print "--- $range2 ----\n";
$low = $hunk->{"start2"};
$hi = $hunk->{"end2"};
if (@blocklist = grep {$_->insert} @{$hunk->{"blocks"}}) {
    my @outlist = @fileref2[$low..$hi];
    map {s/^/ /} @outlist; # assume it's just context
    foreach my $block (@blocklist) {
        my $op = $block->op; # + or !
        foreach my $item ($block->insert) {
            $outlist[$item->{"item_no"} - $low] =~ s/^ /$op/;
        }
    }
    map {s/$^\n/} @outlist; # add \n's
    print @outlist;
}
}

sub context_range {
    # Generate a range of item numbers to print. Only print 1 number if the range
    # has only one item in it. Otherwise, it's 'start,end'
    my ($hunk, $flag) = @_;
    my ($start, $end) = ($hunk->{"start$flag"}, $hunk->{"end$flag"});
    $start++; $end++; # index from 1, not zero
    my $range = ($start < $end) ? "$start,$end" : $end;
    return $range;
}

sub unified_range {
    # Generate a range of item numbers to print for unified diff
    # Print number where block starts, followed by number of lines in the block
    # (don't print number of lines if it's 1)
    my ($hunk, $flag) = @_;
    my ($start, $end) = ($hunk->{"start$flag"}, $hunk->{"end$flag"});
    $start++; $end++; # index from 1, not zero
    my $length = $end - $start + 1;
    my $first = $length < 2 ? $end : $start; # strange, but correct...
    my $range = $length == 1 ? $first : "$first,$length";
    return $range;
}
}

```

```

} # end Package Hunk

# Package Block. A block is an operation removing, adding, or changing
# a group of items. Basically, this is just a list of changes, where each
# change adds or deletes a single item.
# (Change could be a separate class, but it didn't seem worth it)
{
package Block;
sub new {
# Input is a chunk from &Algorithm::LCS::diff
# Fields in a block:
# length_diff - how much longer file 2 is than file 1 due to this block
# Each change has:
# sign      - '+' for insert, '-' for remove
# item_no   - number of the item in the file (e.g., line number)
# We don't bother storing the text of the item
#
    my ($class,$chunk) = @_ ;
    my @changes = ();

# This just turns each change into a hash.
    foreach my $item (@$chunk) {
my ($sign, $item_no, $text) = @$item;
my $hashref = {"sign" => $sign, "item_no" => $item_no};
push @changes, $hashref;
    }

    my $block = { "changes" => \@changes };
    bless $block, $class;

    $block->{"length_diff"} = $block->insert - $block->remove;
    return $block;
}

# LOW LEVEL FUNCTIONS
sub op {
# what kind of block is this?
    my $block = shift;
    my $insert = $block->insert;
    my $remove = $block->remove;

    $remove && $insert and return '!';
    $remove and return '-';
    $insert and return '+';
    warn "unknown block type";
    return '^'; # context block
}

```

```

# Returns a list of the changes in this block that remove items
# (or the number of removals if called in scalar context)
sub remove { return grep {$_->{"sign"} eq '-'} @{"shift->{"changes"}}; }

# Returns a list of the changes in this block that insert items
sub insert { return grep {$_->{"sign"} eq '+'} @{"shift->{"changes"}}; }

} # end of package Block

```

Found in path(s):

```
* /opt/cola/permits/1136574725_1613801364.93/0/libalgorithm-diff-perl-1-19-03-orig-1-tar-gz/Algorithm-Diff-1.1903/cdiff.pl
```

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

```

# This program is free software; you can redistribute it and/or modify it
# under the same terms as Perl itself.

```

Found in path(s):

```
* /opt/cola/permits/1136574725_1613801364.93/0/libalgorithm-diff-perl-1-19-03-orig-1-tar-gz/Algorithm-Diff-1.1903/diffnew.pl
```

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

```
#!/usr/bin/perl
```

```
#
```

```
# `Diff' program in Perl
```

```
# Copyright 1998 M-J. Dominus. (mjd-perl-diff@plover.com)
```

```
#
```

```

# This program is free software; you can redistribute it and/or modify it
# under the same terms as Perl itself.

```

```
#
```

```
use Algorithm::Diff qw(diff);
```

```
bag("Usage: $0 oldfile newfile") unless @ARGV == 2;
```

```
my ($file1, $file2) = @ARGV;
```

```
# -f $file1 or bag("$file1: not a regular file");
```

```
# -f $file2 or bag("$file2: not a regular file");
```

```
-T $file1 or bag("$file1: binary");
```

```
-T $file2 or bag("$file2: binary");
```

```
open (F1, $file1) or bag("Couldn't open $file1: $!");
```

```
open (F2, $file2) or bag("Couldn't open $file2: $!");
```

```
chomp(@f1 = <F1>);
```

```
close F1;
```

```

chomp(@f2 = <F2>);
close F2;

$diffs = diff(\@f1, \@f2);
exit 0 unless @$diffs;

foreach $chunk (@$diffs) {

    foreach $line (@$chunk) {
        my ($sign, $lineno, $text) = @$line;
        printf "%4d$sign %s\n", $lineno+1, $text;
    }
    print "-----\n";
}
exit 1;

sub bag {
    my $msg = shift;
    $msg .= "\n";
    warn $msg;
    exit 2;
}

```

Found in path(s):

```
* /opt/cola/permits/1136574725_1613801364.93/0/libalgorithm-diff-perl-1-19-03-orig-1-tar-gz/Algorithm-Diff-1.1903/diff.pl
```

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

abstract: unknown

author:

- unknown

build_requires:

ExtUtils::MakeMaker: '0'

configure_requires:

ExtUtils::MakeMaker: '0'

dynamic_config: 1

generated_by: 'ExtUtils::MakeMaker version 6.98, CPAN::Meta::Converter version 2.141170'

license: unknown

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: '1.4'

name: Algorithm-Diff

no_index:

directory:

- t

- inc

requires: { }

version: '1.1903'

Found in path(s):

* /opt/cola/permits/1136574725_1613801364.93/0/libalgorithm-diff-perl-1-19-03-orig-1-tar-gz/Algorithm-Diff-1.1903/META.yml

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

=head1 NAME

Algorithm::Diff - Compute 'intelligent' differences between two files / lists

=head1 SYNOPSIS

```
require Algorithm::Diff;

# This example produces traditional 'diff' output:

my $diff = Algorithm::Diff->new( \@seq1, \@seq2 );

$diff->Base( 1 ); # Return line numbers, not indices
while( $diff->Next() ) {
    next if $diff->Same();
    my $sep = ";";
    if( !$diff->Items(2) ) {
        printf "%d,%dd%d\n",
            $diff->Get(qw( Min1 Max1 Max2 ));
    } elsif( !$diff->Items(1) ) {
        printf "%da%d,%d\n",
            $diff->Get(qw( Max1 Min2 Max2 ));
    } else {
        $sep = "---\n";
        printf "%d,%dc%d,%d\n",
            $diff->Get(qw( Min1 Max1 Min2 Max2 ));
    }
    print "< $_" for $diff->Items(1);
    print $sep;
    print "> $_" for $diff->Items(2);
}

# Alternate interfaces:

use Algorithm::Diff qw(
    LCS LCS_length LCSidx
    diff sdiff compact_diff
    traverse_sequences traverse_balanced );

@lcs = LCS( \@seq1, \@seq2 );
```



```
$lcsref = LCS( \@seq1, \@seq2 );
$count = LCS_length( \@seq1, \@seq2 );

( $seq1idxref, $seq2idxref ) = LCSidx( \@seq1, \@seq2 );
```

```
# Complicated interfaces:
```

```
@diffs = diff( \@seq1, \@seq2 );

@sdiffs = sdiff( \@seq1, \@seq2 );

@cdiffs = compact_diff( \@seq1, \@seq2 );
```

```
traverse_sequences(
  \@seq1,
  \@seq2,
  { MATCH => \&callback1,
    DISCARD_A => \&callback2,
    DISCARD_B => \&callback3,
  },
  \&key_generator,
  @extra_args,
);
```

```
traverse_balanced(
  \@seq1,
  \@seq2,
  { MATCH => \&callback1,
    DISCARD_A => \&callback2,
    DISCARD_B => \&callback3,
    CHANGE => \&callback4,
  },
  \&key_generator,
  @extra_args,
);
```

=head1 INTRODUCTION

(by Mark-Jason Dominus)

I once read an article written by the authors of C<diff>; they said that they worked very hard on the algorithm until they found the right one.

I think what they ended up using (and I hope someone will correct me, because I am not very confident about this) was the `longest common

subsequence' method. In the LCS problem, you have two sequences of items:

```
a b c d f g h j q z
```

```
a b c d e f g i j k r x y z
```

and you want to find the longest sequence of items that is present in both original sequences in the same order. That is, you want to find a new sequence I<S> which can be obtained from the first sequence by deleting some items, and from the second sequence by deleting other items. You also want I<S> to be as long as possible. In this case I<S> is

```
a b c d f g j z
```

From there it's only a small step to get diff-like output:

```
e h i k q r x y
+ - + + - + + +
```

This module solves the LCS problem. It also includes a canned function to generate C<diff>-like output.

It might seem from the example above that the LCS of two sequences is always pretty obvious, but that's not always the case, especially when the two sequences have many repeated elements. For example, consider

```
a x b y c z p d q
a b c a x b y c z
```

A naive approach might start by matching up the C<a> and C that appear at the beginning of each sequence, like this:

```
a x b y c      z p d q
a  b  c a b y c z
```

This finds the common subsequence C<a b c z>. But actually, the LCS is C<a x b y c z>:

```
a x b y c z p d q
a b c a x b y c z
```

or

```
a  x b y c z p d q
a b c a x b y c z
```

=head1 USAGE

(See also the README file and several example scripts include with this module.)

This module now provides an object-oriented interface that uses less memory and is easier to use than most of the previous procedural interfaces. It also still provides several exportable functions. We'll deal with these in ascending order of difficulty: C<LCS>, C<LCS_length>, C<LCSidx>, OO interface, C<prepare>, C<diff>, C<sdiff>, C<traverse_sequences>, and C<traverse_balanced>.

=head2 C<LCS>

Given references to two lists of items, LCS returns an array containing their longest common subsequence. In scalar context, it returns a reference to such a list.

```
@lcs = LCS( \@seq1, \@seq2 );  
$lcsref = LCS( \@seq1, \@seq2 );
```

C<LCS> may be passed an optional third parameter; this is a CODE reference to a key generation function. See L</KEY GENERATION FUNCTIONS>.

```
@lcs = LCS( \@seq1, \@seq2, \&keyGen, @args );  
$lcsref = LCS( \@seq1, \@seq2, \&keyGen, @args );
```

Additional parameters, if any, will be passed to the key generation routine.

=head2 C<LCS_length>

This is just like C<LCS> except it only returns the length of the longest common subsequence. This provides a performance gain of about 9% compared to C<LCS>.

=head2 C<LCSidx>

Like C<LCS> except it returns references to two arrays. The first array contains the indices into @seq1 where the LCS items are located. The second array contains the indices into @seq2 where the LCS items are located.

Therefore, the following three lists will contain the same values:

```
my( $idx1, $idx2 ) = LCSidx( \@seq1, \@seq2 );  
my @list1 = @seq1[ @idx1 ];  
my @list2 = @seq2[ @idx2 ];
```

```
my @list3 = LCS( \@seq1, \@seq2 );
```

=head2 C<new>

```
$diff = Algorithm::Diffs->new( \@seq1, \@seq2 );  
$diff = Algorithm::Diffs->new( \@seq1, \@seq2, \%opts );
```

C<new> computes the smallest set of additions and deletions necessary to turn the first sequence into the second and compactly records them in the object.

You use the object to iterate over I<hunks>, where each hunk represents a contiguous section of items which should be added, deleted, replaced, or left unchanged.

=over 4

The following summary of all of the methods looks a lot like Perl code but some of the symbols have different meanings:

```
[ ] Encloses optional arguments  
:   Is followed by the default value for an optional argument  
|   Separates alternate return results
```

Method summary:

```
$obj    = Algorithm::Diff->new( \@seq1, \@seq2, [ \%opts ] );  
$pos    = $obj->Next( [ $count : 1 ] );  
$revPos = $obj->Prev( [ $count : 1 ] );  
$obj    = $obj->Reset( [ $pos : 0 ] );  
$copy   = $obj->Copy( [ $pos, [ $newBase ] ] );  
$oldBase = $obj->Base( [ $newBase ] );
```

Note that all of the following methods C<die> if used on an object that is "reset" (not currently pointing at any hunk).

```
$bits    = $obj->Diff( );  
@items|s|cnt = $obj->Same( );  
@items|s|cnt = $obj->Items( $seqNum );  
@idxs|s|cnt = $obj->Range( $seqNum, [ $base ] );  
$minIdx  = $obj->Min( $seqNum, [ $base ] );  
$maxIdx  = $obj->Max( $seqNum, [ $base ] );  
@values  = $obj->Get( @names );
```

Passing in C<undef> for an optional argument is always treated the same as if no argument were passed in.

=item C<Next>

```
$pos = $diff->Next(); # Move forward 1 hunk
$pos = $diff->Next( 2 ); # Move forward 2 hunks
$pos = $diff->Next(-5); # Move backward 5 hunks
```

C<Next> moves the object to point at the next hunk. The object starts out "reset", which means it isn't pointing at any hunk. If the object is reset, then C<Next()> moves to the first hunk.

C<Next> returns a true value iff the move didn't go past the last hunk. So C<Next(0)> will return true iff the object is not reset.

Actually, C<Next> returns the object's new position, which is a number between 1 and the number of hunks (inclusive), or returns a false value.

=item C<Prev>

C<Prev(\$N)> is almost identical to C<Next(-\$N)>; it moves to the \$Nth previous hunk. On a 'reset' object, C<Prev()> [and C<Next(-1)>] move to the last hunk.

The position returned by C<Prev> is relative to the I<end> of the hunks; -1 for the last hunk, -2 for the second-to-last, etc.

=item C<Reset>

```
$diff->Reset(); # Reset the object's position
$diff->Reset($pos); # Move to the specified hunk
$diff->Reset(1); # Move to the first hunk
$diff->Reset(-1); # Move to the last hunk
```

C<Reset> returns the object, so, for example, you could use C<< \$diff->Reset()->Next(-1) >> to get the number of hunks.

=item C<Copy>

```
$copy = $diff->Copy( $newPos, $newBase );
```

C<Copy> returns a copy of the object. The copy and the original object share most of their data, so making copies takes very little memory.

The copy maintains its own position (separate from the original), which is the main purpose of copies. It also maintains its own base.

By default, the copy's position starts out the same as the original object's position. But C<Copy> takes an optional first argument to set the new position, so the following three snippets are equivalent:

```
$copy = $diff->Copy($pos);
```

```
$copy = $diff->Copy();  
$copy->Reset($pos);
```

```
$copy = $diff->Copy()->Reset($pos);
```

C<Copy> takes an optional second argument to set the base for the copy. If you wish to change the base of the copy but leave the position the same as in the original, here are two equivalent ways:

```
$copy = $diff->Copy();  
$copy->Base( 0 );
```

```
$copy = $diff->Copy(undef,0);
```

Here are two equivalent way to get a "reset" copy:

```
$copy = $diff->Copy(0);
```

```
$copy = $diff->Copy()->Reset();
```

=item C<Diff>

```
$bits = $obj->Diff();
```

C<Diff> returns a true value iff the current hunk contains items that are different between the two sequences. It actually returns one of the follow 4 values:

=over 4

=item 3

C<3==(1|2)>. This hunk contains items from @seq1 and the items from @seq2 that should replace them. Both sequence 1 and 2 contain changed items so both the 1 and 2 bits are set.

=item 2

This hunk only contains items from @seq2 that should be inserted (not items from @seq1). Only sequence 2 contains changed items so only the 2 bit is set.

=item 1

This hunk only contains items from @seq1 that should be deleted (not items from @seq2). Only sequence 1 contains changed items so only the 1

bit is set.

=item 0

This means that the items in this hunk are the same in both sequences. Neither sequence 1 nor 2 contain changed items so neither the 1 nor the 2 bits are set.

=back

=item C<Same>

C<Same> returns a true value iff the current hunk contains items that are the same in both sequences. It actually returns the list of items if they are the same or an empty list if they aren't. In a scalar context, it returns the size of the list.

=item C<Items>

```
$count = $diff->Items(2);  
@items = $diff->Items($seqNum);
```

C<Items> returns the (number of) items from the specified sequence that are part of the current hunk.

If the current hunk contains only insertions, then

C<< \$diff->Items(1) >> will return an empty list (0 in a scalar context).

If the current hunk contains only deletions, then C<< \$diff->Items(2) >> will return an empty list (0 in a scalar context).

If the hunk contains replacements, then both C<< \$diff->Items(1) >> and C<< \$diff->Items(2) >> will return different, non-empty lists.

Otherwise, the hunk contains identical items and all of the following will return the same lists:

```
@items = $diff->Items(1);  
@items = $diff->Items(2);  
@items = $diff->Same();
```

=item C<Range>

```
$count = $diff->Range( $seqNum );  
@indices = $diff->Range( $seqNum );  
@indices = $diff->Range( $seqNum, $base );
```

C<Range> is like C<Items> except that it returns a list of I<indices> to the items rather than the items themselves. By default, the index of

the first item (in each sequence) is 0 but this can be changed by calling the C<Base> method. So, by default, the following two snippets return the same lists:

```
@list = $diff->Items(2);
@list = @seq2[ $diff->Range(2) ];
```

You can also specify the base to use as the second argument. So the following two snippets I<always> return the same lists:

```
@list = $diff->Items(1);
@list = @seq1[ $diff->Range(1,0) ];
```

=item C<Base>

```
$curBase = $diff->Base();
$oldBase = $diff->Base($newBase);
```

C<Base> sets and/or returns the current base (usually 0 or 1) that is used when you request range information. The base defaults to 0 so that range information is returned as array indices. You can set the base to 1 if you want to report traditional line numbers instead.

=item C<Min>

```
$min1 = $diff->Min(1);
$min = $diff->Min( $seqNum, $base );
```

C<Min> returns the first value that C<Range> would return (given the same arguments) or returns C<undef> if C<Range> would return an empty list.

=item C<Max>

C<Max> returns the last value that C<Range> would return or C<undef>.

=item C<Get>

```
( $n, $x, $r ) = $diff->Get(qw( min1 max1 range1 ));
@values = $diff->Get(qw( 0min2 1max2 range2 same base ));
```

C<Get> returns one or more scalar values. You pass in a list of the names of the values you want returned. Each name must match one of the following regexes:

```
/(?-?\d+)?(min|max)[12]$/i
/(range[12]|same|diff|base)$/i
```


The 1 or 2 after a name says which sequence you want the information for (and where allowed, it is required). The optional number before "min" or "max" is the base to use. So the following equalities hold:

```
$diff->Get('min1') == $diff->Min(1)
$diff->Get('0min2') == $diff->Min(2,0)
```

Using C<Get> in a scalar context when you've passed in more than one name is a fatal error (C<die> is called).

=back

=head2 C<prepare>

Given a reference to a list of items, C<prepare> returns a reference to a hash which can be used when comparing this sequence to other sequences with C<LCS> or C<LCS_length>.

