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1.6 boost 1.57.0

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1.7 bootstrap 2.3.2

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1.8 Bootstrap Dialogs 0.3.1

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1.13 curl 7.40.0 :(7 Jan 2015)

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1.14 dbus 1.8.4 :2008-04-16 John (J5)

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	Theodore Ts'o
	23-June-2007
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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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

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

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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Appendix: How to Apply These Terms to Your New Libraries

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That's all there is to it!

1.25 glib 2.43.4 :Feb 10 2015 Matthias Clasen

1.25.1 Available under license:

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

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the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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- d) If a facility in the modified Library refers to a function or a

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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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.

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

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

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6. As an exception to the Sections above, you may also compile or

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PCRE LICENCE

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End

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1.26 glibc 2.12.1

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1.27 Hammer.js 2.0.4

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1.28 highlander 0.9.97

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1.35 jpeg 6b

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This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

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DOCUMENTATION ROADMAP

This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.

LEGAL ISSUES Copyright, lack of warranty, terms of distribution.

REFERENCES Where to learn more about JPEG.

ARCHIVE LOCATIONS Where to find newer versions of this software.

RELATED SOFTWARE Other stuff you should get.

FILE FORMAT WARS Software *not* to get.

TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:

install.doc How to configure and install the IJG software.

usage.doc Usage instructions for cjpeg, djpeg, jpegtran,

rdjpgcom, and wrjpgcom.

*.1 Unix-style man pages for programs (same info as usage.doc).

wizard.doc Advanced usage instructions for JPEG wizards only.

change.log Version-to-version change highlights.

Programmer and internal documentation:

libjpeg.doc How to use the JPEG library in your own programs.

example.c Sample code for calling the JPEG library.

structure.doc Overview of the JPEG library's internal structure.

filelist.doc Road map of IJG files.

coderules.doc Coding style rules --- please read if you contribute code.

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

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

OVERVIEW

=======

This package contains C software to implement JPEG image compression and decompression. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images. JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images

are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

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

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

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

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

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that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

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

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

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

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REFERENCES

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

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

and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

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

The best full description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US\$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2). This is by far the most complete exposition of JPEG in existence, and we highly recommend it.

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

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

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

Literature Department

C-Cube Microsystems, Inc.

1778 McCarthy Blvd.

Milpitas, CA 95035

phone (408) 944-6300, fax (408) 944-6314

A PostScript version of this document is available by FTP at

ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz. There is also a plain text version at ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz, but it is missing the figures.

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

ARCHIVE LOCATIONS

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

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

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

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

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

RELATED SOFTWARE

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

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

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

FILE FORMAT WARS

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

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

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an

official standard rather than an informal one. At this point it is unclear whether SPIFF will supersede JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

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

TO DO

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

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

As always, speeding things up is of great interest.

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

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```
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*/
* Usage:
ansi2knr input_file [output_file]
* If no output_file is supplied, output goes to stdout.
* There are no error messages.
* ansi2knr recognizes function definitions by seeing a non-keyword
* identifier at the left margin, followed by a left parenthesis,
* with a right parenthesis as the last character on the line,
* and with a left brace as the first token on the following line
* (ignoring possible intervening comments).
* It will recognize a multi-line header provided that no intervening
* line ends with a left or right brace or a semicolon.
* These algorithms ignore whitespace and comments, except that
* the function name must be the first thing on the line.
* The following constructs will confuse it:
* - Any other construct that starts at the left margin and
    follows the above syntax (such as a macro or function call).
* - Some macros that tinker with the syntax of the function header.
*/
* The original and principal author of ansi2knr is L. Peter Deutsch
* <ghost@aladdin.com>. Other authors are noted in the change history
* that follows (in reverse chronological order):
lpd 96-01-21 added code to cope with not HAVE CONFIG H and with
 compilers that don't understand void, as suggested by
 Tom Lane
lpd 96-01-15 changed to require that the first non-comment token
 on the line following a function header be a left brace,
 to reduce sensitivity to macros, as suggested by Tom Lane
 <tgl@sss.pgh.pa.us>
lpd 95-06-22 removed #ifndefs whose sole purpose was to define
 undefined preprocessor symbols as 0; changed all #ifdefs
 for configuration symbols to #ifs
lpd 95-04-05 changed copyright notice to make it clear that
 including ansi2knr in a program does not bring the entire
```

program under the GPL
lpd 94-12-18 added conditionals for systems where ctype macros don't handle 8-bit characters properly, suggested by
Francois Pinard <pinard@iro.umontreal.ca>;
removed --varargs switch (this is now the default)
lpd 94-10-10 removed CONFIG_BROKETS conditional
lpd 94-07-16 added some conditionals to help GNU `configure',
suggested by Francois Pinard <pinard@iro.umontreal.ca>;
properly erase prototype args in function parameters,
contributed by Jim Avera <jima@netcom.com>;
correct error in writeblanks (it shouldn't erase EOLs)
lpd 89-xx-xx original version

1.36 jQuery 2.1.4

1.37 json-c 0.11

1.37.1 Available under license:

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1.38 kmod 19

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1.39 kmod_tools 19

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Version 2, June 1991

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<one line to give the program's name and a brief idea of what it does.>
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1.43 libcgroup 0.41

1.43.1 Available under license:

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We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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

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

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- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
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1.44 libelf 0.8.13

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Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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

changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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1.48 libpcap 1.7.2 :Feb. 12, 2015

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1.52 libupnp 1.6.19 :2013-11-14 Marcelo

Roberto Jimenez

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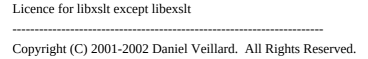
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1.55 libxslt 1.1.28

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1.56 linux 3.4.86

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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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Version 2, June 1991

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1.58 Isof 4.88 :Vic Abell October 19, 2012

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* @(#)cdefs.h 8.2 (Berkeley) 10/4/93

*/

1.59 lvm2 2.02.98 :9.el6.

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1.63 mousetrap 1.5.3

1.64 mtr 0.82

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NDisc6: IPv6 diagnostic tools

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- 1. [1]Takao Abe <takao_abe@xurb.jp> Clock driver for JJY receivers
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- 17. [18]Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux port
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- 36. [39]Danny Mayer <mayer@ntp.org>Network I/O, Windows Port, Code Maintenance

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- 38. [41] Wolfgang Moeller < moeller@gwdgv1.dnet.gwdg.de> VMS port
- 39. [42]Jeffrey Mogul <mogul@pa.dec.com> ntptrace utility
- 40. [43]Tom Moore <tmoore@fievel.daytonoh.ncr.com> i386 svr4 port
- 41. [44] Kamal A Mostafa < kamal@whence.com > SCO OpenServer port
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- 49. [53]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
- 50. [54] Michael Shields < shields @tembel.org > USNO clock driver
- 51. [55]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
- 52. [56]Harlan Stenn harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits (see the ChangeLog)
- 53. [57] Kenneth Stone < ken@sdd.hp.com> HP-UX port
- 54. [58] Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
- 55. [59]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
- 56. [60]Brian Utterback brian.utterback@oracle.com> General codebase, Solaris issues
- 57. [61]Loganaden Velvindron < loganaden@gmail.com> Sandboxing (libseccomp) support
- 58. [62]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
- 59. [63]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

References

- 1. mailto:%20takao_abe@xurb.jp
- 2. mailto:%20mark_andrews@isc.org
- 3. mailto:%20altmeier@atlsoft.de
- 4. mailto:%20vbais@mailman1.intel.co
- 5. mailto:%20kirkwood@striderfm.intel.com
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- * @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
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1.76 openssl 1.0.1m :[19 Mar 2015]

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1.77 OpenSSL patch to 0.9.8 branch to add RFC5649 (key wrap with pad) 1.0

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1.78 openssl-fips 2.0.1

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1.82 pillow 2.6.0 :(2014-10-01)

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PIL is not setuptools compatible. Please see 'this Image-SIG post' for a more detailed explanation. Also, PIL's current bi-yearly (or greater) release schedule is too infrequent to accommodate the large number and frequency of issues reported.

.._this Image-SIG post: https://mail.python.org/pipermail/image-sig/2010-August/006480.html

What about PIL?

.. note::

Prior to Pillow 2.0.0, very few image code changes were made. Pillow 2.0.0

added Python 3 support and includes many bug fixes from many contributors.

As more time passes since the last PIL release, the likelihood of a new PIL release decreases. However, we've yet to hear an official "PIL is dead" announcement. So if you still want to support PIL, please `report issues here first`_, then

- .. _report issues here first: https://bitbucket.org/effbot/pil-2009-raclette/issues
- .. _open the corresponding Pillow tickets here: https://github.com/python-pillow/Pillow/issues

Please provide a link to the PIL ticket so we can track the issue(s) upstream. The Python Imaging Library is

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1.84 procps-ng 3.3.9

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

That's all there is to it!

1.85 protobuf 3.0.0 :2014-12-01

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1.86 python-dbus 1.2.0

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1.87 python-lxml 3.3.5 :(2014-04-18)

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1.91 requests_packeges 2.5.1 :(2014-12-23)

1.91.1 Available under license:

Requests includes some vendorized python libraries to ease installation.

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1.95 Snap.svg 0.4.0

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- Mocha ./node modules/mocha

https://github.com/visionmedia/mocha/

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- Expect ./node_modules/expect.js

https://github.com/LearnBoost/expect.js

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- Grunt ./node modules/grunt

http://gruntjs.com

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- Backbone ./demos/animated-game/js/backbone.js

http://backbonejs.org/

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http://underscorejs.org

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- jQuery ./demos/animated-game/js/jquery-1.9.0.min.js

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1.96 spawn-fcgi 1.6.3

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1.98 sudo 1.8.8

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This is syslog-ng, written and maintained by <bazsi@balabit.hu> on Sat, 03 Mar 2007 16:07:59 +0100

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/* A Bison parser, made by GNU Bison 3.0.2. */

/* Bison implementation for Yacc-like parsers in C

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/* As a special exception, you may create a larger work that contains part or all of the Bison parser skeleton and distribute that work under terms of your choice, so long as that work isn't itself a parser generator using the skeleton or a modified version thereof as a parser skeleton. Alternatively, if you modify or redistribute the parser skeleton itself, you may (at your option) remove this special exception, which will cause the skeleton and the resulting Bison output files to be licensed under the GNU General Public License without this special exception.

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/* C LALR(1) parser skeleton written by Richard Stallman, by simplifying the original so-called "semantic" parser. */

/* All symbols defined below should begin with yy or YY, to avoid infringing on user name space. This should be done even for local variables, as they might otherwise be expanded by user macros. There are some unavoidable exceptions within include files to define necessary library symbols; they are noted "INFRINGES ON USER NAME SPACE" below. */

```
/* Identify Bison output. */
#define YYBISON 1

/* Bison version. */
#define YYBISON_VERSION "3.0.2"

/* Skeleton name. */
#define YYSKELETON_NAME "yacc.c"

/* Pure parsers. */
#define YYPURE 1

/* Push parsers. */
```

```
#define YYPUSH 0
/* Pull parsers. */
#define YYPULL 1
/* Substitute the variable and function names. */
#define yyparse
                  rewrite_expr_parse
#define yylex
                  rewrite_expr_lex
#define yyerror
                  rewrite_expr_error
#define yydebug
                   rewrite_expr_debug
#define yynerrs
                  rewrite_expr_nerrs
/* Copy the first part of user declarations. */
#line 73 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:339 */
# ifndef YY_NULLPTR
# if defined __cplusplus && 201103L <= __cplusplus
# define YY_NULLPTR nullptr
# else
# define YY_NULLPTR 0
# endif
# endif
/* Enabling verbose error messages. */
#ifdef YYERROR_VERBOSE
# undef YYERROR_VERBOSE
# define YYERROR_VERBOSE 1
#else
# define YYERROR_VERBOSE 1
#endif
/* In a future release of Bison, this section will be replaced
 by #include "y.tab.h". */
#ifndef YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED
# define YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED
/* Debug traces. */
#ifndef YYDEBUG
# define YYDEBUG 0
#endif
#if YYDEBUG
extern int rewrite_expr_debug;
#endif
/* "%code requires" blocks. */
#line 25 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:355 */
```