```
$prep = prepare( \@seq1 );
for $i ( 0 .. 10_000 )
{
    @lcs = LCS( $prep, $seq[$i] );
    # do something useful with @lcs
}
```

C<prepare> may be passed an optional third parameter; this is a CODE reference to a key generation function. See L</KEY GENERATION FUNCTIONS>.

```
$prep = prepare( \@seq1, \&keyGen );
for $i ( 0 .. 10_000 )
{
    @lcs = LCS( $seq[$i], $prep, \&keyGen );
    # do something useful with @lcs
}
```

Using C<prepare> provides a performance gain of about 50% when calling LCS many times compared with not preparing.

=head2 C<diff>

```
@diffs = diff( \@seq1, \@seq2 );
$diffs_ref = diff( \@seq1, \@seq2 );
```

C<diff> computes the smallest set of additions and deletions necessary to turn the first sequence into the second, and returns a description of these changes. The description is a list of I<hunks>; each hunk represents a contiguous section of items which should be added,

deleted, or replaced. (Hunks containing unchanged items are not included.)

The return value of `C<diff>` is a list of hunks, or, in scalar context, a reference to such a list. If there are no differences, the list will be empty.

Here is an example. Calling `C<diff>` for the following two sequences:

```
a b c e h j l m n p
b c d e f j k l m r s t
```

would produce the following list:

```
(
  [ '-', 0, 'a' ],

  [ '+', 2, 'd' ],

  [ '-', 4, 'h' ],
  [ '+', 4, 'f' ],

  [ '+', 6, 'k' ],

  [ '-', 8, 'n' ],
  [ '-', 9, 'p' ],
  [ '+', 9, 'r' ],
  [ '+', 10, 's' ],
  [ '+', 11, 't' ],
)
```

There are five hunks here. The first hunk says that the `C<a>` at position 0 of the first sequence should be deleted (`C<->`). The second hunk says that the `C<d>` at position 2 of the second sequence should be inserted (`C<+>`). The third hunk says that the `C<h>` at position 4 of the first sequence should be removed and replaced with the `C<f>` from position 4 of the second sequence. And so on.

`C<diff>` may be passed an optional third parameter; this is a CODE reference to a key generation function. See `L</KEY GENERATION FUNCTIONS>`.

Additional parameters, if any, will be passed to the key generation routine.

```
=head2 C<sdiff>
```

```
@sdiffs = sdiff( \@seq1, \@seq2 );
```

```
$sdiffs_ref = sdiff( \@seq1, \@seq2 );
```

C<sdiff> computes all necessary components to show two sequences and their minimized differences side by side, just like the Unix-utility I<sdiff> does:

```
same      same
before   |   after
old      <  -
-        >  new
```

It returns a list of array refs, each pointing to an array of display instructions. In scalar context it returns a reference to such a list. If there are no differences, the list will have one entry per item, each indicating that the item was unchanged.

Display instructions consist of three elements: A modifier indicator (C<+>: Element added, C<->: Element removed, C<u>: Element unmodified, C<c>: Element changed) and the value of the old and new elements, to be displayed side-by-side.

An C<sdiff> of the following two sequences:

```
a b c e h j l m n p
b c d e f j k l m r s t
```

results in

```
( [ '-', 'a', ' ' ],
  [ 'u', 'b', 'b' ],
  [ 'u', 'c', 'c' ],
  [ '+', ' ', 'd' ],
  [ 'u', 'e', 'e' ],
  [ 'c', 'h', 'f' ],
  [ 'u', 'j', 'j' ],
  [ '+', ' ', 'k' ],
  [ 'u', 'l', 'l' ],
  [ 'u', 'm', 'm' ],
  [ 'c', 'n', 'r' ],
  [ 'c', 'p', 's' ],
  [ '+', ' ', 't' ],
)
```

C<sdiff> may be passed an optional third parameter; this is a CODE reference to a key generation function. See L</KEY GENERATION FUNCTIONS>.

Additional parameters, if any, will be passed to the key generation

routine.

```
=head2 C<compact_diff>
```

C<compact_diff> is much like C<sdiff> except it returns a much more compact description consisting of just one flat list of indices. An example helps explain the format:

```
my @a = qw( a b c e h j l m n p );
my @b = qw( b c d e f j k l m r s t );
@cdiff = compact_diff( \@a, \@b );
# Returns:
# @a @b @a @b
# start start values values
( 0, 0, # =
  0, 0, # a !
  1, 0, # b c = b c
  3, 2, # ! d
  3, 3, # e = e
  4, 4, # f ! h
  5, 5, # j = j
  6, 6, # ! k
  6, 7, # l m = l m
  8, 9, # n p ! r s t
  10, 12, #
);
```

The 0th, 2nd, 4th, etc. entries are all indices into @seq1 (@a in the above example) indicating where a hunk begins. The 1st, 3rd, 5th, etc. entries are all indices into @seq2 (@b in the above example) indicating where the same hunk begins.

So each pair of indices (except the last pair) describes where a hunk begins (in each sequence). Since each hunk must end at the item just before the item that starts the next hunk, the next pair of indices can be used to determine where the hunk ends.

So, the first 4 entries (0..3) describe the first hunk. Entries 0 and 1 describe where the first hunk begins (and so are always both 0). Entries 2 and 3 describe where the next hunk begins, so subtracting 1 from each tells us where the first hunk ends. That is, the first hunk contains items C<\${diff}[0]> through C<\${diff}[2] - 1> of the first sequence and contains items C<\${diff}[1]> through C<\${diff}[3] - 1> of the second sequence.

In other words, the first hunk consists of the following two lists of items:

```
# 1st pair 2nd pair
```

```

# of indices  of indices
@list1 = @a[ $cdiff[0] .. $cdiff[2]-1 ];
@list2 = @b[ $cdiff[1] .. $cdiff[3]-1 ];
# Hunk start  Hunk end

```

Note that the hunks will always alternate between those that are part of the LCS (those that contain unchanged items) and those that contain changes. This means that all we need to be told is whether the first hunk is a 'same' or 'diff' hunk and we can determine which of the other hunks contain 'same' items or 'diff' items.

By convention, we always make the first hunk contain unchanged items. So the 1st, 3rd, 5th, etc. hunks (all odd-numbered hunks if you start counting from 1) all contain unchanged items. And the 2nd, 4th, 6th, etc. hunks (all even-numbered hunks if you start counting from 1) all contain changed items.

Since @a and @b don't begin with the same value, the first hunk in our example is empty (otherwise we'd violate the above convention). Note that the first 4 index values in our example are all zero. Plug these values into our previous code block and we get:

```

@hunk1a = @a[ 0 .. 0-1 ];
@hunk1b = @b[ 0 .. 0-1 ];

```

And C<0..-1> returns the empty list.

Move down one pair of indices (2..5) and we get the offset ranges for the second hunk, which contains changed items.

Since C<@diff[2..5]> contains (0,0,1,0) in our example, the second hunk consists of these two lists of items:

```

@hunk2a = @a[ $cdiff[2] .. $cdiff[4]-1 ];
@hunk2b = @b[ $cdiff[3] .. $cdiff[5]-1 ];
# or
@hunk2a = @a[ 0 .. 1-1 ];
@hunk2b = @b[ 0 .. 0-1 ];
# or
@hunk2a = @a[ 0 .. 0 ];
@hunk2b = @b[ 0 .. -1 ];
# or
@hunk2a = ( 'a' );
@hunk2b = ( );

```

That is, we would delete item 0 ('a') from @a.

Since C<@diff[4..7]> contains (1,0,3,2) in our example, the third hunk

consists of these two lists of items:

```
@hunk3a = @a[ $cdiff[4] .. $cdiff[6]-1 ];
@hunk3a = @b[ $cdiff[5] .. $cdiff[7]-1 ];
# or
@hunk3a = @a[ 1 .. 3-1 ];
@hunk3a = @b[ 0 .. 2-1 ];
# or
@hunk3a = @a[ 1 .. 2 ];
@hunk3a = @b[ 0 .. 1 ];
# or
@hunk3a = qw( b c );
@hunk3a = qw( b c );
```

Note that this third hunk contains unchanged items as our convention demands.

You can continue this process until you reach the last two indices, which will always be the number of items in each sequence. This is required so that subtracting one from each will give you the indices to the last items in each sequence.

```
=head2 C<traverse_sequences>
```

C<traverse_sequences> used to be the most general facility provided by this module (the new OO interface is more powerful and much easier to use).

Imagine that there are two arrows. Arrow A points to an element of sequence A, and arrow B points to an element of the sequence B. Initially, the arrows point to the first elements of the respective sequences. C<traverse_sequences> will advance the arrows through the sequences one element at a time, calling an appropriate user-specified callback function before each advance. It will advance the arrows in such a way that if there are equal elements C<\$A[\$i]> and C<\$B[\$j]> which are equal and which are part of the LCS, there will be some moment during the execution of C<traverse_sequences> when arrow A is pointing to C<\$A[\$i]> and arrow B is pointing to C<\$B[\$j]>. When this happens, C<traverse_sequences> will call the C<MATCH> callback function and then it will advance both arrows.

Otherwise, one of the arrows is pointing to an element of its sequence that is not part of the LCS. C<traverse_sequences> will advance that arrow and will call the C<DISCARD_A> or the C<DISCARD_B> callback, depending on which arrow it advanced. If both arrows point to elements that are not part of the LCS, then C<traverse_sequences> will advance one of them and call the appropriate callback, but it is not specified which it will call.

The arguments to C<traverse_sequences> are the two sequences to traverse, and a hash which specifies the callback functions, like this:

```
traverse_sequences(  
  \@seq1, \@seq2,  
  { MATCH => $callback_1,  
    DISCARD_A => $callback_2,  
    DISCARD_B => $callback_3,  
  }  
);
```

Callbacks for MATCH, DISCARD_A, and DISCARD_B are invoked with at least the indices of the two arrows as their arguments. They are not expected to return any values. If a callback is omitted from the table, it is not called.

Callbacks for A_FINISHED and B_FINISHED are invoked with at least the corresponding index in A or B.

If arrow A reaches the end of its sequence, before arrow B does, C<traverse_sequences> will call the C<A_FINISHED> callback when it advances arrow B, if there is such a function; if not it will call C<DISCARD_B> instead. Similarly if arrow B finishes first. C<traverse_sequences> returns when both arrows are at the ends of their respective sequences. It returns true on success and false on failure. At present there is no way to fail.

C<traverse_sequences> may be passed an optional fourth parameter; this is a CODE reference to a key generation function. See L</KEY GENERATION FUNCTIONS>.

Additional parameters, if any, will be passed to the key generation function.

If you want to pass additional parameters to your callbacks, but don't need a custom key generation function, you can get the default by passing undef:

```
traverse_sequences(  
  \@seq1, \@seq2,  
  { MATCH => $callback_1,  
    DISCARD_A => $callback_2,  
    DISCARD_B => $callback_3,  
  },  
  undef, # default key-gen  
  $myArgument1,  
  $myArgument2,  
  $myArgument3,  
);
```

C<traverse_sequences> does not have a useful return value; you are expected to plug in the appropriate behavior with the callback functions.

=head2 C<traverse_balanced>

C<traverse_balanced> is an alternative to C<traverse_sequences>. It uses a different algorithm to iterate through the entries in the computed LCS. Instead of sticking to one side and showing element changes as insertions and deletions only, it will jump back and forth between the two sequences and report I<changes> occurring as deletions on one side followed immediately by an insertion on the other side.

In addition to the C<DISCARD_A>, C<DISCARD_B>, and C<MATCH> callbacks supported by C<traverse_sequences>, C<traverse_balanced> supports a C<CHANGE> callback indicating that one element got C<replaced> by another:

```
traverse_balanced(  
  \@seq1, \@seq2,  
  { MATCH => $callback_1,  
    DISCARD_A => $callback_2,  
    DISCARD_B => $callback_3,  
    CHANGE  => $callback_4,  
  }  
);
```

If no C<CHANGE> callback is specified, C<traverse_balanced> will map C<CHANGE> events to C<DISCARD_A> and C<DISCARD_B> actions, therefore resulting in a similar behaviour as C<traverse_sequences> with different order of events.

C<traverse_balanced> might be a bit slower than C<traverse_sequences>, noticeable only while processing huge amounts of data.

The C<sdiff> function of this module is implemented as call to C<traverse_balanced>.

C<traverse_balanced> does not have a useful return value; you are expected to plug in the appropriate behavior with the callback functions.

=head1 KEY GENERATION FUNCTIONS

Most of the functions accept an optional extra parameter. This is a CODE reference to a key generating (hashing) function that should return a string that uniquely identifies a given element. It should be the case that if two elements are to be considered equal, their keys should be the same (and the other way around). If no key generation function

is provided, the key will be the element as a string.

By default, comparisons will use "eq" and elements will be turned into keys using the default stringizing operator "".

Where this is important is when you're comparing something other than strings. If it is the case that you have multiple different objects that should be considered to be equal, you should supply a key generation function. Otherwise, you have to make sure that your arrays contain unique references.

For instance, consider this example:

```
package Person;

sub new
{
    my $package = shift;
    return bless { name => "", ssn => "", @_ }, $package;
}

sub clone
{
    my $old = shift;
    my $new = bless { %$old }, ref($old);
}

sub hash
{
    return shift()->{'ssn'};
}

my $person1 = Person->new( name => 'Joe', ssn => '123-45-6789' );
my $person2 = Person->new( name => 'Mary', ssn => '123-47-0000' );
my $person3 = Person->new( name => 'Pete', ssn => '999-45-2222' );
my $person4 = Person->new( name => 'Peggy', ssn => '123-45-9999' );
my $person5 = Person->new( name => 'Frank', ssn => '000-45-9999' );
```

If you did this:

```
my $array1 = [ $person1, $person2, $person4 ];
my $array2 = [ $person1, $person3, $person4, $person5 ];
Algorithm::Diff::diff( $array1, $array2 );
```

everything would work out OK (each of the objects would be converted into a string like "Person=HASH(0x82425b0)" for comparison).

But if you did this:

```
my $array1 = [ $person1, $person2, $person4 ];
my $array2 = [ $person1, $person3, $person4->clone(), $person5 ];
Algorithm::Diff::diff( $array1, $array2 );
```

`$person4` and `$person4->clone()` (which have the same name and SSN) would be seen as different objects. If you wanted them to be considered equivalent, you would have to pass in a key generation function:

```
my $array1 = [ $person1, $person2, $person4 ];
my $array2 = [ $person1, $person3, $person4->clone(), $person5 ];
Algorithm::Diff::diff( $array1, $array2, \&Person::hash );
```

This would use the 'ssn' field in each `Person` as a comparison key, and so would consider `$person4` and `$person4->clone()` as equal.

You may also pass additional parameters to the key generation function if you wish.

=head1 ERROR CHECKING

If you pass these routines a non-reference and they expect a reference, they will die with a message.

=head1 AUTHOR

This version released by Tye McQueen (<http://perlmonks.org/?node=tye>).

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=head1 MAILING LIST

Mark-Jason still maintains a mailing list. To join a low-volume mailing list for announcements related to `diff` and `Algorithm::Diff`, send an empty mail message to mjd-perl-diff-request@plover.com.

=head1 CREDITS

Versions through 0.59 (and much of this documentation) were written by:

Mark-Jason Dominus, mjd-perl-diff@plover.com

This version borrows some documentation and routine names from Mark-Jason's, but Diff.pm's code was completely replaced.

This code was adapted from the Smalltalk code of Mario Wolczko <mario@wolczko.com>, which is available at <ftp://st.cs.uiuc.edu/pub/Smalltalk/MANCHESTER/manchester/4.0/diff.st>

C<sdiff> and C<traverse_balanced> were written by Mike Schilli <m@perlmeister.com>.

The algorithm is that described in I<A Fast Algorithm for Computing Longest Common Subsequences>, CACM, vol.20, no.5, pp.350-353, May 1977, with a few minor improvements to improve the speed.

Much work was done by Ned Konz (perl@bike-nomad.com).

The OO interface and some other changes are by Tye McQueen.

=cut

Found in path(s):

* /opt/cola/permits/1136574725_1613801364.93/0/libalgorithm-diff-perl-1-19-03-orig-1-tar-gz/Algorithm-Diff-1.1903/lib/Algorithm/Diff.pm

1.17 toml 0.10.2

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1.18 tar 1.30+dfsg-7ubuntu0.20.04.2

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This package is maintained for Debian by Janos Lenart <ocsi@debian.org>, and was built from the sources found at:

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More recently, I'm directly using the upstream source repository at

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1.19 libxdmcp 1.1.3-0ubuntu1

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1.20 html5lib 1.1

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1.21 libmpc 1.1.0 1

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Version 3, 29 June 2007

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1.22 vixie-cron 3.0p11-136ubuntu1

1.22.1 Available under license :

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.\" WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
.\"
.\" @(#)bitstring.3 5.1 (Berkeley) 12/13/89
.\"
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/bitstring.3
```

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```
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```

```
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```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/Makefile
```

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```

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```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/popen.c
```

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* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/database.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/misc.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/job.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/compat.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/do_command.c
```

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/user.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/config.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/entry.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/env.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.c
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```

```
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* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

\$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp \$

Read the comments at the top of the Makefile, then edit the area marked 'configurable stuff'.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.

You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable

BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows `_PATH_SENDMAIL` to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:

```
make all
```

su and say:

```
make install
```

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the ``crontab'` command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have no effect until they are reinstalled with another ``crontab -r'` command. (2) The crontab command will affect the crontab of the person using the command unless ``-u USER'` is given; ``-u'` only works for root. When using most ``su'` commands under most BSD's, ``crontab'` will still think of you as yourself even though you may think of yourself as root -- so use ``-u'` liberally. (3) the ``-r'` option stands for ``replace'`; check the man page for `crontab(1)` for other possibilities.

Kill your existing cron daemon -- do ``ps aux'` and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no `'&'` is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/INSTALL
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.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.1,v 2.4 1993/12/31 10:47:33 vixie Exp $
.\"
```

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/crontab.1
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* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
*/
```

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/compat.h

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/pathnames.h

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/externs.h

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.\ " * software; use at your own risk, responsibility for damages (if any) to
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.\ " *
.\ " * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\ " * I'll try to keep a version up to date. I can be reached as follows:
.\ " * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
.\ " */
.\ "
.\ " $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $
.\ "

```

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/cron.8

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 *
 * @(#)bitstring.h 5.2 (Berkeley) 4/4/90

```

*/

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.\/*
.\/* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\/* I'll try to keep a version up to date. I can be reached as follows:
.\/* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
.\*/
.\"
.\" $Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp $
.\"
```