```
#line 109 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:355 */
/* Token type. */
#ifndef YYTOKENTYPE
# define YYTOKENTYPE
enum yytokentype
 LL_CONTEXT_ROOT = 1,
 LL_CONTEXT_DESTINATION = 2,
 LL_CONTEXT_SOURCE = 3,
 LL_CONTEXT_PARSER = 4,
 LL_CONTEXT_REWRITE = 5,
 LL_CONTEXT_FILTER = 6,
 LL CONTEXT LOG = 7,
 LL_CONTEXT_BLOCK_DEF = 8,
 LL_CONTEXT_BLOCK_REF = 9,
 LL CONTEXT BLOCK CONTENT = 10,
 LL_CONTEXT_BLOCK_ARG = 11,
 LL_CONTEXT_PRAGMA = 12,
 LL CONTEXT FORMAT = 13,
 LL_CONTEXT_TEMPLATE_FUNC = 14,
 LL_CONTEXT_INNER_DEST = 15,
 LL_CONTEXT_INNER_SRC = 16,
 LL_CONTEXT_CLIENT_PROTO = 17,
 LL_CONTEXT_SERVER_PROTO = 18,
 KW SOURCE = 10000,
 KW_FILTER = 10001,
 KW PARSER = 10002,
 KW_DESTINATION = 10003,
 KW LOG = 10004,
 KW_OPTIONS = 10005,
 KW_INCLUDE = 10006,
 KW_BLOCK = 10007,
 KW_JUNCTION = 10008,
 KW_CHANNEL = 10009,
 KW_INTERNAL = 10010,
 KW_FILE = 10011,
 KW_SQL = 10030,
 KW_TYPE = 10031,
 KW_COLUMNS = 10032,
 KW_INDEXES = 10033,
 KW_VALUES = 10034,
 KW_PASSWORD = 10035,
 KW_DATABASE = 10036,
```

 $KW_USERNAME = 10037,$

KW TABLE = 10038,

 $KW_ENCODING = 10039,$

KW_SESSION_STATEMENTS = 10040,

KW DELIMITERS = 10050,

 $KW_QUOTES = 10051,$

KW QUOTE PAIRS = 10052,

 $KW_NULL = 10053,$

 $KW_SYSLOG = 10060,$

KW MARK FREQ = 10071,

 $KW_STATS_FREQ = 10072,$

 $KW_STATS_LEVEL = 10073,$

KW STATS LIFETIME = 10074,

 $KW_FLUSH_LINES = 10075,$

 $KW_SUPPRESS = 10076,$

KW_FLUSH_TIMEOUT = 10077,

 $KW_LOG_MSG_SIZE = 10078,$

KW_FILE_TEMPLATE = 10079,

 $KW_PROTO_TEMPLATE = 10080,$

 $KW_MARK_MODE = 10081,$

KW CHAIN HOSTNAMES = 10090,

KW_NORMALIZE_HOSTNAMES = 10091,

KW_KEEP_HOSTNAME = 10092,

KW_CHECK_HOSTNAME = 10093,

 $KW_BAD_HOSTNAME = 10094,$

 $KW_KEEP_TIMESTAMP = 10100,$

KW USE DNS = 10110,

 $KW_USE_FQDN = 10111,$

KW CUSTOM DOMAIN = 10112,

KW DNS CACHE = 10120,

KW_DNS_CACHE_SIZE = 10121,

KW_DNS_CACHE_EXPIRE = 10130,

KW_DNS_CACHE_EXPIRE_FAILED = 10131,

KW_DNS_CACHE_HOSTS = 10132,

 $KW_PERSIST_ONLY = 10140,$

 $KW_USE_RCPTID = 10141,$

 $KW_TZ_CONVERT = 10150,$

 $KW_TS_FORMAT = 10151,$

 $KW_FRAC_DIGITS = 10152,$

KW_LOG_FIFO_SIZE = 10160,

KW_LOG_FETCH_LIMIT = 10162,

KW_LOG_IW_SIZE = 10163,

 $KW_LOG_PREFIX = 10164,$

KW_PROGRAM_OVERRIDE = 10165,

KW_HOST_OVERRIDE = 10166,

 $KW_THROTTLE = 10170,$

 $KW_THREADED = 10171,$

 $KW_FLAGS = 10190,$

 $KW_PAD_SIZE = 10200,$

 $KW_TIME_ZONE = 10201,$

 $KW_RECV_TIME_ZONE = 10202,$

 $KW_SEND_TIME_ZONE = 10203,$

 $KW_LOCAL_TIME_ZONE = 10204,$

 $KW_FORMAT = 10205,$

KW TIME REOPEN = 10210,

 $KW_TIME_REAP = 10211,$

 $KW_TIME_SLEEP = 10212,$

 $KW_TMPL_ESCAPE = 10220,$

 $KW_OPTIONAL = 10230,$

 $KW_CREATE_DIRS = 10240,$

KW OWNER = 10250,

 $KW_GROUP = 10251$,

 $KW_PERM = 10252,$

 $KW_DIR_OWNER = 10260,$

 $KW_DIR_GROUP = 10261,$

KW DIR PERM = 10262,

 $KW_TEMPLATE = 10270,$

 $KW_TEMPLATE_ESCAPE = 10271,$

KW DEFAULT FACILITY = 10300,

KW_DEFAULT_LEVEL = 10301,

 $KW_PORT = 10323$,

 $KW_USE_TIME_RECVD = 10340$,

 $KW_FACILITY = 10350,$

KW LEVEL = 10351,

KW HOST = 10352,

 $KW_MATCH = 10353,$

 $KW_MESSAGE = 10354,$

 $KW_NETMASK = 10355,$

 $KW_TAGS = 10356$,

 $KW_VALUE = 10361,$

 $KW_REWRITE = 10370,$

KW SET = 10371,

 $KW_SUBST = 10372,$

 $KW_{YES} = 10380,$

 $KW_NO = 10381,$

 $KW_IFDEF = 10410,$

 $KW_ENDIF = 10411,$

 $LL_DOTDOT = 10420$,

LL_IDENTIFIER = 10421,

 $LL_NUMBER = 10422,$

 $LL_FLOAT = 10423$,

 $LL_STRING = 10424,$

 $LL_TOKEN = 10425,$

 $LL_BLOCK = 10426$,

 $LL_PRAGMA = 10427,$

 $LL_{EOL} = 10428,$

```
LL_ERROR = 10429,
 KW_VALUE_PAIRS = 10500,
 KW\_SELECT = 10501,
 KW_EXCLUDE = 10502,
 KW_PAIR = 10503,
 KW_KEY = 10504,
 KW SCOPE = 10505,
 KW_SHIFT = 10506,
 KW_REKEY = 10507,
 KW ADD PREFIX = 10508,
 KW_REPLACE_PREFIX = 10509,
 KW_ON_ERROR = 10510,
 KW RETRIES = 10511,
 KW_CONDITION = 10513,
 KW\_SET\_TAG = 10514,
 KW\_CLEAR\_TAG = 10515,
 KW_GROUP_SET = 10516
};
#endif
/* Tokens. */
#define LL CONTEXT ROOT 1
#define LL_CONTEXT_DESTINATION 2
#define LL_CONTEXT_SOURCE 3
#define LL CONTEXT PARSER 4
#define LL_CONTEXT_REWRITE 5
#define LL CONTEXT FILTER 6
#define LL CONTEXT LOG 7
#define LL_CONTEXT_BLOCK_DEF 8
#define LL_CONTEXT_BLOCK_REF 9
#define LL_CONTEXT_BLOCK_CONTENT 10
#define LL_CONTEXT_BLOCK_ARG 11
#define LL_CONTEXT_PRAGMA 12
#define LL_CONTEXT_FORMAT 13
#define LL_CONTEXT_TEMPLATE_FUNC 14
#define LL_CONTEXT_INNER_DEST 15
#define LL_CONTEXT_INNER_SRC 16
#define LL_CONTEXT_CLIENT_PROTO 17
#define LL_CONTEXT_SERVER_PROTO 18
#define KW_SOURCE 10000
#define KW_FILTER 10001
#define KW_PARSER 10002
#define KW_DESTINATION 10003
#define KW_LOG 10004
#define KW_OPTIONS 10005
#define KW_INCLUDE 10006
#define KW_BLOCK 10007
#define KW_JUNCTION 10008
#define KW_CHANNEL 10009
```

#define KW_INTERNAL 10010

#define KW_FILE 10011

#define KW_SQL 10030

#define KW_TYPE 10031

#define KW_COLUMNS 10032

#define KW_INDEXES 10033

#define KW VALUES 10034

#define KW_PASSWORD 10035

#define KW_DATABASE 10036

#define KW USERNAME 10037

#define KW_TABLE 10038

#define KW_ENCODING 10039

#define KW SESSION STATEMENTS 10040

#define KW_DELIMITERS 10050

#define KW_QUOTES 10051

#define KW_QUOTE_PAIRS 10052

#define KW_NULL 10053

#define KW SYSLOG 10060

#define KW_MARK_FREQ 10071

#define KW_STATS_FREQ 10072

#define KW STATS LEVEL 10073

#define KW_STATS_LIFETIME 10074

#define KW_FLUSH_LINES 10075

#define KW SUPPRESS 10076

#define KW_FLUSH_TIMEOUT 10077

#define KW LOG MSG SIZE 10078

#define KW FILE TEMPLATE 10079

#define KW_PROTO_TEMPLATE 10080

#define KW_MARK_MODE 10081

#define KW_CHAIN_HOSTNAMES 10090

#define KW_NORMALIZE_HOSTNAMES 10091

#define KW_KEEP_HOSTNAME 10092

#define KW_CHECK_HOSTNAME 10093

#define KW_BAD_HOSTNAME 10094

#define KW_KEEP_TIMESTAMP 10100

#define KW_USE_DNS 10110

#define KW_USE_FQDN 10111

#define KW_CUSTOM_DOMAIN 10112

#define KW_DNS_CACHE 10120

#define KW_DNS_CACHE_SIZE 10121

#define KW_DNS_CACHE_EXPIRE 10130

#define KW_DNS_CACHE_EXPIRE_FAILED 10131

#define KW_DNS_CACHE_HOSTS 10132

#define KW_PERSIST_ONLY 10140

#define KW_USE_RCPTID 10141

#define KW_TZ_CONVERT 10150

#define KW_TS_FORMAT 10151

#define KW_FRAC_DIGITS 10152

#define KW_LOG_FIFO_SIZE 10160

#define KW_LOG_FETCH_LIMIT 10162

#define KW_LOG_IW_SIZE 10163

#define KW_LOG_PREFIX 10164

#define KW_PROGRAM_OVERRIDE 10165

#define KW_HOST_OVERRIDE 10166

#define KW THROTTLE 10170

#define KW_THREADED 10171

#define KW_FLAGS 10190

#define KW PAD SIZE 10200

#define KW_TIME_ZONE 10201

#define KW_RECV_TIME_ZONE 10202

#define KW_SEND_TIME_ZONE 10203

#define KW_LOCAL_TIME_ZONE 10204

#define KW_FORMAT 10205

#define KW_TIME_REOPEN 10210

#define KW_TIME_REAP 10211

#define KW TIME SLEEP 10212

#define KW_TMPL_ESCAPE 10220

#define KW_OPTIONAL 10230

#define KW CREATE DIRS 10240

#define KW_OWNER 10250

#define KW_GROUP 10251

#define KW PERM 10252

#define KW_DIR_OWNER 10260

#define KW_DIR_GROUP 10261

#define KW_DIR_PERM 10262

#define KW_TEMPLATE 10270

#define KW TEMPLATE ESCAPE 10271

#define KW_DEFAULT_FACILITY 10300

#define KW_DEFAULT_LEVEL 10301

#define KW_PORT 10323

#define KW_USE_TIME_RECVD 10340

#define KW_FACILITY 10350

#define KW_LEVEL 10351

#define KW_HOST 10352

#define KW_MATCH 10353

#define KW_MESSAGE 10354

#define KW_NETMASK 10355

#define KW_TAGS 10356

#define KW_VALUE 10361

#define KW_REWRITE 10370

#define KW_SET 10371

#define KW_SUBST 10372

#define KW_YES 10380

#define KW_NO 10381

#define KW_IFDEF 10410

#define KW_ENDIF 10411

```
#define LL_DOTDOT 10420
#define LL_IDENTIFIER 10421
#define LL_NUMBER 10422
#define LL_FLOAT 10423
#define LL_STRING 10424
#define LL_TOKEN 10425
#define LL BLOCK 10426
#define LL_PRAGMA 10427
#define LL_EOL 10428
#define LL_ERROR 10429
#define KW_VALUE_PAIRS 10500
#define KW_SELECT 10501
#define KW_EXCLUDE 10502
#define KW_PAIR 10503
#define KW_KEY 10504
#define KW_SCOPE 10505
#define KW_SHIFT 10506
#define KW REKEY 10507
#define KW_ADD_PREFIX 10508
#define KW_REPLACE_PREFIX 10509
#define KW ON ERROR 10510
#define KW_RETRIES 10511
#define KW_CONDITION 10513
#define KW_SET_TAG 10514
#define KW_CLEAR_TAG 10515
#define KW_GROUP_SET 10516
/* Value type. */
/* Location type. */
#if! defined YYLTYPE &&! defined YYLTYPE_IS_DECLARED
typedef struct YYLTYPE YYLTYPE;
struct YYLTYPE
int first_line;
int first_column;
int last_line;
int last_column;
# define YYLTYPE_IS_DECLARED 1
# define YYLTYPE_IS_TRIVIAL 1
#endif
int rewrite_expr_parse (CfgLexer *lexer, LogExprNode **result, gpointer arg);
#endif /* !YY_REWRITE_EXPR_LIB_REWRITE_REWRITE_EXPR_GRAMMAR_H_INCLUDED */
```