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.5
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## *
## * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
## * I'll try to keep a version up to date. I can be reached as follows:
## * Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
##*/
```

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

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To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up and rip out all the 'su' commands, collapse the lengthy lists into ranges with steps -- basically, this step is as much work as you want to make it)

start up the new cron

(must be done as root)

watch it. test it with 'crontab -r' and watch the daemon track your changes.
if you like it, change your /etc/{rc,rc.local} to use it instead of the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/README

1.23 python-certifi 2021.10.8

1.23.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication. Just configure this file as the SSLCACertificateFile.#

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@(#) \$RCSfile: certdata.txt,v \$ \$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.24 pycparser 2.21

1.24.1 Available under license :

pycparser -- A C parser in Python

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1.25 kerberos 1.17-6ubuntu4.1

1.25.1 Available under license :

[NOTE: MIT has only incorporated the mechglue and spnego change, and not the incremental propagation changes. The filenames are different between the Sun and MIT sources. The actual MIT filenames appear in the top-level README file. Original text of Sun's LICENSE file follows.]

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```
cmd/krb5/ipropl/ipropl.x
cmd/krb5/ipropl/ipropl_hdr.h
cmd/krb5/kadmin/server/ipropl_svc.c
cmd/krb5/kproplog/kproplog.c
```

cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech/spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
lib/libgss/g_acquire_cred.c
lib/libgss/g_canon_name.c
lib/libgss/g_compare_name.c
lib/libgss/g_context_time.c
lib/libgss/g_delete_sec_context.c
lib/libgss/g_dsp_name.c
lib/libgss/g_dsp_status.c
lib/libgss/g_dup_name.c
lib/libgss/g_exp_sec_context.c
lib/libgss/g_export_name.c
lib/libgss/g_glue.c
lib/libgss/g_imp_name.c
lib/libgss/g_imp_sec_context.c
lib/libgss/g_init_sec_context.c
lib/libgss/g_initialize.c
lib/libgss/g_inquire_context.c
lib/libgss/g_inquire_cred.c
lib/libgss/g_inquire_names.c
lib/libgss/g_process_context.c
lib/libgss/g_rel_buffer.c
lib/libgss/g_rel_cred.c
lib/libgss/g_rel_name.c
lib/libgss/g_rel_oid_set.c
lib/libgss/g_seal.c
lib/libgss/g_sign.c
lib/libgss/g_store_cred.c
lib/libgss/g_unseal.c
lib/libgss/g_userok.c
lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.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
lib/gssapi/spnego/spnego_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/ipropr_hdr.h
kadmin/server/ipropr_svc.c
lib/kdb/ipropr.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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The End

```
# To give due honour to those who have made Perl 5 what it is today,
# here are easily-from-changelogs-extractable people and their
# (hopefully) current and preferred email addresses from the commits.
# These people have either submitted patches or suggestions, or their bug
# reports or comments have inspired the appropriate patches. Corrections,
# additions, deletions welcome; send them to perlbug@perl.org, preferably
# as the output of diff(1), diff -u or diff -c between the original and a
# corrected version of this file.
```

```
#
```

```
# The use of this database for anything else than Perl development
# is strictly forbidden. (Passive distribution with the Perl source
# code kit is, of course, allowed.)
```

```
#
```

```
# This should contain the preferred addresses. Alternate addresses are in
# Porting/checkAUTHORS.pl.
```

```
#
```

```
# After editing, please run: make test_porting
```

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PLY (Python Lex-Yacc) Version 3.11

[![Build Status](https://travis-ci.org/dabeaz/ply.svg?branch=master)](https://travis-ci.org/dabeaz/ply)

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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>

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=====

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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 = " \t"

def t_newline(t):
    r\n+'
    t.lexer.lineno += t.value.count("\n")

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

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

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

```

```

        ('right','UMINUS'),
    )

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

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

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

def p_expression_binop(p):
    '''expression : expression PLUS expression
    | expression MINUS expression
    | expression TIMES expression
    | expression DIVIDE expression'''
    if p[2] == '+': p[0] = p[1] + p[3]
    elif p[2] == '-': p[0] = p[1] - p[3]
    elif p[2] == '*': p[0] = p[1] * p[3]
    elif p[2] == '/': p[0] = p[1] / p[3]

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

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

def p_expression_number(p):
    'expression : NUMBER'
    p[0] = p[1]

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

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

import ply.yacc as yacc

```



```
yacc.yacc()
```

```
while True:
```

```
    try:
```

```
        s = raw_input('calc > ') # use input() on Python 3
```

```
    except EOFError:
```

```
        break
```

```
    yacc.parse(s)
```

Bug Reports and Patches

```
=====
```

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

-- Dave

Found in path(s):

```
* /opt/cola/permits/1160874329_1620411264.5/0/dabeaz-ply-3-11-0-g0f398b7-1-tar-gz/dabeaz-ply-0f398b7/README.md
```

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

```
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```

Found in path(s):

```
* /opt/cola/permits/1160874329_1620411264.5/0/dabeaz-ply-3-11-0-g0f398b7-1-tar-gz/dabeaz-ply-0f398b7/example/GardenSnake/GardenSnake.py
```

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

```
# All rights reserved
```

Found in path(s):

```
* /opt/cola/permits/1160874329_1620411264.5/0/dabeaz-ply-3-11-0-g0f398b7-1-tar-gz/dabeaz-ply-0f398b7/ply/cpp.py
```

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Found in path(s):

```
* /opt/cola/permits/1160874329_1620411264.5/0/dabeaz-ply-3-11-0-g0f398b7-1-tar-gz/dabeaz-ply-  
0f398b7/ply/lex.py  
* /opt/cola/permits/1160874329_1620411264.5/0/dabeaz-ply-3-11-0-g0f398b7-1-tar-gz/dabeaz-ply-  
0f398b7/ply/yacc.py
```

1.28 progress 1.5

1.28.1 Available under license :

```
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```

1.29 visual-studio-runtime 2017

1.29.1 Available under license :

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.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes

2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

Footnotes:

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(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

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=====
Distutils2 Contributors

=====
The Distutils2 project was started by Tarek Ziad and is currently maintained by ric Araujo. Many people have contributed to the project.

distlib has started off using some of the code from distutil2.

If you're making a patch, please add your name below in alphabetical order, and welcome into the Fellowship of the Packaging!

Thanks to:

- Rajiv Abraham
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- David Barnett
- Pior Bastida
- Anthony Baxter
- Erik Bray

- C. Titus Brown
- Francisco Martn Brugu
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- Godefroid Chapelle
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1.30 libunistring 0.9.10 2

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1.33 wget 1.20.3 1ubuntu2

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This package was debianized by
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Nol Kthe <noel@debian.org> on Mon, 18 Feb 2002 09:53:00 +0100

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1.34 ubuntu-keyring 2020.02.11.4

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1.35 hostname 3.23

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hostname -- set the host name or show the host/domain name

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1.36 msgpack-python 0.5.6

1.36.1 Available under license :

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1.37 webencodings 0.5.1

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Found in path(s):

- * /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/x_user_defined.py
- * /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/tests.py
- * /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/labels.py
- * /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/__init__.py

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```
from setuptools import setup, find_packages
import io
from os import path
import re
```

```
VERSION = re.search("VERSION = '([^\n]+)'", io.open(
    path.join(path.dirname(__file__), 'webencodings', '__init__.py'),
    encoding='utf-8'
).read().strip()).group(1)
```

```
LONG_DESCRIPTION = io.open(
    path.join(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',
    maintainer='Geoffrey Sneddon',
    maintainer_email='me@gsnedders.com',
    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',
        'Programming Language :: Python :: 2',
        'Programming Language :: Python :: 2.6',
        'Programming Language :: Python :: 2.7',
        'Programming Language :: Python :: 3',
        'Programming Language :: Python :: 3.3',
        'Programming Language :: Python :: 3.4',
        'Programming Language :: Python :: 3.5',
        'Programming Language :: Python :: 3.6',
        'Programming Language :: Python :: Implementation :: CPython',
        'Programming Language :: Python :: Implementation :: PyPy',
        'Topic :: Internet :: WWW/HTTP',
    ],
    packages=find_packages(),
)
```

Found in path(s):

* /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/setup.py

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```
webencodings.mklabels
```

```
~~~~~
```

Regenerate the webencodings.labels module.

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```
"""
```

```
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,\n' % (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/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/mklabels.py

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Metadata-Version: 1.1

Name: webencodings

Version: 0.5.1

Summary: Character encoding aliases for legacy web content

Home-page: <https://github.com/SimonSapin/python-webencodings>

Author: Geoffrey Sneddon

Author-email: me@gsnedders.com

License: BSD

Description: python-webencodings

=====

This is a Python implementation of the `WHATWG Encoding standard`
[<http://encoding.spec.whatwg.org/>](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>

* 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 Python's.

Platform: UNKNOWN
Classifier: Development Status :: 4 - Beta
Classifier: Intended Audience :: Developers
Classifier: License :: OSI Approved :: BSD License
Classifier: Programming Language :: Python
Classifier: Programming Language :: Python :: 2
Classifier: Programming Language :: Python :: 2.6
Classifier: Programming Language :: Python :: 2.7
Classifier: Programming Language :: Python :: 3
Classifier: Programming Language :: Python :: 3.3
Classifier: Programming Language :: Python :: 3.4
Classifier: Programming Language :: Python :: 3.5
Classifier: Programming Language :: Python :: 3.6
Classifier: Programming Language :: Python :: Implementation :: CPython
Classifier: Programming Language :: Python :: Implementation :: PyPy
Classifier: Topic :: Internet :: WWW/HTTP

Found in path(s):

* /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/PKG-INFO
* /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings.egg-info/PKG-INFO

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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>
- * 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
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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 Python's.

Found in path(s):

* /opt/cola/permits/1110814957_1606854649.94/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/README.rst

1.38 libalgorithm-merge-perl 0.08-3

1.38.1 Available under license :

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```
#
# For testing:
#
sub main::diag {
    warn join("", @_), "\n";
}

print join(" ", merge(
#print Data::Dumper -> Dump([
# merge(
#   #[qw(a b c d   h i j)], # ancestor
#   #[qw(a b c d f h i j)], # left
#   #[qw(a b c e g   )], # right
    [qw(0 1 2 3 4 7 9 b)],
    [qw(0 6   8 a b)],
    [qw(0 1 2 3 5 8 a b)],
##
    {
        CONFLICT => sub ($$) { (
            q{<}, @{$$_[0]}, q{ }, @{$$_[1]}, q{>}
        ) },
    },
)), "\n";
#)], "\n";
#print join(" ", @ {
#   [qw(0 1 @ < 3 | # > 6)]
#   }, "\n";

1;
__END__

1;

__END__

=head1 NAME
```

Algorithm::Merge - Three-way merge and diff

=head1 SYNOPSIS

```
use Algorithm::Merge qw(merge diff3 traverse_sequences3);
```

```
@merged = merge(\@ancestor, \@a, \@b, {  
    CONFLICT => sub { }  
});
```

```
@merged = merge(\@ancestor, \@a, \@b, {  
    CONFLICT => sub { }  
}, $key_generation_function);
```

```
$merged = merge(\@ancestor, \@a, \@b, {  
    CONFLICT => sub { }  
});
```

```
$merged = merge(\@ancestor, \@a, \@b, {  
    CONFLICT => sub { }  
}, $key_generation_function);
```

```
@diff = diff3(\@ancestor, \@a, \@b);
```

```
@diff = diff3(\@ancestor, \@a, \@b, $key_generation_function);
```

```
$diff = diff3(\@ancestor, \@a, \@b);
```

```
$diff = diff3(\@ancestor, \@a, \@b, $key_generation_function);
```

```
@trav = traverse_sequences3(\@ancestor, \@a, \@b, {  
    # callbacks  
});
```

```
@trav = traverse_sequences3(\@ancestor, \@a, \@b, {  
    # callbacks  
}, $key_generation_function);
```

```
$trav = traverse_sequences3(\@ancestor, \@a, \@b, {  
    # callbacks  
});
```

```
$trav = traverse_sequences3(\@ancestor, \@a, \@b, {  
    # callbacks  
}, $key_generation_function);
```

=head1 USAGE

This module complements L<Algorithm::Diff|Algorithm::Diff> by providing three-way merge and diff functions.

In this documentation, the first list to C<diff3>, C<merge>, and C<traverse_sequences3> is called the `original' list. The second list is the `left' list. The third list is the `right' list.

The optional key generation arguments are the same as in L<Algorithm::Diff|Algorithm::Diff>. See L<Algorithm::Diff> for more information.

=head2 diff3

Given references to three lists of items, C<diff3> performs a three-way difference.

This function returns an array of operations describing how the left and right lists differ from the original list. In scalar context, this function returns a reference to such an array.

Perhaps an example would be useful.

Given the following three lists,

```
original: a b c e f h i k
left:    a b d e f g i j k
right:   a b c d e h i j k

merge:  a b d e g i j k
```

we have the following result from diff3:

```
[ 'u', 'a', 'a', 'a' ],
[ 'u', 'b', 'b', 'b' ],
[ 'l', 'c', undef, 'c' ],
[ 'o', undef, 'd', 'd' ],
[ 'u', 'e', 'e', 'e' ],
[ 'r', 'f', 'f', undef ],
[ 'o', 'h', 'g', 'h' ],
[ 'u', 'i', 'i', 'i' ],
[ 'o', undef, 'j', 'j' ],
[ 'u', 'k', 'k', 'k' ]
```

The first element in each row is the array with the difference:

c - conflict (no two are the same)

l - left is different

o - original is different

r - right is different

u - unchanged

The next three elements are the lists from the original, left, and right arrays respectively that the row refers to (in the synopsis, these are C<@ancestor>, C<@a>, and C<@b>, respectively).

=head2 merge

Given references to three lists of items, C<merge> performs a three-way merge. The C<merge> function uses the C<diff3> function to do most of the work.

The only callback currently used is C<CONFLICT> which should be a reference to a subroutine that accepts two array references. The first array reference is to a list of elements from the left list. The second array reference is to a list of elements from the right list. This callback should return a list of elements to place in the merged list in place of the conflict.

The default C<CONFLICT> callback returns the following:

```
q{<!-- ----- START CONFLICT ----- -->},
(@left),
q{<!-- ----- -->},
(@right),
q{<!-- ----- END CONFLICT ----- -->},
```

=head2 traverse_sequences3

This is the workhorse function that goes through the three sequences and calls the callback functions.

The following callbacks are supported.

=over 4

=item NO_CHANGE

This is called if all three sequences have the same element at the current position. The arguments are the current positions within each sequence, the first argument being the current position within the first sequence.

=item A_DIFF

This is called if the first sequence is different than the other two sequences at the current position.

This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the first sequence is not in either of the other two sequences.

If two arguments, then there is no element in the first sequence that corresponds to the elements at the given positions in the second and third sequences.

If three arguments, then the element at the given position in the first sequence is different than the corresponding element in the other two sequences, but the other two sequences have corresponding elements.

=item B_DIFF

This is called if the second sequence is different than the other two sequences at the current position.

This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the second sequence is not in either of the other two sequences.

If two arguments, then there is no element in the second sequence that corresponds to the elements at the given positions in the first and third sequences.

If three arguments, then the element at the given position in the second sequence is different than the corresponding element in the other two sequences, but the other two sequences have corresponding elements.

=item C_DIFF

This is called if the third sequence is different than the other two sequences at the current position.

This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the third sequence is not in either of the other two sequences.

If two arguments, then there is no element in the third sequence that corresponds to the elements at the given positions in the first and second sequences.

If three arguments, then the element at the given position in the third sequence is different than the corresponding element in the other two

sequences, but the other two sequences have corresponding elements.

=item CONFLICT

This is called if all three sequences have different elements at the current position. The three arguments are the current positions within each sequence.

=back 4

=head1 BUGS

Most assuredly there are bugs. If a pattern similar to the above example does not work, send it to <jsmith@cpan.org> or report it on <<http://rt.cpan.org/>>, the CPAN bug tracker.

L<Algorithm::Diff|Algorithm::Diff>'s implementation of C<traverse_sequences> may not be symmetric with respect to the input sequences if the second and third sequence are of different lengths. Because of this, C<traverse_sequences3> will calculate the diffs of the second and third sequences as passed and swapped. If the differences are not the same, it will issue an `Algorithm::Diff::diff is not symmetric for second and third sequences...' warning. It will try to handle this, but there may be some cases where it can't.

=head1 SEE ALSO

L<Algorithm::Diff>.

=head1 AUTHOR

James G. Smith, <jsmith@cpan.org>

=head1 COPYRIGHT

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Found in path(s):

* /opt/cola/permits/1176105893_1624619075.97/0/libalgorithm-merge-perl-0-08-orig-1-tar-gz/Algorithm-Merge-0.08/Merge.pm

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NAME

Algorithm::Merge - Three-way merge and diff

SYNOPSIS

```
use Algorithm::Merge qw(merge diff3 traverse_sequences3);

@merged = merge(\@ancestor, \@a, \@b, {
    CONFLICT => sub { }
});

@merged = merge(\@ancestor, \@a, \@b, {
    CONFLICT => sub { }
}, $key_generation_function);

$merged = merge(\@ancestor, \@a, \@b, {
    CONFLICT => sub { }
});

$merged = merge(\@ancestor, \@a, \@b, {
    CONFLICT => sub { }
}, $key_generation_function);

@diff = diff3(\@ancestor, \@a, \@b);

@diff = diff3(\@ancestor, \@a, \@b, $key_generation_function);

$difff = diff3(\@ancestor, \@a, \@b);

$difff = diff3(\@ancestor, \@a, \@b, $key_generation_function);

@trav = traverse_sequences3(\@ancestor, \@a, \@b, {
    # callbacks
});

@trav = traverse_sequences3(\@ancestor, \@a, \@b, {
    # callbacks
}, $key_generation_function);

$trav = traverse_sequences3(\@ancestor, \@a, \@b, {
    # callbacks
});

$trav = traverse_sequences3(\@ancestor, \@a, \@b, {
    # callbacks
}, $key_generation_function);
```

USAGE

This module complements Algorithm::Diff by providing three-way merge and diff functions.

In this documentation, the first list to "diff3", "merge", and

"`traverse_sequences3`" is called the `'original'` list. The second list is the `'left'` list. The third list is the `'right'` list.

The optional key generation arguments are the same as in `Algorithm::Diff`. See `Algorithm::Diff` for more information.

`diff3`

Given references to three lists of items, "`diff3`" performs a three-way difference.

This function returns an array of operations describing how the left and right lists differ from the original list. In scalar context, this function returns a reference to such an array.

Perhaps an example would be useful.

Given the following three lists,

```
original: a b c e f h i k
left:    a b d e f g i j k
right:   a b c d e h i j k

merge:  a b d e g i j k
```

we have the following result from `diff3`:

```
[ 'u', 'a', 'a', 'a' ],
[ 'u', 'b', 'b', 'b' ],
[ 'l', 'c', undef, 'c' ],
[ 'o', undef, 'd', 'd' ],
[ 'u', 'e', 'e', 'e' ],
[ 'r', 'f', 'f', undef ],
[ 'o', 'h', 'g', 'h' ],
[ 'u', 'i', 'i', 'i' ],
[ 'o', undef, 'j', 'j' ],
[ 'u', 'k', 'k', 'k' ]
```

The first element in each row is the array with the difference:

- c - conflict (no two are the same)
- l - left is different
- o - original is different
- r - right is different
- u - unchanged

The next three elements are the lists from the original, left, and right arrays respectively that the row refers to (in the synopsis, these are `@ancestor`, `@a`, and `@b`, respectively).

merge

Given references to three lists of items, "merge" performs a three-way merge. The "merge" function uses the "diff3" function to do most of the work.

The only callback currently used is "CONFLICT" which should be a reference to a subroutine that accepts two array references. The first array reference is to a list of elements from the left list. The second array reference is to a list of elements from the right list. This callback should return a list of elements to place in the merged list in place of the conflict.

The default "CONFLICT" callback returns the following:

```
q{<!-- ----- START CONFLICT ----- -->},
(@left),
q{<!-- ----- -->},
(@right),
q{<!-- ----- END CONFLICT ----- -->},
```

traverse_sequences3

This is the workhorse function that goes through the three sequences and calls the callback functions.

The following callbacks are supported.

NO_CHANGE

This is called if all three sequences have the same element at the current position. The arguments are the current positions within each sequence, the first argument being the current position within the first sequence.

A_DIFF

This is called if the first sequence is different than the other two sequences at the current position. This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the first sequence is not in either of the other two sequences.

If two arguments, then there is no element in the first sequence that corresponds to the elements at the given positions in the second and third sequences.

If three arguments, then the element at the given position in the first sequence is different than the corresponding element in the other two sequences, but the other two sequences have corresponding

elements.

B_DIFF

This is called if the second sequence is different than the other two sequences at the current position. This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the second sequence is not in either of the other two sequences.

If two arguments, then there is no element in the second sequence that corresponds to the elements at the given positions in the first and third sequences.

If three arguments, then the element at the given position in the second sequence is different than the corresponding element in the other two sequences, but the other two sequences have corresponding elements.

C_DIFF

This is called if the third sequence is different than the other two sequences at the current position. This callback will be called with one, two, or three arguments.

If one argument, then only the element at the given position from the third sequence is not in either of the other two sequences.

If two arguments, then there is no element in the third sequence that corresponds to the elements at the given positions in the first and second sequences.

If three arguments, then the element at the given position in the third sequence is different than the corresponding element in the other two sequences, but the other two sequences have corresponding elements.

CONFLICT

This is called if all three sequences have different elements at the current position. The three arguments are the current positions within each sequence.

BUGS

Most assuredly there are bugs. If a pattern similar to the above example does not work, send it to <jsmith@cpan.org> or report it on <<http://rt.cpan.org/>>, the CPAN bug tracker.

Algorithm::Diff's implementation of "traverse_sequences" may not be symmetric with respect to the input sequences if the second and third

sequence are of different lengths. Because of this, "traverse_sequences3" will calculate the diffs of the second and third sequences as passed and swapped. If the differences are not the same, it will issue an `Algorithm::Diff::diff is not symmetric for second and third sequences...` warning. It will try to handle this, but there may be some cases where it can't.

SEE ALSO

Algorithm::Diff.

AUTHOR

James G. Smith, <jsmith@cpan.org>

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Found in path(s):

* /opt/cola/permits/1176105893_1624619075.97/0/libalgorithm-merge-perl-0-08-orig-1-tar-gz/Algorithm-Merge-0.08/README

1.39 packaging 21.2

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1.43 base-files 11ubuntu5.5

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```

```
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Version 3, 29 June 2007

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%% winjs version 4.4.0 (<https://github.com/winjs/winjs>)

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1. Seti UI - A subtle dark colored UI theme for Atom. (<https://github.com/jesseweed/seti-ui>)

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1.47 fdisk 2.34.0

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1.48 e2fsprogs 1.45.5 2ubuntu1

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

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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 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:

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Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

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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

-

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Theodore Ts'o
23-June-2007

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```

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

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

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```
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```

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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

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Julian Seward, jseward@acm.org
bzip2/libbzip2 version 1.0.8 of 13 July 2019

1.50 colorama 0.4.4

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1.51 debconf 1.5.73

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1.52 pam 1.3.1-5ubuntu4.3

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1.53 appdirs 1.4.3

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1.54 binutils 2.34-6ubuntu1.3

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and:

`cvs://pserver:anoncvs@sources.redhat.com:/cvs/src`

It was previously maintained by Christopher C. Chimelis <chris@debian.org>

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1.55 readline 8.0-4

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
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1.60 python-dotenv 0.19.0

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1.61 paramiko 2.10.4

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline

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1.62 mpfr 4.0.2 1

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```

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1.63 libfile-fcntllock-perl 0.22-3build4

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File::FcntlLock

=====

File::FcntlLock is a module to do file locking in an object oriented fashion using the `fcntl(2)` system call. This allows locks on parts of a file as well as on the whole file and overcomes some known problems with `flock(2)`, on which Perl's `flock()` function is based per default.

Since version 0.15 there three slightly different ways this can be done with using this package. Per default a method is used where a shared library build creation of the package is called from the Perl code to invoke the `fcntl(2)` system function. This method can also be used by employing the `File::FcntlLock::XS` module (which basically an alias for `File::FcntlLock`). Two further methods instead use calls of the Perl `fcntl()` function. In both cases at some time a C program must be run to determine the binary layout of the C `flock` struct used by `fcntl()` for locking. For the one package, `File::FcntlLock::Pure`, this is done while making the package. For the other, `File::FcntlLock::Inline`, this happens each time the package is loaded (e.g. with the 'use' function). Of course, for this to work a C compiler must be installed on the system!

Unfortunately, there seem to be a few 32-bit systems where the `off_t` type, used in the `flock` struct, is a 64-bit integer but which use a Perl version that hasn't 64-bit support enabled. On these systems the 'q' format for Perl's `pack()` and `unpack()` function isn't available and thus a "pure Perl" approach is thus not possible. On such systems the `File::FcntlLock::Pure` and `File::FcntlLock::Inline` modules won't get installed.

PORTABILITY

To use the module the system must support the `fcntl()` system call which probably will restrict its use to POSIX compliant systems.

INSTALLATION

To install this module type the following:

```
perl Makefile.PL
make
make test
make install
```

DEPENDENCIES

The module requires the following other modules:

POSIX, Errno, Carp, Exporter, DynaLoader

To install the module(s) a C compiler must be available and the system must support the use of shared libraries (or DLLs). For `File::FcntlFlock::Inline` the C compiler must also be available when the module is used. The installation of the `File::FcntlLock::Pure` and `File::FcntlLock::Inline` modules require that the Perl `pack()` and `unpack()` function support the 'q' format if the `off_t` type on the system is 64-bit wide.

ACKNOWLEDGMENTS

Thanks to Mark Jason Dominus and Benjamin Goldberg for helpful discussions, code examples and encouragement. Glenn Herteg pointed out several problems and also helped improve the documentation. Julian Moreno Patino helped correcting the documentation and pointed out problems arising on GNU Hurd (which seems to have only very rudimentary support for locking with `fcntl(2)`, at least at that time). Niko Tyni and Guillem Jover encouraged and helped with implementing alternatives to a XS-only approach which hopefully will make the module more useful under certain circumstances.

AUTHOR

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=head1 NAME

File::FcntlLock - File locking with L<fcntl(2)>

This text also documents the following sub-packages:

=over 2

=item File::FcntlLock::XS

=item File::FcntlLock::Pure

=item File::FcntlLock::Inline

=back

=head1 SYNOPSIS

```
use File::FcntlLock;
```

```
my $fs = new File::FcntlLock;  
$fs->l_type( F_RDLCK );  
$fs->l_whence( SEEK_CUR );  
$fs->l_start( 100 );  
$fs->l_len( 123 );
```

```
open my $fh, '<', 'file_name' or die "Can't open file: $!\n";
```

```
$fs->lock( $fh, F_SETLK )
    or print "Locking failed: " . $fs->error . "\n";
$fs->l_type( F_UNLCK );
$fs->lock( $fh, F_SETLK )
    or print "Unlocking failed: " . $fs->error . "\n";
```

=head1 DESCRIPTION

File locking in Perl is usually done using the C<flock> function. Unfortunately, this only allows locks on whole files and is often implemented in terms of the L<flock(2)> system function which has some shortcomings (especially concerning locks on remotely mounted file systems) and slightly different behaviour than L<fcntl(2)>.

Using this module file locking via L<fcntl(2)> can be done (obviously, this restricts the use of the module to systems that have a L<fcntl(2)> system call). Before a file (or parts of a file) can be locked, an object simulating a flock structure, containing information in a binary format to be passed to L<fcntl(2)> for locking requests, must be created and its properties set. Afterwards, by calling the L<lock(> method a lock can be set and removed or it can be determined if and which process currently holds the lock.

File::FcntlLock (or its alias File::FcntlLock::XS) uses a shared library, build during installation, to call the L<fcntl(2)> system function directly. If this is unsuitable there are two alternatives, File::FcntlLock::Pure and File::FcntlLock::Inline. Both call the Perl C<fcntl> function instead and use Perl code to assemble and disassemble the structure. For this at some time the (system-dependent) binary layout of the flock structure must have been determined via a program written in C. The difference between File::FcntlLock::Pure and File::FcntlLock::Inline is that for the former this happened when the package is installed while for the latter it is done each time the package is loaded (e.g., with C<use>). Thus, for File::FcntlLock::Inline to work a C compiler must be available. There are some minor differences in the functionality and the behaviour on passing the method for locking invalid arguments to be described below.

=head2 Creating objects

=over 4

=item C<new(>

To create a new object, representing a flock structure, call L<new(>:

```
$fs = new File::FcntlLock;
```

The object has a number of properties, reflecting the members of the flock structure to be passed to `L<fcntl(2)>` (see below). Per default on object creation the `L<l_type>` property is set to `C<F_RDLCK>`, `L<l_whence>` to `C<SEEK_SET>`, and both `L<l_start>` and `L<l_len>` to 0, i.e., the settings for a read lock on the whole file.

These defaults can be overruled by passing the `L<new()>` method a set of key-value pairs to initialize the objects properties, e.g. use

```
$fs = new File::FcntlLock( l_type => F_WRLCK,  
                        l_whence => SEEK_SET,  
                        l_start => 0,  
                        l_len   => 100 );
```

if you intend to obtain a write lock for the first 100 bytes of a file.

=back

=head2 Object properties

Once the object simulating the flock structure has been created the following methods allow to query and, in most cases, to also modify its properties.

=over 4

=item `C<l_type()>`

If called without an argument the method returns the current setting of the lock type, otherwise the lock type is set to the argument's value which must be either `C<F_RDLCK>`, `C<F_WRLCK>` or `C<F_UNLCK>` (for read lock, write lock or unlock).

=item `C<l_whence()>`

This method sets, when called with an argument, the `L<l_whence>` property of the flock object, determining if the `L<l_start>` value is relative to the start of the file, to the current position in the file or to the end of the file. These values are `C<SEEK_SET>`, `C<SEEK_CUR>` and `C<SEEK_END>` (also see the man page for `L<lseek(2)>`). If called with no argument the current value of the property is returned.

=item `C<l_start()>`

Queries or sets the start position (offset) of the lock in the file

according to the mode selected by the L<l_whence> member. See also the man page for L<lseek(2)>.

=item C<l_len()>

Queries or sets the length of the region (in bytes) in the file to be locked. A value of 0 is interpreted to mean a lock, starting at C<l_start>, to the end of the file. E.g., a lock obtained with L<l_whence> set to C<SEEK_SET> and both L<l_start> and L<l_len> set to 0 locks the complete file.

According to SUSv3 support for negative values for L<l_len> are permitted, resulting in a lock ranging from C<l_start+l_len> up to and including C<l_start-1>. But not all systems support negative values for L<l_len> and will return an error when you try to obtain such a lock, so please read the L<fcntl(2)> man page of the system carefully for details.

=item C<l_pid()>

If a call of the L<lock()> method with C<F_GETLK> indicates that another process is holding the lock (in which case the L<l_type> property will be either C<F_WRLCK> or C<F_RDLCK>) a call of the L<l_pid()> method returns the PID of the process holding the lock. This method does not accept any arguments.

=back

=head2 Locking

After having set up the object representing a flock structure one can then try to obtain a lock, release it or determine the current holder of the lock by invoking the L<lock()> method:

=over 4

=item C<lock()>

This method expects two arguments. The first one is a file handle (or typeglob). File::FcntlLock, and thus File::FcntlLock::XS (B<but neither> File::FcntlLock::Pure B<nor> File::FcntlLock::Inline), also accepts a "raw" integer file descriptor. The second argument is a flag indicating the action to be taken. So call it as in

```
$fs->lock( $fh, F_SETLK );
```

There are three values that can be used as the second argument:

=over 4

=item C<F_SETLK>

With C<F_SETLK> the L<lock()> method tries to obtain a lock (when L<l_type> is set to either C<F_WRLCK> or C<F_RDLCK>) or releases it (if L<l_type> is set to C<F_UNLCK>). If an attempt is made to obtain a lock but a lock is already being held by some other process the method returns C<undef> and C<errno> is set to C<EACCESS> or C<EAGAIN> (please see the the man page for L<fcntl(2)> for more details).

=item C<F_SETLKW>

is similar to C<F_SETLK>, but instead of returning an error if the lock can't be obtained immediately it puts the calling process to sleep, i.e., it blocks, until the lock is obtained at some later time. If a signal is received while waiting for the lock the method returns C<undef> and C<errno> is set to C<EINTR>.

=item C<F_GETLK>

With C<F_GETLK> the L<lock()> method determines if and which process currently is holding the lock. If there's no other lock the L<l_type> property will be set to C<F_UNLCK>. Otherwise the flock structure object is set to the values that would prevent us from obtaining a lock. There may be several processes that keep us from getting a lock, including some that themselves are blocked waiting to obtain a lock. C<F_GETLK> will only make details of one of these processes visible, and one has no control over which process this is.

=back

On success the L<lock()> method returns the string "0 but true", i.e., a value that is true in boolean but 0 in numeric context. If the method fails (as indicated by an C<undef> return value) you can either immediately evaluate the error number (using \$!, \$ERRNO or \$OS_ERROR) or check for it via the methods discussed below at some later time.

=back

=head2 Error handling

There are minor differences between File::FcntlLock on the one hand and File::FcntlLock::Pure and File::FcntlLock::Inline on the other, due to the first calling the system function L<fcntl(2)> directly

while the latter two invoke the Perl C<fcntl> function. Perl's C<fcntl> function already returns a Perl error on some types of invalid arguments. In contrast File::FcntlLock passes them on to the L<fcntl(2)> system call and then returns the systems response to the caller.

There are three methods for obtaining information about the reason the a call of the L<lock()> method failed:

=over 4

=item C<lock_errno()>

Returns the C<errno> error number from the latest call of L<lock()>. If the last call did not result in an error C<undef> is returned.

=item C<error()>

Returns a short description of the error that happened during the latest call of L<lock()>. Please take the messages with a grain of salt, they represent what SUSv3 (IEEE 1003.1-2001) and the Linux, TRUE64, OpenBSD3 and Solaris8 man pages tell what the error numbers mean. There could be differences (and additional error numbers) on other systems. If there was no error the method returns C<undef>.

=item C<system_error()>

While the L<error()> method tries to return a string with some direct relevance to the locking operation (i.e., "File or segment already locked by other process(es)" instead of "Permission denied") this method returns the "normal" system error message associated with C<errno>. The method returns C<undef> if there was no error.

=back

=head2 EXPORT

The package exports the following constants:

=over 2

=item F_GETLK F_SETLK F_SETLKW

=item F_RDLCK F_WRLCK F_UNLCK

=item SEEK_SET SEEK_CUR SEEK_END

=back

=head1 INCOMPATIBILITIES

Obviously, this module requires that there's a L<fcntl(2)> system call. Note also that under certain circumstances the File::FcntlLock::Pure and File::FcntlLock::Inline modules may not have been installed. This happens on 32-bit systems that use 64-bit integers in their flock structure but where the installed Perl version doesn't support the 'q' format for its C<pack> and C<unpack> functions.

=head1 CREDITS

Thanks to Mark Jason Dominus and Benjamin Goldberg for helpful discussions, code examples and encouragement. Glenn Herteg pointed out several problems and also helped improve the documentation. Julian Moreno Patino helped correcting the documentation and pointed out problems arising on GNU Hurd which seems to have only very rudimentary support for locking with L<fcntl(2)>. Niko Tyni and Guillem Jover encouraged and helped with implementing alternatives to an XS-only approach which hopefully will make the module more useful under certain circumstances.

=head1 AUTHOR

Jens Thoms Toerring <jt@toerring.de>

=head1 SEE ALSO

L<perl(1)>, L<fcntl(2)>, L<lseek(2)>.

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<program> Copyright (C) <year> <name of author>  
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```

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Version 2.1, February 1999

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```
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#####

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## version 0.1  
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That's all there is to it!

1.71 Isb 11.1.0ubuntu2

1.71.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>
Upstream-Name: LSB implementation package

Files: *

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1.72 cachecontrol 0.12.6

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1.73 python-stdlib-extensions 3.8.10-0ubuntu1~20.04

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/driver.py  
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/driver.py
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- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/grammar.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/pgen.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/parse.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/parse.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/literals.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/__init__.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/literals.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/pgen.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/parse.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/conv.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/grammar.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/literals.py
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- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/conv.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/grammar.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/pgen.py

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- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_print.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_apply.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/refactor.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixer_base.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/patcomp.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_long.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/patcomp.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/tests/test_pytree.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/tests/pytree_idempotency.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_execfile.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_long.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_exec.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_ne.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_print.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pygram.py
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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_ne.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_has_key.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_exec.py

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"cannot supply both '--source-only' and '--binary-only'")
'License: ' + self.distribution.get_license(),

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_rpm.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.8/Lib/distutils/command/bdist_rpm.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/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/PatternGrammar.txt

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/PatternGrammar.txt

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- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Modules/_tkinter.c

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version.

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- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/command/bdist_msi.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/command/bdist_msi.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/cygwincompiler.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/command/bdist_wininst.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_msi.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_wininst.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/cygwincompiler.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/cygwincompiler.py

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Found in path(s):

- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_standarderror.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_map.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_xrange.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_xrange.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_buffer.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_dict.py
- * /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_buffer.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_dict.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_standarderror.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_standarderror.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_xrange.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_map.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_types.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_types.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_dict.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_filter.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_filter.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_buffer.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_types.py
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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_map.py
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executable.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/spawn.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/spawn.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/spawn.py

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file.write('License: %s\n' % self.get_license())

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.7/Lib/distutils/dist.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/dist.py

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* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/tokenize.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/tokenize.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/tokenize.py

1.74 mime-support 3.64ubuntu1

1.74.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Source: <git://anonscm.debian.org/collab-maint/mime-support.git>

Files: *

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.