```
/* Copy the second part of user declarations. */
#line 444 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:358 */
/* Unqualified %code blocks. */
#line 31 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:359 */
#include "rewrite/rewrite-expr-grammar.h"
#include "rewrite/rewrite-set-tag.h"
#include "rewrite/rewrite-set.h"
#include "rewrite/rewrite-subst.h"
#include "rewrite/rewrite-groupset.h"
#include "filter/filter-expr.h"
#include "filter/filter-expr-parser.h"
#include "cfg-grammar.h"
#include "syslog-names.h"
#include "plugin.h"
#include <string.h>
LogRewrite *last_rewrite;
#line 67 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:359 */
# define YYLLOC_DEFAULT(Current, Rhs, N)
do {
 if (N)
    (Current).level = YYRHSLOC(Rhs, 1).level;
    (Current).first_line = YYRHSLOC (Rhs, 1).first_line;
    (Current).first_column = YYRHSLOC (Rhs, 1).first_column;
    (Current).last_line = YYRHSLOC (Rhs, N).last_line;
    (Current).last_column = YYRHSLOC (Rhs, N).last_column;
 else
   {
    (Current).level = YYRHSLOC(Rhs, 0).level;
    (Current).first_line = (Current).last_line =
     YYRHSLOC (Rhs, 0).last_line;
    (Current).first_column = (Current).last_column =
     YYRHSLOC (Rhs, 0).last_column;
} while (0)
#define CHECK_ERROR_WITHOUT_MESSAGE(val, token) do {
 if (!(val))
```

```
YYERROR;
} while (0)
#define CHECK_ERROR(val, token, errorfmt, ...) do {
 if (!(val))
  {
    if (errorfmt)
     {
      gchar __buf[256];
      g_snprintf(__buf, sizeof(__buf), errorfmt, ## __VA_ARGS__); \
      yyerror(& (token), lexer, NULL, NULL, __buf);
    YYERROR;
} while (0)
#define CHECK_ERROR_GERROR(val, token, error, errorfmt, ...) do {
 if (!(val))
  {
    if (errorfmt)
      gchar __buf[256];
      g_snprintf(__buf, sizeof(__buf), errorfmt ", error=%s", ## __VA_ARGS__, error->message); \
      yyerror(& (token), lexer, NULL, NULL, __buf);
    g_clear_error(&error);
    YYERROR;
} while (0)
#define YYMAXDEPTH 20000
#line 525 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:359 */
#ifdef short
# undef short
#endif
#ifdef YYTYPE_UINT8
typedef YYTYPE_UINT8 yytype_uint8;
typedef unsigned char yytype_uint8;
#endif
```

```
#ifdef YYTYPE_INT8
typedef YYTYPE_INT8 yytype_int8;
#else
typedef signed char yytype_int8;
#endif
#ifdef YYTYPE_UINT16
typedef YYTYPE_UINT16 yytype_uint16;
#else
typedef unsigned short int yytype_uint16;
#endif
#ifdef YYTYPE INT16
typedef YYTYPE_INT16 yytype_int16;
#else
typedef short int yytype_int16;
#endif
#ifndef YYSIZE_T
# ifdef __SIZE_TYPE__
# define YYSIZE T SIZE TYPE
# elif defined size t
# define YYSIZE_T size_t
# elif! defined YYSIZE T
# include <stddef.h> /* INFRINGES ON USER NAME SPACE */
# define YYSIZE T size t
# else
# define YYSIZE_T unsigned int
# endif
#endif
#define YYSIZE_MAXIMUM ((YYSIZE_T) -1)
#ifndef YY
# if defined YYENABLE_NLS && YYENABLE_NLS
# if ENABLE NLS
# include ibintl.h> /* INFRINGES ON USER NAME SPACE */
# define YY_(Msgid) dgettext ("bison-runtime", Msgid)
# endif
# endif
# ifndef YY_
# define YY_(Msgid) Msgid
# endif
#endif
#ifndef YY_ATTRIBUTE
# if (defined __GNUC__
  && (2 < __GNUC__ || (__GNUC__ == 2 && 96 <= __GNUC_MINOR__))) \
```

```
|| defined __SUNPRO_C && 0x5110 <= __SUNPRO_C
# define YY_ATTRIBUTE(Spec) __attribute__(Spec)
# else
# define YY_ATTRIBUTE(Spec) /* empty */
# endif
#endif
#ifndef YY_ATTRIBUTE_PURE
# define YY_ATTRIBUTE_PURE YY_ATTRIBUTE ((__pure__))
#endif
#ifndef YY_ATTRIBUTE_UNUSED
# define YY_ATTRIBUTE_UNUSED YY_ATTRIBUTE ((__unused__))
#endif
#if !defined Noreturn \
  && (!defined __STDC_VERSION__ || __STDC_VERSION__ < 201112)
# if defined MSC VER && 1200 <= MSC VER
# define _Noreturn __declspec (noreturn)
# else
# define Noreturn YY ATTRIBUTE (( noreturn ))
# endif
#endif
/* Suppress unused-variable warnings by "using" E. */
#if! defined lint || defined GNUC
# define YYUSE(E) ((void) (E))
#else
# define YYUSE(E) /* empty */
#endif
#if defined __GNUC__ && 407 <= __GNUC__ * 100 + __GNUC_MINOR__
/* Suppress an incorrect diagnostic about yylval being uninitialized. */
# define YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN \
 _Pragma ("GCC diagnostic push") \
 _Pragma ("GCC diagnostic ignored \"-Wuninitialized\"")\
 _Pragma ("GCC diagnostic ignored \"-Wmaybe-uninitialized\"")
# define YY_IGNORE_MAYBE_UNINITIALIZED_END \
 _Pragma ("GCC diagnostic pop")
#else
# define YY_INITIAL_VALUE(Value) Value
#endif
#ifndef YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
# define YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
# define YY_IGNORE_MAYBE_UNINITIALIZED_END
#endif
#ifndef YY_INITIAL_VALUE
# define YY_INITIAL_VALUE(Value) /* Nothing. */
```

```
#if! defined yyoverflow || YYERROR_VERBOSE
/* The parser invokes alloca or malloc; define the necessary symbols. */
# ifdef YYSTACK_USE_ALLOCA
# if YYSTACK_USE_ALLOCA
# ifdef GNUC
# define YYSTACK_ALLOC __builtin_alloca
# elif defined __BUILTIN_VA_ARG_INCR
# include <alloca.h> /* INFRINGES ON USER NAME SPACE */
# elif defined AIX
# define YYSTACK_ALLOC __alloca
# elif defined MSC VER
# include <malloc.h> /* INFRINGES ON USER NAME SPACE */
# define alloca alloca
# else
# define YYSTACK_ALLOC alloca
# if!defined_ALLOCA_H &&!defined EXIT_SUCCESS
# include <stdlib.h> /* INFRINGES ON USER NAME SPACE */
  /* Use EXIT_SUCCESS as a witness for stdlib.h. */
# ifndef EXIT SUCCESS
#
   define EXIT_SUCCESS 0
# endif
# endif
# endif
# endif
# endif
# ifdef YYSTACK ALLOC
 /* Pacify GCC's 'empty if-body' warning. */
# define YYSTACK_FREE(Ptr) do { /* empty */; } while (0)
# ifndef YYSTACK_ALLOC_MAXIMUM
 /* The OS might guarantee only one guard page at the bottom of the stack,
   and a page size can be as small as 4096 bytes. So we cannot safely
   invoke alloca (N) if N exceeds 4096. Use a slightly smaller number
   to allow for a few compiler-allocated temporary stack slots. */
# define YYSTACK_ALLOC_MAXIMUM 4032 /* reasonable circa 2006 */
# endif
# else
# define YYSTACK_ALLOC YYMALLOC
# define YYSTACK_FREE YYFREE
# ifndef YYSTACK_ALLOC_MAXIMUM
# define YYSTACK_ALLOC_MAXIMUM YYSIZE_MAXIMUM
# endif
# if (defined __cplusplus &&! defined EXIT_SUCCESS \
```

```
&&! ((defined YYMALLOC || defined malloc) \
      && (defined YYFREE || defined free)))
# include <stdlib.h> /* INFRINGES ON USER NAME SPACE */
# ifndef EXIT_SUCCESS
# define EXIT_SUCCESS 0
# endif
# endif
# ifndef YYMALLOC
# define YYMALLOC malloc
# if! defined malloc &&! defined EXIT_SUCCESS
void *malloc (YYSIZE_T); /* INFRINGES ON USER NAME SPACE */
# endif
# endif
# ifndef YYFREE
# define YYFREE free
# if! defined free &&! defined EXIT_SUCCESS
void free (void *); /* INFRINGES ON USER NAME SPACE */
# endif
# endif
# endif
#endif /* ! defined yyoverflow || YYERROR VERBOSE */
#if (! defined yyoverflow \
  && (! defined __cplusplus \
    || (defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL \
      && defined YYSTYPE_IS_TRIVIAL && YYSTYPE_IS_TRIVIAL)))
/* A type that is properly aligned for any stack member. */
union yyalloc
{
yytype_int16 yyss_alloc;
YYSTYPE yyvs_alloc;
YYLTYPE yyls_alloc;
};
/* The size of the maximum gap between one aligned stack and the next. */
# define YYSTACK_GAP_MAXIMUM (sizeof (union yyalloc) - 1)
/* The size of an array large to enough to hold all stacks, each with
 N elements. */
# define YYSTACK_BYTES(N) \
  ((N) * (sizeof (yytype_int16) + sizeof (YYSTYPE) + sizeof (YYLTYPE)) \
  + 2 * YYSTACK_GAP_MAXIMUM)
# define YYCOPY_NEEDED 1
/* Relocate STACK from its old location to the new one. The
```

```
local variables YYSIZE and YYSTACKSIZE give the old and new number of
 elements in the stack, and YYPTR gives the new location of the
 stack. Advance YYPTR to a properly aligned location for the next
# define YYSTACK_RELOCATE(Stack_alloc, Stack)
                                        \
    YYSIZE_T yynewbytes;
    YYCOPY (&yyptr->Stack_alloc, Stack, yysize);
    Stack = &yyptr->Stack_alloc;
    yynewbytes = yystacksize * sizeof (*Stack) + YYSTACK_GAP_MAXIMUM; \
    yyptr += yynewbytes / sizeof (*yyptr);
 while (0)
#endif
#if defined YYCOPY NEEDED && YYCOPY NEEDED
/* Copy COUNT objects from SRC to DST. The source and destination do
 not overlap. */
# ifndef YYCOPY
# if defined __GNUC__ && 1 < __GNUC__
# define YYCOPY(Dst, Src, Count) \
   __builtin_memcpy (Dst, Src, (Count) * sizeof (*(Src)))
# else
# define YYCOPY(Dst, Src, Count)
     YYSIZE_T yyi;
     for (yyi = 0; yyi < (Count); yyi++) \setminus
      (Dst)[yyi] = (Src)[yyi];
   while (0)
# endif
# endif
#endif /* !YYCOPY_NEEDED */
/* YYFINAL -- State number of the termination state. */
#define YYFINAL 18
/* YYLAST -- Last index in YYTABLE. */
#define YYLAST 205
/* YYNTOKENS -- Number of terminals. */
#define YYNTOKENS 159
/* YYNNTS -- Number of nonterminals. */
#define YYNNTS 57
/* YYNRULES -- Number of rules. */
#define YYNRULES 110
```

```
/* YYNSTATES -- Number of states. */
#define YYNSTATES 232
/* YYTRANSLATE[YYX] -- Symbol number corresponding to YYX as returned
 by yylex, with out-of-bounds checking. */
#define YYUNDEFTOK 2
#define YYMAXUTOK 10516
#define YYTRANSLATE(YYX)
((unsigned int) (YYX) <= YYMAXUTOK ? yytranslate[YYX] : YYUNDEFTOK)
/* YYTRANSLATE[TOKEN-NUM] -- Symbol number corresponding to TOKEN-NUM
 as returned by yylex, without out-of-bounds checking. */
static const yytype_uint8 yytranslate[] =
            4, 5, 6, 7, 8,
                                 9, 10,
                                           11,
  12, 13, 14, 15, 16, 17, 18,
                                     19,
                                           20,
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- 100, 101, 102, 2, 2, 2, 2, 2, 2,
- 103, 104, 105, 2, 2, 2, 2, 2, 2, 2,