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Files: mailcap.man

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Comment: Author: Nathaniel S. Borenstein

1.75 libgpg-error 1.37 1

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1.79 urllib3 1.26.6-1.ph1

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1.80 python-requests 2.27.1

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1.81 libssh 0.9.3 2ubuntu2.2

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Upstream-Name: libssh

Upstream-Contact: libssh@libssh.org

Andreas Schneider <asn@cryptomilk.org>

Source: <https://git.libssh.org/projects/libssh.git>

Files: *

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Files: include/libssh/auth.h

include/libssh/bignum.h

include/libssh/bind.h

include/libssh/buffer.h

include/libssh/channels.h

include/libssh/crc32.h

include/libssh/crypto.h

include/libssh/dh.h

include/libssh/ecdh.h

include/libssh/ed25519.h

include/libssh/gssapi.h

include/libssh/kex.h

include/libssh/keys.h

include/libssh/legacy.h

include/libssh/libcrypto.h

include/libssh/libcrypt.h

include/libssh/libssh.h

include/libssh/libsshpp.hpp

include/libssh/messages.h

include/libssh/misc.h

include/libssh/packet.h

include/libssh/pcap.h

include/libssh/pki.h

include/libssh/pki_priv.h

include/libssh/poll.h

include/libssh/priv.h

include/libssh/scp.h

include/libssh/server.h

include/libssh/session.h

include/libssh/sftp.h

include/libssh/socket.h

include/libssh/string.h

include/libssh/threads.h

include/libssh/wrapper.h

src/auth1.c

src/base64.c

src/bignum.c
src/bind.c
src/buffer.c
src/client.c
src/connect.c
src/crc32.c
src/ecdh.c
src/error.c
src/gcrypt_missing.c
src/init.c
src/kex.c
src/kex1.c
src/legacy.c
src/libcrypto.c
src/libgcrypt.c
src/log.c
src/messages.c
src/packet.c
src/packet1.c
src/packet_cb.c
src/packet_crypt.c
src/pcap.c
src/pki_container_openssh.c
src/pki_ed25519.c
src/server.c
src/session.c
src/sftpserver.c
src/socket.c
src/string.c
src/threads.c
src/threads/pthread.c
src/wrapper.c
tests/benchmarks/bench_raw.c
tests/benchmarks/bench_scp.c
tests/benchmarks/bench_sftp.c
tests/benchmarks/benchmarks.c
tests/benchmarks/benchmarks.h
tests/benchmarks/latency.c
tests/client/torture_algorithms.c
tests/client/torture_auth.c
tests/client/torture_connect.c
tests/client/torture_knownhosts.c
tests/client/torture_session.c
tests/test_pcap.c
tests/test_socket.c

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Files: examples/exec.c
examples/senddata.c
examples/CMakeLists.txt
include/libssh/ssh1.h
include/libssh/ssh2.h
tests/authentication.c
tests/benchmarks/bench1.sh
tests/benchmarks/bench2.sh
tests/chmodtest.c
tests/client/torture_proxycommand.c
tests/client/torture_sftp_dir.c
tests/client/torture_sftp_read.c
tests/cmdline.c
tests/connection.c
tests/generate.py
tests/sftp_stress/main.c
tests/test_exec.c
tests/test_ssh_bind_accept_fd.c
tests/test_tunnel.c
tests/tests.h
tests/unittests/torture_buffer.c
tests/unittests/torture_callbacks.c
tests/unittests/torture_channel.c
tests/unittests/torture_init.c
tests/unittests/torture_isipaddr.c
tests/unittests/torture_keyfiles.c
tests/unittests/torture_list.c
tests/unittests/torture_misc.c
tests/unittests/torture_options.c
tests/unittests/torture_pki.c
tests/unittests/torture_rand.c

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Files: examples/authentication.c
examples/connect_ssh.c
examples/examples_common.h
examples/knownhosts.c
examples/libssh_scp.c
examples/libsshpp.cpp
examples/libsshpp_noexcept.cpp
examples/proxy.c
examples/sample.c
examples/samplesftp.c
examples/samplesshd-cb.c
examples/samplesshd-kbdint.c

examples/scp_download.c

examples/sshnetcat.c

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Files: src/external/curve25519_ref.c

src/external/ed25519.c

src/external/fe25519.c

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Files: tests/pkd/pkd_client.h

tests/pkd/pkd_daemon.c

tests/pkd/pkd_daemon.h

tests/pkd/pkd_hello.c

tests/pkd/pkd_keyutil.c

tests/pkd/pkd_keyutil.h

tests/pkd/pkd_util.c

tests/pkd/pkd_util.h

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Files: src/channels.c

src/channels1.c

src/gzip.c

src/known_hosts.c

src/misc.c

src/options.c

src/pki.c

src/pki_crypto.c

src/pki_gcrypt.c

src/sftp.c

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Files: include/libssh/agent.h

include/libssh/options.h

src/agent.c

src/callbacks.c

src/config.c
tests/client/torture_forward.c
tests/client/torture_request_env.c
tests/torture.c
tests/torture.c
tests/torture.h

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src/curve25519.c

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Files: include/libssh/callbacks.h

src/scp.c

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Files: src/match.c

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Files: cmake/Modules/DefineCMakeDefaults.cmake
cmake/Modules/DefineCompilerFlags.cmake
cmake/Modules/DefineInstallationPaths.cmake
cmake/Modules/DefinePlatformDefaults.cmake
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cmake/Modules/CheckCCompilerFlagSSP.cmake
cmake/Modules/FindArgp.cmake
cmake/Modules/FindCMocka.cmake
cmake/Modules/FindGCrypt.cmake
cmake/Modules/FindGSSAPI.cmake
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Linking with OpenSSL

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1.82 certifi 2021.10.8

1.82.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication. Just configure this file as the SSLCertificateFile.#

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@(#) \$RCSfile: certdata.txt,v \$ \$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.83 zlib 1:1.2.11.dfsg-2ubuntu1.3

1.83.1 Available under license :

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1.84 distlib 0.3.0

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A. HISTORY OF THE SOFTWARE

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes

2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

Footnotes:

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distlib has started off using some of the code from distutil2.

If you're making a patch, please add your name below in alphabetical order, and welcome into the Fellowship of the Packaging!

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

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

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

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1.91 six 1.16.0

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1.92 openssh 8.2p1-4ubuntu0.4

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It was packaged for Debian by Philip Hands <phil@hands.com>.

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**
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<ftp://ftp.fu-berlin.de/unix/security/openssh/openssh-2.3.0p1.tar.gz>

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@item GSS-API CFX, SPNEGO, naming extensions, API extensions.

@item KCM credential cache.

@item HDB LDAP backend.

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@heading Vincent Rijmen, Antoon Bosselaers, Paulo Barreto

AES in libcrypto

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rijndael-alg-fst.c

@version 3.0 (December 2000)

Optimised ANSI C code for the Rijndael cipher (now AES)

@author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>

@author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>

@author Paulo Barreto <paulo.barreto@terra.com.br>

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kdc/announce.c

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DES core in libcrypto

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D3DES (V5.09) -

A portable, public domain, version of the Data Encryption Standard.

Written with Symantec's THINK (Lightspeed) C by Richard Outerbridge.

Thanks to: Dan Hoey for his excellent Initial and Inverse permutation code; Jim Gillogly & Phil Karn for the DES key schedule code; Dennis Ferguson, Eric Young and Dana How for comparing notes; and Ray Lau, for humouring me on.

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Windows support

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lib/hcrypto/test_dh.c

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<signature of Ty Coon>, 1 April 1989
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1.101 npth 1.6 1

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Version 2.1, February 1999

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1.102 adduser 3.118ubuntu2

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1.103 pkg_resources 0.0.0

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Version: 0.0.0
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Found in path(s):

* /opt/cola/permits/1057231109_1610430055.18/0/pkg-resources-0-0-0-dist-info-
zip/inputdir/packages_extracted/wheel/103/pkg_resources-0.0.0.dist-info/METADATA

1.104 libpsl 0.21.0-1ubuntu1

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1.105 contextlib2 0.6.0

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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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Release	Derived from	Year	Owner	GPL-compatible? (1)
2.5	2.4	2006	PSF	yes
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2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
3.1.3	3.1.2	2010	PSF	yes
3.1.4	3.1.3	2011	PSF	yes
3.2	3.1	2011	PSF	yes
3.2.1	3.2	2011	PSF	yes
3.2.2	3.2.1	2011	PSF	yes
3.3	3.2	2012	PSF	yes

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1.108 packaging 20.3

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1.109 libxcb 1.14 2

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1.110 charset-normalizer 2.0.12

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1.111 ncurses 6.2-0ubuntu2

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1.112 async-timeout 3.0.1

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1.113 findutils 4.7.0 1ubuntu1

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```
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```

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```
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```

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1.114 bzip2 1.0.8 2

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Julian Seward, jseward@acm.org
bzip2/libbzip2 version 1.0.8 of 13 July 2019

1.115 git 2.25.1-1ubuntu3.4

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```

```
<signature of Ty Coon>, 1 April 1989
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1.117 libffi 3.3

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1.118 debianutils 4.9.1

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1.119 libyaml 0.2.5

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1.120 netbase 6.1

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1.121 udev 245.4-4ubuntu3.16

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Version 2.1, February 1999

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1.123 liberror-perl 0.17029-1

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1.124 msgpack 0.6.2

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1.125 typing-extensions 4.2.0

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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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0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
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2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
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2.2 and above	2.1.1	2001-now	PSF	yes

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1.126 libxmu 1.1.3-0ubuntu1

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1.132 xcheck 3.3.3

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1.133 expat 2.2.9 1ubuntu0.4

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1.134 pyrsistent 0.18.1

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1.135 certifi 2019.11.28

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1.136 libxext 1.3.4-0ubuntu1

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1.141 python-defaults 3.8.2-0ubuntu2

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This is the Debian GNU/Linux prepackaged version of the Python programming language. Python was written by Guido van Rossum <guido@cwi.nl> and others.

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

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes

2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
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1.142 cracklib 2.9.6-3.2

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

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

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.

^L

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

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a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

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

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18
I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan
=20

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

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:15 PM

> To: cracklib-devel@li...
> Subject: [Cracklib-devel] cracklib license
>=20
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing
> libraries under
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> -mike

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20
GPL-2 ... it was a modified artistic license ... i didnt notice the license=
=20
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46
Seems like the ideal thing here would be for you and the other distro
maintainers to get together with Alec in a conversation and come to a
decision as to what licensing scheme y'all want. I haven't really done
much other than cleaning up the packaging and patches and a small bit of
additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

>> I understand that, and you're welcome to bring it up with Alec

> directly

>> and see if he wants to relicense his code as LGPL... but at this

> point,

>> it was enough to just get it consistent and documented as to what

> it was

>> released under. This wasn't actually a license change, just a

>> clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was

> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the

> license

> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib

> unless their

> applications are also GPL-2 which imo is just wrong. it isnt the

> place of a

> library to dictact to application writes what license they should

> be using.

> thus LGPL-2.1 enters to fill this void.

> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro

> maintainers to get together with Alec in a conversation and come to a

> decision as to what licensing scheme y'all want. I haven't really done

> much other than cleaning up the packaging and patches and a small

> bit of

> additional code, so whatever licensing y'all come up with is fine

> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's best interests to have as secure systems as possible, and I think tainting it via GPL will just make it less likely that the library gets used, and will not usually cause companies/developers to GPL the dependent code (where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional code, so whatever licensing y'all come up with is fine
>> by me.
>
> I am sympathetic. Guys, what do you reckon?
>
> What I am hearing so far is that LGPL makes sense, since it can be
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>

>> What I am hearing so far is that LGPL makes sense, since it can be

>> linked with any code, not just GPL...

>

> My apologies for not chiming in in anything resembling a reasonable
> timeframe.

>

> I'd also suggest the LGPL, for the reason you noted above. Alternately,

> GPLv2 with the option of using the library under a later version of the

> GPL would permit applications which were released under version 3 of the

> GPL to use the library, too, which would be sufficient for the packages

> which are included in Fedora. FWIW, I'd personally lean toward LGPL.

>

> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make

> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we

> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From alecm@crypticide.com Mon Oct 1 12:26:03 2007

Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);

Mon, 1 Oct 2007 12:26:03 -0500

Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);

Mon, 1 Oct 2007 12:26:02 -0500

Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000

Received: from smtp1.srv.mst.edu (131.151.1.43)

by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000

Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])

by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtpr020623

for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500

Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])

by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311

for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)

Received: from [82.68.43.14] (helo=[192.168.1.3])

by rutherford.zen.co.uk with esmtp (Exim 4.50)

id 1IcOcX-0004Qt-6L

for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000

Mime-Version: 1.0 (Apple Message framework v752.2)

In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>

References: <1190922867.3457.147.camel@localhost.localdomain>

<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>

<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>

Content-Type: text/plain; charset=US-ASCII; delp=; format=flowed

Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>

Content-Transfer-Encoding: 7bit

From: Alec Muffett <alecm@crypticide.com>

Subject: Re: cracklib license

Date: Mon, 1 Oct 2007 17:59:46 +0100

To: Nathan Neulinger <nneul@neulinger.org>

X-Mailer: Apple Mail (2.752.2)

X-Originating-Rutherford-IP: [82.68.43.14]

Return-Path: alecm@crypticide.com

X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]

Status: RO

Content-Length: 585

Lines: 21

>

> ----- Forwarded message -----

> From: Neulinger, Nathan <nneul@umr.edu>

> Date: Sep 27, 2007 2:58 PM

> Subject: RE: cracklib license

> To: alecm@crypto.dircon.co.uk

>

> Any chance you could write me a self-contained email stating clearly

> that the license is being changed to GPL, so I could include that

> email

> in the repository and clean up the repository/tarballs? I have all the

> original discussion, but something succinct and self contained

> would be

> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

1.143 importlib-metadata 4.8.1

1.143.1 Available under license :

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1.144 python-pip 20.0.2-5ubuntu1.6

1.144.1 Available under license :

```
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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.

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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2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
3.1.3	3.1.2	2010	PSF	yes
3.1.4	3.1.3	2011	PSF	yes
3.2	3.1	2011	PSF	yes
3.2.1	3.2	2011	PSF	yes
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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
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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
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0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no

1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

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Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

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<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication.

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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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1.147 curl 7.68.0 1ubuntu2.7

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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.

libcurl

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

OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

GnuTLS

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

WolfSSL

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libressl

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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

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

GNU GSS

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libidn

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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

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

1.148 platformdirs 2.4.1

1.148.1 Available under license :

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1.149 bash 5.0-6ubuntu1.2

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bash: <ftp.gnu.org:/pub/gnu/bash/bash-4.3.tar.gz>

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1.152 certifi 2021.10.08

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1.153 httpparser 2.21

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1.154 pip 22.0.4

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A. HISTORY OF THE SOFTWARE

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)

2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
2.7	2.6	2010	PSF	yes

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This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.

Just configure this file as the SSLCACertificateFile.#

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@(#) \$RCSfile: certdata.txt,v \$ \$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$
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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.

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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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes

2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
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2.1.2	2.1.1	2002	PSF	yes
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1.156 dotenv-linter 0.3.0

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1.158 idna 14.0.0

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1.159 libedit 3.1-20191231-1

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1.160 p11-kit 0.23.20-1ubuntu0.1

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1.161 openssl 1.1.1f 1ubuntu2.12

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1.163 libx11 1.6.9-2ubuntu1.2

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

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Version 3, 29 June 2007

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1. Source Code.

The "source code" for a work means the preferred form of the work

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```
# COPYING.other                -*- org -*-  
#+TITLE: List of code with permissive licenses as used by GnuPG.  
#+STARTUP: showall
```

* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.

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1.167 click 8.1.2

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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 featureset 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/>

Found in path(s):

* /opt/cola/permits/1298235603_1649268976.82/0/click-8-1-2-tar-gz/click-8.1.2/docs/contrib.rst

1.168 python 3.8.10-0ubuntu1~20.04.4

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=====

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

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0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

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

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1.169 cffi 1.15.0

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1.170 urllib3 1.26.8

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1.171 lz4 1.9.2 2ubuntu0.20.04.1

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```

```
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Ty Coon, President of Vice
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Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: *

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1.172 pyparsing 2.4.6

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1.173 libalgorithm-diff-xs-perl 0.04-6

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```
abstract: Algorithm::Diff with XS core loop
author: Audrey Tang <cpan@audreyt.org>
distribution_type: module
generated_by: Module::Install version 0.67
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.3.html
  version: 1.3
name: Algorithm-Diff-XS
no_index:
  directory:
    - inc
    - t
requires:
  Algorithm::Diff: 1.19
  perl: 5.6.0
  version: 0.01
```

Found in path(s):

```
* /opt/cola/permits/1125674286_1611416022.78/0/libalgorithm-diff-xs-perl-0-04-orig-1-tar-gz/Algorithm-Diff-XS-0.04/META.yml
```

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NAME

Algorithm::Diff::XS - Algorithm::Diff with XS core loop

SYNOPSIS

```
# Drop-in replacement to Algorithm::Diff, but "compact_diff"
# and C<LCSidx> will run much faster for large data sets.
use Algorithm::Diff::XS qw( compact_diff LCSidx );
```

DESCRIPTION

This module is a simple re-packaging of Joe Schaefer's excellent but not very well-known Algorithm::LCS with a drop-in interface that simply

re-uses the installed version of the Algorithm::Diff module.

Note that only the "LCSidx" function is optimized in XS at the moment, which means only "compact_diff" will get significantly faster for large data sets, while "diff" and "sdiff" will run in identical speed as "Algorithm::Diff".

BENCHMARK

	Rate	Algorithm::Diff	Algorithm::Diff::XS
Algorithm::Diff	14.7/s	--	-98%
Algorithm::Diff::XS	806/s	5402%	--

The benchmarking script is as below:

```
my @data = ([qw/a b d/ x 50], [qw/b a d c/ x 50]);
cmpthese( 500, {
    'Algorithm::Diff' => sub {
        Algorithm::Diff::compact_diff(@data)
    },
    'Algorithm::Diff::XS' => sub {
        Algorithm::Diff::XS::compact_diff(@data)
    },
});
```

SEE ALSO

Algorithm::Diff, Algorithm::LCS.

AUTHORS

Audrey Tang <cpan@audreyt.org>

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Found in path(s):

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```
'GNU public license'           => 'gpl',    1,
'GNU lesser public license'    => 'gpl',    1,
'BSD license'                  => 'bsd',    1,
'proprietary'                  => 'proprietary', 0,
```

```
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warn "LEGAL WARNING: 'All rights reserved' may invalidate Open Source licenses. Consider removing it.";
```

Found in path(s):

```
* /opt/cola/permits/1125674286_1611416022.78/0/libalgorithm-diff-xs-perl-0-04-orig-1-tar-gz/Algorithm-Diff-XS-  
0.04/inc/Module/Install/Metadata.pm
```

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=head1 NAME

Algorithm::Diff::XS - Algorithm::Diff with XS core loop

=head1 SYNOPSIS

```
# Drop-in replacement to Algorithm::Diff, but "compact_diff"  
# and C<LCSidx> will run much faster for large data sets.  
use Algorithm::Diff::XS qw( compact_diff LCSidx );
```

=head1 DESCRIPTION

This module is a simple re-packaging of Joe Schaefer's excellent but not very well-known L<Algorithm::LCS> with a drop-in interface that simply re-uses the installed version of the L<Algorithm::Diff> module.