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- 123, 124, 2, 2, 2, 2, 2, 2, 2, 2,
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  137, 138, 139, 140, 141, 142, 143, 144, 145, 146,
  147, 148, 2, 149, 150, 151, 152
};
#if YYDEBUG
/* YYRLINE[YYN] -- Source line where rule number YYN was defined. */
static const yytype_uint16 yyrline[] =
   0, 387, 387, 391, 392, 393, 397, 409, 408, 421,
  420, 426, 427, 429, 428, 435, 454, 455, 459, 463,
  467, 468, 472, 472, 473, 477, 478, 482, 497, 502,
  501, 514, 516, 514, 523, 524, 525, 529, 530, 534,
  553, 557, 557, 565, 566, 570, 575, 586, 596, 605,
  607, 605, 616, 617, 618, 622, 626, 645, 646, 650,
  651, 652, 653, 654, 655, 656, 657, 658, 659, 660,
  664, 676, 681, 682, 686, 687, 691, 695, 696, 700,
  701, 732, 733, 737, 738, 739, 743, 744, 754, 758,
  759, 763, 764, 810, 811, 812, 813, 814, 815, 816,
  817, 818, 818, 831, 832, 833, 834, 978, 979, 983,
  984
};
#endif
#if YYDEBUG || YYERROR VERBOSE || 1
/* YYTNAME[SYMBOL-NUM] -- String name of the symbol SYMBOL-NUM.
 First, the terminals, then, starting at YYNTOKENS, nonterminals. */
static const char *const yytname[] =
"$end", "error", "$undefined", "LL_CONTEXT_ROOT",
"LL_CONTEXT_DESTINATION", "LL_CONTEXT_SOURCE", "LL_CONTEXT_PARSER",
"LL_CONTEXT_REWRITE", "LL_CONTEXT_FILTER", "LL_CONTEXT_LOG",
"LL_CONTEXT_BLOCK_DEF", "LL_CONTEXT_BLOCK_REF",
"LL_CONTEXT_BLOCK_CONTENT", "LL_CONTEXT_BLOCK_ARG", "LL_CONTEXT_PRAGMA",
"LL_CONTEXT_FORMAT", "LL_CONTEXT_TEMPLATE_FUNC", "LL_CONTEXT_INNER_DEST",
"LL_CONTEXT_INNER_SRC", "LL_CONTEXT_CLIENT_PROTO",
"LL_CONTEXT_SERVER_PROTO", "KW_SOURCE", "KW_FILTER", "KW_PARSER",
"KW_DESTINATION", "KW_LOG", "KW_OPTIONS", "KW_INCLUDE", "KW_BLOCK",
"KW_JUNCTION", "KW_CHANNEL", "KW_INTERNAL", "KW_FILE", "KW_SQL",
"KW_TYPE", "KW_COLUMNS", "KW_INDEXES", "KW_VALUES", "KW_PASSWORD",
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"KW DATABASE", "KW USERNAME", "KW TABLE", "KW ENCODING",
"KW SESSION STATEMENTS", "KW DELIMITERS", "KW QUOTES", "KW QUOTE PAIRS",
"KW NULL", "KW SYSLOG", "KW MARK FREQ", "KW STATS FREQ",
"KW STATS LEVEL", "KW STATS LIFETIME", "KW FLUSH LINES", "KW SUPPRESS",
"KW_FLUSH_TIMEOUT", "KW_LOG_MSG_SIZE", "KW_FILE_TEMPLATE",
"KW_PROTO_TEMPLATE", "KW_MARK_MODE", "KW_CHAIN_HOSTNAMES",
"KW NORMALIZE HOSTNAMES", "KW KEEP HOSTNAME", "KW CHECK HOSTNAME",
"KW_BAD_HOSTNAME", "KW_KEEP_TIMESTAMP", "KW_USE_DNS", "KW_USE_FQDN",
"KW_CUSTOM_DOMAIN", "KW_DNS_CACHE", "KW_DNS_CACHE_SIZE",
"KW DNS CACHE EXPIRE", "KW DNS CACHE EXPIRE FAILED",
"KW_DNS_CACHE_HOSTS", "KW_PERSIST_ONLY", "KW_USE_RCPTID",
"KW_TZ_CONVERT", "KW_TS_FORMAT", "KW_FRAC_DIGITS", "KW_LOG_FIFO_SIZE",
"KW LOG FETCH LIMIT", "KW LOG IW SIZE", "KW LOG PREFIX",
"KW_PROGRAM_OVERRIDE", "KW_HOST_OVERRIDE", "KW_THROTTLE", "KW_THREADED",
"KW_FLAGS", "KW_PAD_SIZE", "KW_TIME_ZONE", "KW_RECV_TIME_ZONE",
"KW SEND TIME ZONE", "KW LOCAL TIME ZONE", "KW FORMAT", "KW TIME REOPEN",
"KW_TIME_REAP", "KW_TIME_SLEEP", "KW_TMPL_ESCAPE", "KW_OPTIONAL",
"KW CREATE DIRS", "KW OWNER", "KW GROUP", "KW PERM", "KW DIR OWNER",
"KW DIR GROUP", "KW DIR PERM", "KW TEMPLATE", "KW TEMPLATE ESCAPE",
"KW_DEFAULT_FACILITY", "KW_DEFAULT_LEVEL", "KW_PORT",
"KW USE TIME RECVD", "KW FACILITY", "KW LEVEL", "KW HOST", "KW MATCH",
"KW_MESSAGE", "KW_NETMASK", "KW_TAGS", "KW_VALUE", "KW_REWRITE",
"KW_SET", "KW_SUBST", "KW_YES", "KW_NO", "KW_IFDEF", "KW_ENDIF",
"LL DOTDOT", "LL IDENTIFIER", "LL NUMBER", "LL FLOAT", "LL STRING",
"LL_TOKEN", "LL_BLOCK", "LL_PRAGMA", "LL_EOL", "LL_ERROR",
"KW VALUE PAIRS", "KW SELECT", "KW EXCLUDE", "KW PAIR", "KW KEY",
"KW_SCOPE", "KW_SHIFT", "KW_REKEY", "KW_ADD_PREFIX", "KW_REPLACE_PREFIX",
"KW_ON_ERROR", "KW_RETRIES", "KW_CONDITION", "KW_SET_TAG",
"KW CLEAR TAG", "KW GROUP SET", "'("", "')"", "'{"", "'}", "';"", "':"",
"$accept", "start", "rewrite_expr_list", "rewrite_template_content",
"rewrite_expr", "$@1", "$@2", "$@3", "rewrite_groupset_opts",
"rewrite groupset opt", "rewrite subst opts", "rewrite subst opt", "$@4",
"rewrite_expr_opts", "rewrite_expr_opt", "rewrite_condition_opt", "$@5",
"source content", "$@6", "$@7", "source items", "source item",
"source plugin", "source afinter", "source afinter params", "$@8",
"source_afinter_options", "source_afinter_option", "filter_content",
"parser content", "rewrite content", "dest content", "$@9", "$@10",
"dest_items", "dest_item", "dest_plugin", "log_items", "log_item",
"log_junction", "log_last_junction", "log_forks", "log_fork",
"log_content", "log_flags", "log_flags_items", "string", "yesno",
"dnsmode", "string_list", "string_list_build", "semicolons",
"source_option", "$@12", "host_resolve_option", "matcher_option",
"matcher_flags", YY_NULLPTR
};
#endif
# ifdef YYPRINT
/* YYTOKNUM[NUM] -- (External) token number corresponding to the
```