Note that only the C<LCSidx> function is optimized in XS at the moment, which means only C<compact_diff> will get significantly faster for large data sets, while C<diff> and C<sdiff> will run in identical speed as C<Algorithm::Diff>.

=head1 BENCHMARK

	Rate	Algorithm::Diff	Algorithm::Diff::XS
Algorithm::Diff	14.7/s	--	-98%
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```
my @data = ([qw/a b d/ x 50], [qw/b a d c/ x 50]);  
cmpthese( 500, {  
  'Algorithm::Diff' => sub {  
    Algorithm::Diff::compact_diff(@data)  
  },  
  'Algorithm::Diff::XS' => sub {  
    Algorithm::Diff::XS::compact_diff(@data)  
  },  
});
```

=head1 SEE ALSO

L<Algorithm::Diff>, L<Algorithm::LCS>.

=head1 AUTHORS

Audrey Tang E<lt>cpan@audreyt.orgE<gt>

=head1 COPYRIGHT

Copyright 2008 by Audrey Tang E<lt>cpan@audreyt.orgE<gt>.

Contains derived code copyrighted 2003 by Joe Schaefer,
E<lt>joe+cpan@sunstarsys.comE<gt>.

This library is free software; you can redistribute it and/or modify
it under the same terms as Perl itself.

=cut

Found in path(s):

* /opt/cola/permits/1125674286_1611416022.78/0/libalgorithm-diff-xs-perl-0-04-orig-1-tar-gz/Algorithm-Diff-XS-0.04/lib/Algorithm/Diff/XS.pm

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

/*

ppport.h -- Perl/Pollution/Portability Version 3.06_01

Automatically created by Devel::PPPort running under
perl 5.008008 on Wed Oct 22 22:33:39 2008.

Do NOT edit this file directly! -- Edit PPPort_pm.PL and the
includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.06_01

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help	show short help
--patch=file	write one patch file with changes
--copy=suffix	write changed copies with suffix
--diff=program	use diff program and options
--compat-version=version	provide compatibility with Perl version
--cplusplus	accept C++ comments
--quiet	don't output anything except fatal errors
--nodiag	don't show diagnostics
--nohints	don't show hints
--nochanges	don't suggest changes
--nofilter	don't filter input files
--list-provided	list provided API
--list-unsupported	list unsupported API
--api-info=name	show Perl API portability information

=head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.9.3.

=head1 OPTIONS

=head2 --help

Display a brief usage summary.

=head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

=head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

=head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

=head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl version 5.003. You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only up to a certain Perl version.

=head2 --cplusplus

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

=head2 --quiet

Be quiet. Don't print anything except fatal errors.

=head2 --nodiag

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not *.xs, *.c, *.cc, *.cpp or *.h) are skipped.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

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=item *

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item *

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL_> prefix is deprecated. Also, some API functions used to have a C<perl_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item *

If you use one of a few functions that were not present in earlier versions of Perl, and that can't be provided using a macro, you have

to explicitly request support for these functions by adding one or more `C<#define>`s in your source code before the inclusion of `F<ppport.h>`.

These functions will be marked `C<explicit>` in the list shown by `C<--list-provided>`.

Depending on whether your module has a single or multiple files that use such functions, you want either `C<static>` or global variants.

For a `C<static>` function, use:

```
#define NEED_function
```

For a global function, use:

```
#define NEED_function_GLOBAL
```

Note that you mustn't have more than one global request for one function in your project.

Function	Static Request	Global Request
<code>eval_pv()</code>	<code>NEED_eval_pv</code>	<code>NEED_eval_pv_GLOBAL</code>
<code>grok_bin()</code>	<code>NEED_grok_bin</code>	<code>NEED_grok_bin_GLOBAL</code>
<code>grok_hex()</code>	<code>NEED_grok_hex</code>	<code>NEED_grok_hex_GLOBAL</code>
<code>grok_number()</code>	<code>NEED_grok_number</code>	<code>NEED_grok_number_GLOBAL</code>
<code>grok_numeric_radix()</code>	<code>NEED_grok_numeric_radix</code>	<code>NEED_grok_numeric_radix_GLOBAL</code>
<code>grok_oct()</code>	<code>NEED_grok_oct</code>	<code>NEED_grok_oct_GLOBAL</code>
<code>newCONSTSUB()</code>	<code>NEED_newCONSTSUB</code>	<code>NEED_newCONSTSUB_GLOBAL</code>
<code>newRV_noinc()</code>	<code>NEED_newRV_noinc</code>	<code>NEED_newRV_noinc_GLOBAL</code>
<code>sv_2pv_nolen()</code>	<code>NEED_sv_2pv_nolen</code>	<code>NEED_sv_2pv_nolen_GLOBAL</code>
<code>sv_2pvbyte()</code>	<code>NEED_sv_2pvbyte</code>	<code>NEED_sv_2pvbyte_GLOBAL</code>
<code>sv_catpvf_mg()</code>	<code>NEED_sv_catpvf_mg</code>	<code>NEED_sv_catpvf_mg_GLOBAL</code>
<code>sv_catpvf_mg_nocontext()</code>	<code>NEED_sv_catpvf_mg_nocontext</code>	<code>NEED_sv_catpvf_mg_nocontext_GLOBAL</code>
<code>sv_setpvf_mg()</code>	<code>NEED_sv_setpvf_mg</code>	<code>NEED_sv_setpvf_mg_GLOBAL</code>
<code>sv_setpvf_mg_nocontext()</code>	<code>NEED_sv_setpvf_mg_nocontext</code>	<code>NEED_sv_setpvf_mg_nocontext_GLOBAL</code>
<code>vnewSVpvf()</code>	<code>NEED_vnewSVpvf</code>	<code>NEED_vnewSVpvf_GLOBAL</code>

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions using the `C<DPPP_NAMESPACE>` macro.

Just `C<#define>` the macro before including `C<ppport.h>`:

```
#define DPPP_NAMESPACE MyOwnNamespace_  
#include "ppport.h"
```

The default namespace is `C<DPPP_>`.

=back

The good thing is that most of the above can be checked by running `F<ppport.h>` on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether `F<ppport.h>` is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, `F<ppport.h>` can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different `C<diff>` program or options, using the `C<--diff>` option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

To display portability information for the `C<newSVpv<n>` function, use:

```
perl ppport.h --api-info=newSVpv<n>
```

Since the argument to `C<--api-info>` can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all `C<_nomg>` functions or


```
perl ppport.h --api-info=//
```

to display information for all known API elements.

=head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPPport> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPPport> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item 5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPPport> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2005, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

```
my %opt = (  
  quiet  => 0,  
  diag   => 1,  
  hints  => 1,  
  changes => 1,  
  cplusplus => 0,  
  filter => 1,  
);
```

```
my($ppport) = $0 =~ /([\w.]+)$/;  
my $LF = '(?:\r\n|[\r\n])'; # line feed  
my $HS = "[\t]";          # horizontal whitespace
```

```
eval {  
  require Getopt::Long;  
  Getopt::Long::GetOptions(\%opt, qw(  
    help quiet diag! filter! hints! changes! cplusplus  
    patch=s copy=s diff=s compat-version=s  
    list-provided list-unsupported api-info=s  
  )) or usage();  
};
```

```
if ($@ and grep /^-/ , @ARGV) {  
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;  
  die "Getopt::Long not found. Please don't use any options.\n";  
}
```

```
usage() if $opt{help};
```

```
if (exists $opt{'compat-version'}) {  
  my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };  
  if ($@) {
```

```

    die "Invalid version number format: '$opt{'compat-version'}'\n";
}
die "Only Perl 5 is supported\n" if $r != 5;
die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
$opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}

```

```
# Never use C comments in this file!!!!
```

```

my $ccs = '/.*';
my $cce = '.*.'/;
my $rccs = quotemeta $ccs;
my $rcce = quotemeta $cce;

```

```

my %API = map { /^(\w+)\|([\^]*)\|([\^]*)\|(\w*)$/
    ? ( $1 => {
        ($2          ? ( base   => $2 ) : ()),
        ($3          ? ( todo   => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_" } qw(

```

```

AvFILLp|5.004050||p
AvFILL|||
CLASS|||n
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000||p
CopFILEGV_set|5.006000||p
CopFILEGV|5.006000||p
CopFILESV|5.006000||p
CopFILE_set|5.006000||p
CopFILE|5.006000||p
CopSTASHPV_set|5.006000||p
CopSTASHPV|5.006000||p
CopSTASH_eq|5.006000||p
CopSTASH_set|5.006000||p
CopSTASH|5.006000||p
CopyD|5.009002||p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV|5.004050||p
END_EXTERN_C|5.005000||p

```

ENTER|||
ERRSV|5.004050||p
EXTEND|||
EXTERN_C|5.005000||p
FREEMPS|||
GIMME_V|5.004000|n
GIMME|||n
GROK_NUMERIC_RADIX|5.007002||p
G_ARRAY|||
G_DISCARD|||
G_EVAL|||
G_NOARGS|||
G_SCALAR|||
G_VOID|5.004000|
GetVars|||
GvSV|||
Gv_AMupdate|||
HEf_SVKEY|5.004000|
HeHASH|5.004000|
HeKEY|5.004000|
HeKLEN|5.004000|
HePV|5.004000|
HeSVKEY_force|5.004000|
HeSVKEY_set|5.004000|
HeSVKEY|5.004000|
HeVAL|5.004000|
HvNAME|||
INT2PTR|5.006000||p
IN_LOCALE_COMPILETIME|5.007002||p
IN_LOCALE_RUNTIME|5.007002||p
IN_LOCALE|5.007002||p
IN_PERL_COMPILETIME|5.008001||p
IS_NUMBER_GREATER_THAN_UV_MAX|5.007002||p
IS_NUMBER_INFINITY|5.007002||p
IS_NUMBER_IN_UV|5.007002||p
IS_NUMBER_NAN|5.007003||p
IS_NUMBER_NEG|5.007002||p
IS_NUMBER_NOT_INT|5.007002||p
IVSIZE|5.006000||p
IVTYPE|5.006000||p
IVdf|5.006000||p
LEAVE|||
LVRET|||
MARK|||
MY_CXT_CLONE|5.009002||p
MY_CXT_INIT|5.007003||p
MY_CXT|5.007003||p
MoveD|5.009002||p

Move|||
NEWSV|||
NOOP|5.005000||p
NUM2PTR|5.006000||p
NVTYPE|5.006000||p
NVef|5.006001||p
NVff|5.006001||p
NVgf|5.006001||p
Newc|||
Newz|||
New|||
Nullav|||
Nullch|||
Nullcv|||
Nullhv|||
Nullsv|||
ORIGMARK|||
PAD_BASE_SV|||
PAD_CLONE_VARS|||
PAD_COMPNAME_FLAGS|||
PAD_COMPNAME_GEN_set|||
PAD_COMPNAME_GEN|||
PAD_COMPNAME_OURSTASH|||
PAD_COMPNAME_PV|||
PAD_COMPNAME_TYPE|||
PAD_RESTORE_LOCAL|||
PAD_SAVE_LOCAL|||
PAD_SAVE_SETNULLPAD|||
PAD_SETSV|||
PAD_SET_CUR_NOSAVE|||
PAD_SET_CUR|||
PAD_SV1|||
PAD_SV|||
PERL_BCDVERSION|5.009003||p
PERL_GCC_BRACE_GROUPS_FORBIDDEN|5.008001||p
PERL_INT_MAX|5.004000||p
PERL_INT_MIN|5.004000||p
PERL_LONG_MAX|5.004000||p
PERL_LONG_MIN|5.004000||p
PERL_MAGIC_arylen|5.007002||p
PERL_MAGIC_backref|5.007002||p
PERL_MAGIC_bm|5.007002||p
PERL_MAGIC_collxfrm|5.007002||p
PERL_MAGIC_dbfile|5.007002||p
PERL_MAGIC_dbline|5.007002||p
PERL_MAGIC_defelem|5.007002||p
PERL_MAGIC_envelem|5.007002||p
PERL_MAGIC_env|5.007002||p

PERL_MAGIC_ext|5.007002||p
PERL_MAGIC_fm|5.007002||p
PERL_MAGIC_glob|5.007002||p
PERL_MAGIC_isaelem|5.007002||p
PERL_MAGIC_isa|5.007002||p
PERL_MAGIC_mutex|5.007002||p
PERL_MAGIC_nkeys|5.007002||p
PERL_MAGIC_overload_elem|5.007002||p
PERL_MAGIC_overload_table|5.007002||p
PERL_MAGIC_overload|5.007002||p
PERL_MAGIC_pos|5.007002||p
PERL_MAGIC_qr|5.007002||p
PERL_MAGIC_regdata|5.007002||p
PERL_MAGIC_regdatum|5.007002||p
PERL_MAGIC_regex_global|5.007002||p
PERL_MAGIC_shared_scalar|5.007003||p
PERL_MAGIC_shared|5.007003||p
PERL_MAGIC_sigelem|5.007002||p
PERL_MAGIC_sig|5.007002||p
PERL_MAGIC_substr|5.007002||p
PERL_MAGIC_sv|5.007002||p
PERL_MAGIC_taint|5.007002||p
PERL_MAGIC_tiedelem|5.007002||p
PERL_MAGIC_tiedscalar|5.007002||p
PERL_MAGIC_tied|5.007002||p
PERL_MAGIC_utf8|5.008001||p
PERL_MAGIC_uvar_elem|5.007003||p
PERL_MAGIC_uvar|5.007002||p
PERL_MAGIC_vec|5.007002||p
PERL_MAGIC_vstring|5.008001||p
PERL_QUAD_MAX|5.004000||p
PERL_QUAD_MIN|5.004000||p
PERL_REVISION|5.006000||p
PERL_SCAN_ALLOW_UNDERSCORES|5.007003||p
PERL_SCAN_DISALLOW_PREFIX|5.007003||p
PERL_SCAN_GREATER_THAN_UV_MAX|5.007003||p
PERL_SCAN_SILENT_ILLDIGIT|5.008001||p
PERL_SHORT_MAX|5.004000||p
PERL_SHORT_MIN|5.004000||p
PERL_SUBVERSION|5.006000||p
PERL_UCHAR_MAX|5.004000||p
PERL_UCHAR_MIN|5.004000||p
PERL_UINT_MAX|5.004000||p
PERL_UINT_MIN|5.004000||p
PERL_ULONG_MAX|5.004000||p
PERL_ULONG_MIN|5.004000||p
PERL_UNUSED_DECL|5.007002||p
PERL_UQUAD_MAX|5.004000||p

PERL_UQUAD_MIN|5.004000|p
PERL_USHORT_MAX|5.004000|p
PERL_USHORT_MIN|5.004000|p
PERL_VERSION|5.006000|p
PL_DBsingle|||pn
PL_DBsub|||pn
PL_DBtrace|||n
PL_Sv|5.005000|p
PL_compiling|5.004050|p
PL_copline|5.005000|p
PL_curcop|5.004050|p
PL_curstash|5.004050|p
PL_debstash|5.004050|p
PL_defgv|5.004050|p
PL_diehook|5.004050|p
PL_dirty|5.004050|p
PL_dowarn|||pn
PL_errgv|5.004050|p
PL_hexdigit|5.005000|p
PL_hints|5.005000|p
PL_last_in_gv|||n
PL_modglobal||5.005000|n
PL_na|5.004050|pn
PL_no_modify|5.006000|p
PL_ofs_sv|||n
PL_perl_destruct_level|5.004050|p
PL_perldb|5.004050|p
PL_ppaddr|5.006000|p
PL_rsfilters|5.004050|p
PL_rsfpl|5.004050|p
PL_rs|||n
PL_stack_base|5.004050|p
PL_stack_sp|5.004050|p
PL_stdingv|5.004050|p
PL_sv_arenaroot|5.004050|p
PL_sv_no|5.004050|pn
PL_sv_undef|5.004050|pn
PL_sv_yes|5.004050|pn
PL_tainted|5.004050|p
PL_tainting|5.004050|p
POPi|||n
POPl|||n
POPn|||n
POPpbytex|5.007001|n
POPpx||5.005030|n
POPp|||n
POPs|||n
PTR2IV|5.006000|p

PTR2NV|5.006000||p
PTR2UV|5.006000||p
PTR2ul|5.007001||p
PTRV|5.006000||p
PUSHMARK|||
PUSHi|||
PUSHmortal|5.009002||p
PUSHn|||
PUSHp|||
PUSHs|||
PUSHu|5.004000||p
PUTBACK|||
PerlIO_clearerr|5.007003|
PerlIO_close|5.007003|
PerlIO_eof|5.007003|
PerlIO_error|5.007003|
PerlIO_fileno|5.007003|
PerlIO_fill|5.007003|
PerlIO_flush|5.007003|
PerlIO_get_base|5.007003|
PerlIO_get_bufsiz|5.007003|
PerlIO_get_cnt|5.007003|
PerlIO_get_ptr|5.007003|
PerlIO_read|5.007003|
PerlIO_seek|5.007003|
PerlIO_set_cnt|5.007003|
PerlIO_set_ptrcnt|5.007003|
PerlIO_setlinebuf|5.007003|
PerlIO_stderr|5.007003|
PerlIO_stdin|5.007003|
PerlIO_stdout|5.007003|
PerlIO_tell|5.007003|
PerlIO_unread|5.007003|
PerlIO_write|5.007003|
Poison|5.008000||p
RETVAl||n
Renewc|||
Renew|||
SAVECLEARSV|||
SAVECOMPPAD|||
SAVEPADSV|||
SAVETMPS|||
SAVE_DEFSV|5.004050||p
SPAGAIN|||
SP|||
START_EXTERN_C|5.005000||p
START_MY_CXT|5.007003||p
STMT_END|||p

STMT_START||p
ST||
SVt_IV||
SVt_NV||
SVt_PVAV||
SVt_PVCV||
SVt_PVHV||
SVt_PVMG||
SVt_PV||
Safefree||
Slab_Alloc||
Slab_Free||
StructCopy||
SvCUR_set||
SvCUR||
SvEND||
SvGETMAGIC|5.004050|p
SvGROW||
SvIOK_UV|5.006000|
SvIOK_notUV|5.006000|
SvIOK_off||
SvIOK_only_UV|5.006000|
SvIOK_only||
SvIOK_on||
SvIOKp||
SvIOK||
SvIVX||
SvIV_nomg|5.009001|p
SvIV_set||
SvIVx||
SvIV||
SvIsCOW_shared_hash|5.008003|
SvIsCOW|5.008003|
SvLEN_set||
SvLEN||
SvLOCK|5.007003|
SvMAGIC_set|5.009003|
SvNIOK_off||
SvNIOKp||
SvNIOK||
SvNOK_off||
SvNOK_only||
SvNOK_on||
SvNOKp||
SvNOK||
SvNVX||
SvNV_set||
SvNVx||

SvNV|||
SvOK|||
SvOOK|||
SvPOK_off|||
SvPOK_only_UTF8||5.006000|
SvPOK_only|||
SvPOK_on|||
SvPOKp|||
SvPOK|||
SvPVX|||
SvPV_force_nomg|5.007002||p
SvPV_force|||
SvPV_nolen|5.006000||p
SvPV_nomg|5.007002||p
SvPV_set|||
SvPVbyte_force||5.009002|
SvPVbyte_nolen||5.006000|
SvPVbytex_force||5.006000|
SvPVbytex||5.006000|
SvPVbyte|5.006000||p
SvPVutf8_force||5.006000|
SvPVutf8_nolen||5.006000|
SvPVutf8x_force||5.006000|
SvPVutf8x||5.006000|
SvPVutf8||5.006000|
SvPVx|||
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```

);

if (exists $opt{'list-unsupported'}) {
    my $f;
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $API{$f}{todo};
        print "$f ", '!x(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
    }
    exit 0;
}

# Scan for possible replacement candidates

my(%replace, %need, %hints, %depends);
my $replace = 0;
my $hint = "";

while (<DATA>) {
    if ($hint) {
        if (m{^\s*\*(.*)\s*$}) {
            $hints{$hint} ||= ""; # suppress warning with older perls
            $hints{$hint} .= "$1\n";
        }
        else {
            $hint = "";
        }
    }
    $hint = $1 if m{^\s*$rcs\sHint:\s+(\w+)\s*$};

    $replace = $1 if m{^\s*$rcs\s+Replace:\s+(\d+)\s+$rcce\s*$};
    $replace{$2} = $1 if $replace and m{^\s*\#\s*define\s+(\w+)(?:\s+(\w+))};
    $replace{$2} = $1 if m{^\s*\#\s*define\s+(\w+)(?:\s+(\w+))\s*\#\s*$rcs\s+Replace\s+$rcce};
    $replace{$1} = $2 if m{^\s*$rcs\s+Replace (\w+) with (\w+)\s+$rcce\s*$};

    if (m{^\s*$rcs\s+(\w+)\s+depends\s+on\s+(\w+(\s*\s*\w+)*)\s+$rcce\s*$}) {
        push @{$depends{$1}}, map { s/\s+//g; $_ } split /,/, $2;
    }

    $need{$1} = 1 if m{^#\s+defined\((NEED_(\w+)(?:_GLOBAL)?)\)};
}

if (exists $opt{'api-info'}) {
    my $f;
    my $count = 0;
    my $match = $opt{'api-info'} =~ m!^(.*)/$! ? $1 : "\Q$opt{'api-info'}\E\$";
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $f =~ /$match/;
        print "\n=== $f ===\n\n";
    }
}

```

```

my $info = 0;
if ($API{$f}{base} || $API{$f}{todo}) {
    my $base = format_version($API{$f}{base} || $API{$f}{todo});
    print "Supported at least starting from perl-$base.\n";
    $info++;
}
if ($API{$f}{provided}) {
    my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
    print "Support by $ppport provided back to perl-$todo.\n";
    print "Support needs to be explicitly requested by NEED_{$f}.\n" if exists $need{$f};
    print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
    print "$hints{$f}" if exists $hints{$f};
    $info++;
}
unless ($info) {
    print "No portability information available.\n";
}
$count++;
}
if ($count > 0) {
    print "\n";
}
else {
    print "Found no API matching '$opt{ 'api-info' }'.\n";
}
exit 0;
}

if (exists $opt{ 'list-provided' }) {
    my $f;
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $API{$f}{provided};
        my @flags;
        push @flags, 'explicit' if exists $need{$f};
        push @flags, 'depend' if exists $depends{$f};
        push @flags, 'hint' if exists $hints{$f};
        my $flags = @flags ? '[' . join(', ', @flags) . ']' : '';
        print "$f$flags\n";
    }
    exit 0;
}

my @files;
my @srcext = qw( xs c h cc cpp );
my $srcext = join '|', @srcext;

if (@ARGV) {
    my %seen;

```

```

@files = grep { -f && !exists $seen{$_} } map { glob $_ } @ARGV;
}
else {
eval {
require File::Find;
File::Find::find(sub {
$File::Find::name =~ /\.(${srcext})$/i
and push @files, $File::Find::name;
}, '.');
};
if ($@) {
@files = map { glob ".*$_" } @srcext;
}
}

if (!@ARGV || $opt{filter}) {
my(@in, @out);
my %xsc = map { /(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;
for (@files) {
my $out = exists $xsc{$_} || /\bQ$ppport\E$/i || /\.(${srcext})$/i;
push @ { $out ? \@out : \@in }, $_;
}
if (@ARGV && @out) {
warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
}
@files = @in;
}

unless (@files) {
die "No input files given!\n";
}

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

for $filename (@files) {
unless (open IN, "<$filename") {
warn "Unable to read from $filename: $!\n";
next;
}

info("Scanning $filename ...");

my $c = do { local $/; <IN> };
close IN;

```

```

my %file = (orig => $c, changes => 0);

# temporarily remove C comments from the code
my @ccom;
$c =~ s{
  (
    [^"/]+
    |
    (?:"[^\\"]*(?:\\.["\])*" [^"/]*)+
    |
    (?:'[^\\"]*(?:\\.["\])*' [^"/]*)+
  )
  |
  (/ (?
    \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* /
    |
    /[\r\n]*
  ))
}{
  defined $2 and push @ccom, $2;
  defined $1 ? $1 : "$ccs$#ccom$cc";
}egsx;

$file{ccom} = \@ccom;
$file{code} = $c;
$file{has_inc_ppport} = ($c =~ /#.include.*\Q$ppport\E/);

my $func;

for $func (keys %API) {
  my $match = $func;
  $match .= "$$revreplace{$func}" if exists $revreplace{$func};
  if ($c =~ /\b(?:Perl)?($match)\b/) {
    $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
    $file{uses_Perl}{$func}++ if $c =~ /\bPerl_$func\b/;
    if (exists $API{$func}{provided}) {
      if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
        $file{uses}{$func}++;
        my @deps = rec_depend($func);
        if (@deps) {
          $file{uses_deps}{$func} = \@deps;
          for (@deps) {
            $file{uses}{$_} = 0 unless exists $file{uses}{$_};
          }
        }
      }
      for ($func, @deps) {
        if (exists $need{$_}) {
          $file{needs}{$_} = 'static';
        }
      }
    }
  }
}

```



```

    }
  }
}
}
if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
  if ($c =~ /\b$func\b/) {
    $file{uses_todo}{$func}++;
  }
}
}
}
}
}

```

```

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
  if (exists $need{$2}) {
    $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
  }
  else {
    warning("Possibly wrong #define $1 in $filename");
  }
}

```

```

for (qw(uses needs uses_todo needed_global needed_static)) {
  for $func (keys %{$file{$_}}) {
    push @{$global{$_}{$func}}, $filename;
  }
}

```

```

$files{$filename} = \%file;
}

```

```

# Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
  if (@{$global{needs}{$need}} > 1) {
    my @targets = @{$global{needs}{$need}};
    my @t = grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need} = 'global';
    for (@{$global{needs}{$need}}) {
      $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
    }
  }
}
}
}

```

```

for $filename (@files) {

```

```

exists $files{$filename} or next;

info("=== Analyzing $filename ===");

my %file = %{$files{$filename}};
my $func;
my $c = $file{code};

for $func (sort keys %{$file{uses_Perl}}) {
    if ($API{$func}{varargs}) {
        my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)()\|^\s)*\)}
            { $1 . ($2 eq ' ' ? 'aTHX' : 'aTHX_ ') . $2 }ge);
        if ($changes) {
            warning("Doesn't pass interpreter argument aTHX to Perl_$func");
            $file{changes} += $changes;
        }
    }
    else {
        warning("Uses Perl_$func instead of $func");
        $file{changes} += ($c =~ s{\bPerl_$func(\s*)((\s*aTHX_?)?\s*)}
            {$func$1}g);
    }
}

for $func (sort keys %{$file{uses_replace}}) {
    warning("Uses $func instead of $replace{$func}");
    $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys %{$file{uses}}) {
    next unless $file{uses}{$func}; # if it's only a dependency
    if (exists $file{uses_deps}{$func}) {
        diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
    }
    elsif (exists $replace{$func}) {
        warning("Uses $func instead of $replace{$func}");
        $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
    }
    else {
        diag("Uses $func");
    }
    hint($func);
}

for $func (sort keys %{$file{uses_todo}}) {
    warning("Uses $func, which may not be portable below perl ",
        format_version($API{$func}{todo}));
}

```

```

for $func (sort keys % {$file{needed_static}}) {
  my $message = "";
  if (not exists $file{uses}{$func}) {
    $message = "No need to define NEED_$func if $func is never used";
  }
  elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
    $message = "No need to define NEED_$func when already needed globally";
  }
  if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
  }
}

for $func (sort keys % {$file{needed_global}}) {
  my $message = "";
  if (not exists $global{uses}{$func}) {
    $message = "No need to define NEED_{$func}_GLOBAL if $func is never used";
  }
  elsif (exists $file{needs}{$func}) {
    if ($file{needs}{$func} eq 'extern') {
      $message = "No need to define NEED_{$func}_GLOBAL when already needed globally";
    }
    elsif ($file{needs}{$func} eq 'static') {
      $message = "No need to define NEED_{$func}_GLOBAL when only used in this file";
    }
  }
  if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_{$func}_GLOBAL\b.*$LF//mg);
  }
}

$file{needs_inc_ppport} = keys % {$file{uses}};

if ($file{needs_inc_ppport}) {
  my $pp = "";

  for $func (sort keys % {$file{needs}}) {
    my $type = $file{needs}{$func};
    next if $type eq 'extern';
    my $suffix = $type eq 'global' ? '_GLOBAL' : "";
    unless (exists $file{"needed_$type"}{$func}) {
      if ($type eq 'global') {
        diag("Files [@ {$global{needs}{$func}}] need $func, adding global request");
      }
      else {

```

```

    diag("File needs $func, adding static request");
  }
  $pp .= "#define NEED_$func$suffix\n";
}
}

if ($pp && ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_\w+)/$pp/m)) {
  $pp = "";
  $file{changes}++;
}

unless ($file{has_inc_ppport}) {
  diag("Needs to include '$ppport'");
  $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
  $file{changes} += ($c =~ s/^(($HS*#$HS*define$HS+NEED_\w+.*?)/$1$pp/ms)
    || ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E)/$pp/m)
    || ($c =~ s/^(($HS*#$HS*include.*XSUB.*\s*)/$1$pp/m)
    || ($c =~ s/^\$pp/);
}
}
else {
  if ($file{has_inc_ppport}) {
    diag("No need to include '$ppport'");
    $file{changes} += ($c =~ s/^\$HS*?#$HS*include.*\Q$ppport\E.*?$LF//m);
  }
}

# put back in our C comments
my $ix;
my $cpc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
  if (!$opt{cplusplus} && $ccom[$ix] =~ s!/!!) {
    $cpc++;
    $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
  }
  else {
    $c =~ s/$rcs$ix$rcce/$ccom[$ix]/;
  }
}

if ($cpc) {
  my $s = $cpc != 1 ? 's' : '';
  warning("Uses $cpc C++ style comment$s, which is not portable");
}

```

```

if ($file{changes}) {
  if (exists $opt{copy}) {
    my $newfile = "$filename$opt{copy}";
    if (-e $newfile) {
      error("$newfile' already exists, refusing to write copy of '$filename'");
    }
  }
  else {
    local *F;
    if (open F, ">$newfile") {
      info("Writing copy of '$filename' with changes to '$newfile'");
      print F $c;
      close F;
    }
    else {
      error("Cannot open '$newfile' for writing: $!");
    }
  }
}
elseif (exists $opt{patch} || $opt{changes}) {
  if (exists $opt{patch}) {
    unless ($patch_opened) {
      if (open PATCH, ">$opt{patch}") {
        $patch_opened = 1;
      }
      else {
        error("Cannot open '$opt{patch}' for writing: $!");
        delete $opt{patch};
        $opt{changes} = 1;
        goto fallback;
      }
    }
  }
  mydiff(\*PATCH, $filename, $c);
}
else {
fallback:
  info("Suggested changes:");
  mydiff(\*STDOUT, $filename, $c);
}
else {
  my $s = $file{changes} == 1 ? " : 's'";
  info("$file{changes} potentially required change$s detected");
}
}
else {
  info("Looks good");
}
}

```

```

}

close PATCH if $patch_opened;

exit 0;

sub mydiff
{
    local *F = shift;
    my($file, $str) = @_;
    my $diff;

    if (exists $opt{diff}) {
        $diff = run_diff($opt{diff}, $file, $str);
    }

    if (!defined $diff and can_use('Text::Diff')) {
        $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
        $diff = <<HEADER . $diff;
        --- $file
        +++ $file.patched
        HEADER
    }

    if (!defined $diff) {
        $diff = run_diff('diff -u', $file, $str);
    }

    if (!defined $diff) {
        $diff = run_diff('diff', $file, $str);
    }

    if (!defined $diff) {
        error("Cannot generate a diff. Please install Text::Diff or use --copy.");
        return;
    }

    print F $diff;

}

sub run_diff
{
    my($prog, $file, $str) = @_;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";

```

```

local *F;

while (-e "$tmp.$suf") { $suf++ }
$tmp = "$tmp.$suf";

if (open F, ">$tmp") {
    print F $str;
    close F;

    if (open F, "$prog $file $tmp |") {
        while (<F>) {
            s/\Q$tmp\E/$file.patched/;
            $diff .= $_;
        }
        close F;
        unlink $tmp;
        return $diff;
    }

    unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub can_use
{
    eval "use @_:";
    return "$@" eq " ";
}

sub rec_depend
{
    my $func = shift;
    my %seen;
    return () unless exists $depends{$func};
    grep !$seen{$_}++, map { ($_, rec_depend($_)) } @{$depends{$func}};
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /\^(d+)\.(d+)\.(d+)$/) {
        return ($1, $2, $3);
    }
}

```

```

}
elseif ($ver !~ /^(\d+\.[\d_]+$/ ) {
    die "cannot parse version '$ver'\n";
}

$ver =~ s/_//g;
$ver =~ s/$/000000/;

my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

$v = int $v;
$s = int $s;

if ($r < 5 || ($r == 5 && $v < 6)) {
    if ($s % 10) {
        die "cannot parse version '$ver'\n";
    }
}

return ($r, $v, $s);
}

sub format_version
{
    my $ver = shift;

    $ver =~ s/$/000000/;
    my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

    $v = int $v;
    $s = int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "invalid version '$ver'\n";
        }
        $s /= 10;

        $ver = sprintf "%d.%03d", $r, $v;
        $s > 0 and $ver .= sprintf "_%02d", $s;

        return $ver;
    }

    return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info

```



```

{
    $opt{quiet} and return;
    print @_, "\n";
}

sub diag
{
    $opt{quiet} and return;
    $opt{diag} and print @_, "\n";
}

sub warning
{
    $opt{quiet} and return;
    print "*** ", @_, "\n";
}

sub error
{
    print "*** ERROR: ", @_, "\n";
}

my %given_hints;
sub hint
{
    $opt{quiet} and return;
    $opt{hints} or return;
    my $func = shift;
    exists $hints{$func} or return;
    $given_hints{$func}++ and return;
    my $hint = $hints{$func};
    $hint =~ s/^/ /mg;
    print " --- hint for $func ---\n", $hint;
}

sub usage
{
    my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*^(.*?)\s*^=/ms;
    my %M = ( 'T' => '*' );
    $usage =~ s/^\s*perl\s+\S+/$^X $0/;
    $usage =~ s/([A-Z])<([>]+)>/M{$1}$2M{$1}/g;

    print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

```

ENDUSAGE

```
exit 2;  
}
```

```
__DATA__  
*/
```

Found in path(s):

```
* /opt/cola/permits/1125674286_1611416022.78/0/libalgorithm-diff-xs-perl-0-04-orig-1-tar-gz/Algorithm-Diff-XS-0.04/ppport.h
```

1.174 pep517 0.8.2

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1.175 tdb 1.45.5

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1.176 httpparser 2.9.4

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1.177 ca-certificates 20210119~20.04.2

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1.180 cpp 9.4.0-1ubuntu1~20.04.1

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

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

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

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

You must give prominent notice with each copy of the work that the

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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DRuntime: Runtime Library for the D Programming Language

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Version 3.1, 31 March 2009

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```
ftp://gcc.gnu.org/pub/gcc/releases/ (for full releases)
svn://gcc.gnu.org/svn/gcc/        (for prereleases)
ftp://sourceware.org/pub/newlib/   (for newlib)
git://git.savannah.gnu.org/gm2.git (for Modula-2)
```

The current gcc-9 source package is taken from the SVN gcc-9-branch.

Changes: See changelog.Debian.gz

Debian splits the GNU Compiler Collection into packages for each language, library, and documentation as follows:

Language	Compiler package	Library package	Documentation
Ada	gnat-9	libgnat-9	gnat-9-doc
BRIG	gccbrig-9	libhsail-rt0	
C	gcc-9		gcc-9-doc
C++	g++-9	libstdc++6	libstdc++6-9-doc
D	gdc-9		
Fortran 95	gfortran-9	libgfortran3	gfortran-9-doc
Go	gccgo-9	libgo0	
Objective C	gobjc-9	libobjc2	
Objective C++	gobjc++-9		
Modula-2	gm2-9	libgm2	

For some language run-time libraries, Debian provides source files, development files, debugging symbols and libraries containing position-independent code in separate packages:

Language	Sources	Development	Debugging	Position-Independent
C++		libstdc++6-9-dbg	libstdc++6-9-pic	
D	libphobos-9-dev			

Additional packages include:

All languages:

libgcc1, libgcc2, libgcc4	GCC intrinsics (platform-dependent)
gcc-9-base	Base files common to all compilers
gcc-9-soft-float	Software floating point (ARM only)
gcc-9-source	The sources with patches

Ada:

libgnatvsn-dev, libgnatvsn9 GNAT version library

C:

cpp-9, cpp-9-doc	GNU C Preprocessor
libssp0-dev, libssp0	GCC stack smashing protection library
libquadmath0	Math routines for the __float128 type
fixincludes	Fix non-ANSI header files

C, C++ and Fortran 95:

libgomp1-dev, libgomp1 GCC OpenMP (GOMP) support library
libitm1-dev, libitm1 GNU Transactional Memory Library

Biarch support: On some 64-bit platforms which can also run 32-bit code, Debian provides additional packages containing 32-bit versions of some libraries. These packages have names beginning with 'lib32' instead of 'lib', for example lib32stdc++6. Similarly, on some 32-bit platforms which can also run 64-bit code, Debian provides additional packages with names beginning with 'lib64' instead of 'lib'. These packages contain 64-bit versions of the libraries. (At this time, not all platforms and not all libraries support biarch.) The license terms for these lib32 or lib64 packages are identical to the ones for the lib packages.

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- libitm
- libssp
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libquadmath/math:

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coshq.c, erfq.c, jnq.c, lgammaq.c, powq.c, roundq.c:

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* Conversion to long double by Ulrich Drepper,

* Cygnus Support, drepper@cygnus.com.

cosq_kernel.c, expq.c, sincos_table.c, sincosq.c, sincosq_kernel.c, sinq_kernel.c, truncq.c:

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Cephes Math Library Release 2.2: January, 1991

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Adapted for glibc November, 2001

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D:

gdc-9	GNU D Compiler
libphobos-9-dev	D standard runtime library

The D source package is made up of the following components.

The D front-end for GCC:

- d/*

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The DMD Compiler implementation of the D programming language:
- `d/dmd/*`

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The Zlib data compression library:
- `d/phobos/etc/c/zlib/*`

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The Phobos standard runtime library:
- `d/phobos/*`

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1.181 python3.8 3.8.10 Ubuntu1~20.04.4

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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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2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
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Mersenne Twister

The `_random` module includes code based on a download from <http://www.math.keio.ac.jp/~matumoto/MT2002/emt19937ar.html>. The following are the verbatim comments from the original code:

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

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

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Any feedback is very welcome.

<http://www.math.keio.ac.jp/matsumoto/emt.html>

email: matumoto@math.keio.ac.jp

Sockets

The ``socket'` module uses the functions, ``getaddrinfo'`, and
``getnameinfo'`, which are coded in separate source files from the WIDE
Project, [`http://www.wide.ad.jp/about/index.html'](http://www.wide.ad.jp/about/index.html).

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Modified by Jack Jansen, CWI, July 1995:

- Use binascii module to do the actual line-by-line conversion between ascii and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with python standard

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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
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Release	Derived from	Year	Owner	GPL-compatible? (1)
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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

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1.182 colorama 0.4.3

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Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We

concluded that weaker conditions might promote sharing better.

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

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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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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

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

compelled to copy the source along with the object code.

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

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

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

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If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

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Version 3, 29 June 2007

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To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if

you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an

implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

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Conveying under any other circumstances is permitted solely under

the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and

only if you received the object code with such an offer, in accord with subsection 6b.

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

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

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.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as

part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

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1.186 pyparsing 3.0.8

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1.187 iniconfig 1.1.1

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1.188 pip 20.0.2

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- Chris McDonough, 2011/02/16
- Wichert Akkerman, 2012/02/02

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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.

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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Release	Derived	Year	Owner	GPL-
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2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
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Release	Derived	Year	Owner	GPL-
	from			compatible? (1)

0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
2.7	2.6	2010	PSF	yes

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A. HISTORY OF THE SOFTWARE

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

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

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

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2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
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2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
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2.4.4	2.4.3	2006	PSF	yes
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2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
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ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree: <http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>
It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication.
Just configure this file as the SSLCACertificateFile.#

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1.190 liblocale-gettext-perl 1.07 4

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Upstream-Name: Locale-gettext

Upstream-Contact: Phillip Vandry <vandry@TZoNE.ORG>

Source: <https://metacpan.org/release/gettext>

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1.191 acl 2.2.53 6

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That's all there is to it!

1.192 cdebconf 0.251ubuntu1

1.192.1 Available under license :

CDebConf was initially written by Randolph Chung <tausq@debian.org>

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CDebConf includes ideas and code from:

debconf - The original, de facto, perl implementation

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1.193 xz 5.2.4-1ubuntu1.1

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Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: XZ Utils

Upstream-Contact:

Lasse Collin <lasse.collin@tukaani.org>

<https://tukaani.org/xz/lists.html>

Source:

<https://tukaani.org/xz>

<https://git.tukaani.org/xz.git>

Comment:

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.

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- Translated messages are in the public domain.

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Comment:

From: Lasse Collin <lasse.collin@tukaani.org>

To: Jonathan Nieder <jrnieder@gmail.com>

Subject: Re: XZ utils for Debian

Date: Sun, 19 Jul 2009 13:28:23 +0300

Message-Id: <200907191328.23816.lasse.collin@tukaani.org>

[...]

> AUTHORS, ChangeLog, COPYING, README, THANKS, TODO,
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Files: INSTALL NEWS PACKAGERS

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Comment:

changelog.gz (commit 975d8fd) explains:

.

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Other-Authors: Roland McGrath, Akim Demaille, Paul Eggert,

David Mackenzie, Bruno Haible, and many others.

Origin: configure.ac from XZ Utils,
visibility.m4 serial 1 (gettext-0.15),
Autoconf 2.52g

License: config-h

configure.ac:

.

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dos/config.h was generated with autoheader, which tells Autoconf to
output a script to generate a config.h file and then runs it.

Files: po/Makevars

Origin: gettext-runtime/po/Makevars (gettext-0.12)

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1.194 tenacity 8.0.1

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1.198 scowl 2018.04.16-1

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Alan Beale <biljir@pobox.com> also deserves special credit as he has, in addition to providing the 12Dicts package and being a major contributor to the ENABLE word list, given me an incredible amount of feedback and created a number of special lists (those found in the Supplement) in order to help improve the overall quality of SCOWL.

The 10 level includes the 1000 most common English words (according to the Moby (TM) Words II [MWords] package), a subset of the 1000 most common words on the Internet (again, according to Moby Words II), and frequently class 16 from Brian Kelk's "UK English Wordlist with Frequency Classification".

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Date: Sat, 08 Jul 2000 20:27:21 +0100
From: Brian Kelk <Brian.Kelk@cl.cam.ac.uk>

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> Wordlist With Frequency Classification" word list as it seems to
> be lacking any copyright notice.

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Date: Tue, 11 Jul 2000 19:31:34 +0100

> So are you saying your word list is also in the public domain?

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1.199 cyrus-sasl 2.1.27+dfsg-2ubuntu0.1

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 * Rob Earhart
 * Rob Siemborski
 */
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* Rob Earhart
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1.201 diffutils 3.7-3

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

- * copy small buffer contents to head of large buffer.
- * Trick is to avoid fragmenting Linux, due to need for a lot of large buffers. This is done by 2 things:
- * 1) skb->destructor / skb->atm.recycle_buffer combined, allow nicstar_free_rx_skb to be called to recycle large data buffers
- * 2) skb_clone of received buffers
- * See nicstar_free_rx_skb and linearize_buffer for implementation details.

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* M. Welsh, 6 July 1996

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1.203 build-essential 12.8ubuntu1.1

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1.204 yarl 1.7.2

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1.205 paramiko 2.7.2

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1.206 scp 0.13.2

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1.207 cron 3.0pl1 136ubuntu1

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* anyone resulting from the use of this software rests entirely with the
* user.
```

```
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
*/
```

\$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp \$

Read the comments at the top of the Makefile, then edit the area marked 'configurable stuff'.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.

You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows _PATH_SENDMAIL to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:
make all

su and say:
make install

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the `crontab' command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have no effect until they are reinstalled with another `crontab -r' command. (2) The crontab command will affect the crontab of the person using the command unless `-u USER' is given; `-u' only works for root. When using most `su' commands under most BSD's, `crontab' will still think of you as yourself even though you may think of yourself as root -- so use `-u' liberally. (3) the `-r' option stands for `replace'; check the man page for crontab(1) for other possibilities.

Kill your existing cron daemon -- do `ps aux' and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no '&' is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

```
* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0p11-orig-tar-bz2/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/INSTALL
```

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

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# * All rights reserved
# *
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# * software; use at your own risk, responsibility for damages (if any) to
# * anyone resulting from the use of this software rests entirely with the
# * user.
# *
# * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
# * I'll try to keep a version up to date. I can be reached as follows:
```

```
# * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
# */
```

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

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To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up

and rip out all the 'su' commands, collapse the lengthy

lists into ranges with steps -- basically, this step is
as much work as you want to make it)
start up the new cron
(must be done as root)
watch it. test it with 'crontab -r' and watch the daemon track your
changes.
if you like it, change your /etc/{rc,rc.local} to use it instead of
the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0p11-orig-tar-bz2/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/README

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```
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* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0p11-orig-tar-bz2/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/crontab.1

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* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/externs.h
* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/pathnames.h

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.\" @(#)bitstring.3 5.1 (Berkeley) 12/13/89
.\"

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* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/do_command.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/env.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/misc.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/job.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/entry.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/config.h

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/database.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.h

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/user.c

* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/compat.c

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* @(#)bitstring.h 5.2 (Berkeley) 4/4/90
*/

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./" */
./"
./" $Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp $
./"
```

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* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.5

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./" */
```

```
.\n
.\n $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $\n
.\n
```

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```
* /opt/cola/permits/1223164981_1635867556.65/0/cron-3-0pl1-orig-tar-bz2/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.8
```

1.208 libnsl 2.31

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Original code for cipher/rfc2268.c.

LIBGCRYPT The Written Word 2005-04-15

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LIBGCRYPT Brad Hards 2006-02-09

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(Added OFB mode. Changed cipher/cipher.c, test/basic.c doc/gcrypt.tex. added SHA-224, changed cipher/sha256.c, added HMAC tests.)

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1.218 typing 4.2.0

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A. HISTORY OF THE SOFTWARE

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

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

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

All Python releases are Open Source (see <http://www.opensource.org> for

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Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

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1.221 wheel 0.34.2

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1.222 jsonschema 3.2.0

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1.223 aiohttp 3.7.4.post0

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1.224 gcc-defaults 9.3.0-1ubuntu2

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1.225 urllib3 1.26.7

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1.226 libcbor 0.6.0-0ubuntu1

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1.227 idna 2.8

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Found in path(s):

```
* /opt/cola/permits/1110810307_1606855956.29/0/kjd-idna-v2-8-0-g1cdf175-1-tar-gz/kjd-idna-375dc46/LICENSE.rst
```

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""""

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

""""

```
import io, sys
from setuptools import setup
```

```
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',
        '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.*',
    'test_suite': 'tests',
}

setup(**arguments)

if __name__ == '__main__':
    main()

```

Found in path(s):

* /opt/cola/permits/1110810307_1606855956.29/0/kjd-idna-v2-8-0-g1cdf175-1-tar-gz/kjd-idna-375dc46/setup.py

1.228 libbsd 0.10.0 1

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*

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man/tree.3bsd

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include/bsd/err.h
include/bsd/stdlib.h
include/bsd/sys/param.h
include/bsd/unistd.h
src/bsd_getopt.c
src/err.c
src/fgetln.c
src/progname.c

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include/bsd/sys/bitstring.h
include/bsd/sys/queue.h
include/bsd/sys/time.h

include/bsd/timeconv.h
include/bsd/vis.h
man/bitstring.3bsd
man/errc.3bsd
man/explicit_bzero.3bsd
man/fgetln.3bsd
man/fgetwln.3bsd
man/fpurge.3bsd
man/funopen.3bsd
man/getbsize.3bsd
man/heapsort.3bsd
man/nlist.3bsd
man/queue.3bsd
man/radixsort.3bsd
man/reallocarray.3bsd
man/reallocf.3bsd
man/setmode.3bsd
man/strmode.3bsd
man/strnstr.3bsd
man/strtoi.3bsd
man/strtou.3bsd
man/unvis.3bsd
man/vis.3bsd
man/wcsncpy.3bsd
src/getbsize.c
src/heapsort.c
src/merge.c
src/nlist.c
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man/fmtcheck.3bsd

man/humanize_number.3bsd

man/stringlist.3bsd

man/timeval.3bsd

src/fmtcheck.c

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src/stringlist.c

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man/expand_number.3bsd

man/flopen.3bsd

man/getpeereid.3bsd

man/pidfile.3bsd

src/expand_number.c

src/hash/sha512.h

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man/readpassphrase.3bsd
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man/strtonum.3bsd
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src/arc4random_linux.h
src/arc4random_openbsd.h
src/arc4random_uniform.c
src/arc4random_unix.h
src/arc4random_win.h
src/closefrom.c
src/getentropy_aix.c
src/getentropy_bsd.c
src/getentropy_hpux.c
src/getentropy_hurd.c
src/getentropy_linux.c
src/getentropy_osx.c
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1.229 asyncctest 0.13.0

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1.230 pyyaml 5.4.1

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1.232 patch 2.7.6 6

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1.233 libffi 3.3-4

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```
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'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

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*/

/* checkTag : validation tool for libzstd

* command :

* \$./checkTag tag

* checkTag validates tags of following format : v[0-9].[0-9].[0-9]{any }

* The tag is then compared to zstd version number.

* They are compatible if first 3 digits are identical.

* Anything beyond that is free, and doesn't impact validation.

* Example : tag v1.8.1.2 is compatible with version 1.8.1

* When tag and version are not compatible, program exits with error code 1.

* When they are compatible, it exists with a code 0.

* checkTag is intended to be used in automated testing environment.

*/

1.236 procps 3.3.16-1ubuntu2.3

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Version 2, June 1991

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```
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That's all there is to it!

1.237 man-pages 5.05-1

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```
#!/bin/sh
#
# find_dot_no_parens.sh
#
# Look for function names after /^[BIR]/ that aren't
# followed by "()".
#
# This script is designed to help with "by hand" tidy-ups after
# the automated changes made by add_parens_for_own_funcs.sh.
#
# The first argument to this script names a manual page directory where
# 'man2' and 'man3' subdirectories can be found. The pages names in
# these directories are used to generate a series of regular expressions
# that can be used to search the manual page files that are named in
# the remaining command-line arguments.
#
# Example usage:
#
# cd man-pages-x.yy
# sh find_dots_no_parens.sh . man?/*.*? > matches.log
#
#####
#
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1.238 cpp 10.3.0-1ubuntu1~20.04

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1.239 gdbm 1.18.1-5

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Version 3, 29 June 2007

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1.240 click-default-group 1.2.2

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Click Default Group

=====

``DefaultGroup`` is a sub class of [``click.Group``](<http://click.pocoo.org/6/api/#click.Group>). But it invokes a default subcommand instead of showing a help message when a subcommand is not passed.

[![Build Status](<https://img.shields.io/travis/click-contrib/click-default-group.svg>)](<https://travis-ci.org/click-contrib/click-default-group>)

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Usage

Define a default subcommand by ``default=NAME``:

```
```python
import click
from click_default_group import DefaultGroup

@click.group(cls=DefaultGroup, default='foo', default_if_no_args=True)
def cli():
 pass
```

```
@cli.command()
def foo():
 click.echo('foo')
```

```
@cli.command()
def bar():
 click.echo('bar')
...

```

Then you can invoke that without explicit subcommand name:

```
```console
$ cli.py --help
Usage: cli.py [OPTIONS] COMMAND [ARGS]...
```

Options:
--help Show this message and exit.

Command:
foo*
bar

```
$ cli.py
foo
$ cli.py foo
foo
$ cli.py bar
bar
...

```

Compatibility

`click-default-group` is compatible with these Click versions:

- Click-7.0
- Click-6.x
- Click-5.1
- Click-5.0
- Click-4.1
- Click-4.0

See the [latest build status](<https://travis-ci.org/click-contrib/click-default-group>) at Travis CI.

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* /opt/cola/permits/1285248545_1646891956.77/0/click-default-group-1-2-2-tar-gz/click-default-group-1.2.2/README.md

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* /opt/cola/permits/1285248545_1646891956.77/0/click-default-group-1-2-2-tar-gz/click-default-group-1.2.2/setup.py

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

Metadata-Version: 2.1

Name: click-default-group

Version: 1.2.2

Summary: Extends click.Group to invoke a command without explicit subcommand name

Home-page: <https://github.com/sublee/click-default-group/>

Author: Heungsub Lee

Author-email: sub@subl.ee

License: BSD

Description: Click Default Group

=====

`DefaultGroup` is a sub class of [`click.Group`](<http://click.pocoo.org/6/api/#click.Group>). But it invokes a default subcommand instead of showing a help message when a subcommand is not passed.

[![Build Status](<https://img.shields.io/travis/click-contrib/click-default-group.svg>)](<https://travis-ci.org/click-contrib/click-default-group>)

[![Coverage Status](<https://img.shields.io/coveralls/click-contrib/click-default-group.svg>)](<https://coveralls.io/r/click-contrib/click-default-group>)

Usage

Define a default subcommand by ``default=NAME``:

```
```python
import click
from click_default_group import DefaultGroup

@click.group(cls=DefaultGroup, default='foo', default_if_no_args=True)
```

```
def cli():
 pass

@cli.command()
def foo():
 click.echo('foo')

@cli.command()
def bar():
 click.echo('bar')
...

```

Then you can invoke that without explicit subcommand name:

```
```console
$ cli.py --help
Usage: cli.py [OPTIONS] COMMAND [ARGS]...

```

Options:
--help Show this message and exit.

Command:
foo*
bar

```
$ cli.py
foo
$ cli.py foo
foo
$ cli.py bar
bar
...

```

Compatibility

`click-default-group` is compatible with these Click versions:

- Click-7.0
- Click-6.x
- Click-5.1
- Click-5.0
- Click-4.1
- Click-4.0

See the [latest build status](<https://travis-ci.org/click-contrib/click-default-group>) at Travis CI.

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Platform: any

Classifier: Development Status :: 5 - Production/Stable

Classifier: Intended Audience :: Developers

Classifier: License :: Public Domain

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 :: Implementation :: CPython

Classifier: Programming Language :: Python :: Implementation :: PyPy

Description-Content-Type: text/markdown

Found in path(s):

* /opt/cola/permits/1285248545_1646891956.77/0/click-default-group-1-2-2-tar-gz/click-default-group-1.2.2/PKG-INFO

* /opt/cola/permits/1285248545_1646891956.77/0/click-default-group-1-2-2-tar-gz/click-default-group-1.2.2/click_default_group.egg-info/PKG-INFO

1.241 libxcrypt 4.4.10-10ubuntu4

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Version 2.1, February 1999

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1.242 openssl 3.0.2

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```

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```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

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

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

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1.246 zlib 1.2.11.dfsg-2ubuntu1.3

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1.247 iconv 2.31

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```
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```

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```
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```

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The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

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PCRE2 JUST-IN-TIME COMPILATION SUPPORT

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1.254 keyutils 1.6 6ubuntu1

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
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Upstream-Contact: David Howells <dhowells@redhat.com>

Source: <http://people.redhat.com/~dhowells/keyutils/>

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1.258 python-webencodings 0.5.1

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