```
(internal) symbol number NUM (which must be that of a token). */
static const yytype_uint16 yytoknum[] =
   0, 256, 10512, 1, 2, 3, 4, 5, 6,
   8, 9, 10, 11, 12, 13, 14, 15, 16, 17,
  18, 10000, 10001, 10002, 10003, 10004, 10005, 10006, 10007, 10008,
 10009, 10010, 10011, 10030, 10031, 10032, 10033, 10034, 10035, 10036,
 10037, 10038, 10039, 10040, 10050, 10051, 10052, 10053, 10060, 10071,
 10072, 10073, 10074, 10075, 10076, 10077, 10078, 10079, 10080, 10081,
 10090, 10091, 10092, 10093, 10094, 10100, 10110, 10111, 10112, 10120,
 10121, 10130, 10131, 10132, 10140, 10141, 10150, 10151, 10152, 10160,
 10162, 10163, 10164, 10165, 10166, 10170, 10171, 10190, 10200, 10201,
 10202, 10203, 10204, 10205, 10210, 10211, 10212, 10220, 10230, 10240,
 10250, 10251, 10252, 10260, 10261, 10262, 10270, 10271, 10300, 10301,
 10323, 10340, 10350, 10351, 10352, 10353, 10354, 10355, 10356, 10361,
 10370,\,10371,\,10372,\,10380,\,10381,\,10410,\,10411,\,10420,\,10421,\,10422,
 10423, 10424, 10425, 10426, 10427, 10428, 10429, 10500, 10501, 10502,
 10503, 10504, 10505, 10506, 10507, 10508, 10509, 10510, 10511, 10513,
 10514, 10515, 10516, 40, 41, 123, 125, 59, 58
};
# endif
#define YYPACT_NINF -106
#define yypact_value_is_default(Yystate) \
(!!((Yystate) == (-106)))
#define YYTABLE_NINF -45
#define yytable_value_is_error(Yytable_value) \
0
/* YYPACT[STATE-NUM] -- Index in YYTABLE of the portion describing
  STATE-NUM. */
static const yytype_int8 yypact[] =
  -15, -87, -73, -65, -106, -59, -58, -57, 97, 17,
  -54, -54, 17, -75, -75, -75, -75, -75, -106, -55,
  -51, -106, -106, -54, -54, -15, -15, -47, -106, -106,
 -106, -106, -75, -49, -44, -106, -6, -6, 17, -106,
 -106, -106, -106, -97, -106, -106, -106, -34, -104, -89,
 -70, -69, -66, 17, -54, -106, -35, -32, -106, -52,
  -41, -29, -97, -106, -82, -31, -25, -34, -106, -75,
 -106, -75, -106, -75, -106, -75, -106, -75, -106, 12,
  -6, -106, -106, -75, -106, -106, -106, -21, -82, -22,
 -106, -75, -106, -106, -16, -30, -20, -11, -10, -9,
  -8, -5, -3, -17, -2, -1, -12, -106, -106,
   2, -106, -106, 4, 5, -106, -75, 6, -106, -106,
```

```
8, -106, -106, -54, -106, -106, -54, -106, -106,
 -106, -106, -106, -106, -106, -106, -54, -106, -54, -106,
 -106, -75, -106, -106, -75, -75, -106, -106, -106, -106,
 -20, -20, -106, -17, -17, 9, -75, 10, -75, 11,
  13, -56, -106, -106, -106, -106, -54, -106, -106, -106,
 -106, -106, 15, 18, 19, 21, 26, 27, 28,
 -106, -56, -106, -26, -106, -85, -85, -85, 22, -75,
 -75, -75, -75, -106, 30, 31, 32, 33, -106, -106,
 -106, -106, 34, 35, 36, 37, 38, 39, 40, 41,
 -85, -53, -85, -85, -106, -106, -106, -106, -106, -106,
 -106, -106, 42, -106, -106, 43, 44, 45, -106, -106,
 -106, -106
};
/* YYDEFACT[STATE-NUM] -- Default reduction number in state STATE-NUM.
 Performed when YYTABLE does not specify something else to do. Zero
 means the default is an error. */
static const yytype_uint8 yydefact[] =
  5,
           0,
               0, 15,
                        0,
                             0,
                                 0,
                                     0, 73,
                    0,
      0,
          73,
                0,
                        0,
                             0,
                                 0,
                                     1,
  0,
       2,
          71,
                0,
                   91,
                         5,
                            5,
                                 0,
                                     81, 82,
  9,
           0,
               0,
                    0, 13, 58, 58, 73, 92,
       6,
  3,
          70,
               26,
                    7,
                       11,
                             12,
                                  17,
  0.
       0,
           0,
               73,
                    0, 69,
                             0,
                                  0, 72,
                                           0,
  0.
       0, 26,
               28,
                    22,
                         0,
                              0,
                                 17, 19,
  31,
           46,
                0,
                    47,
                         0, 49,
                                   0,
                                      48,
                                           78,
  58.
       74,
          75,
                0,
                   29, 10, 25,
                                   0, 22,
                                             0,
       90.
                     0,
  24.
           14,
                16,
                        0, 36,
                                   0,
                                            0,
       0,
           0,
              54,
                    0,
                        0,
                            0, 76, 57,
                                           0,
  0,
       8,
          20,
                0,
                    0, 23, 90,
                                  0, 88,
  60,
       0, 39,
                32,
                     0, 38, 37,
                                   0, 61,
  63,
       64,
           67,
                68,
                     56, 50,
                               0,
                                   55,
                                        0,
  66,
       80,
           27,
                30,
                     0, 110, 89,
                                   18, 41, 33,
                                    0, 110,
  36, 36,
           51,
                54,
                     54,
                          0,
                              80,
  0, 101,
           34,
                35,
                     52, 53,
                               0,
                                   79, 107, 109,
  108, 40,
            0,
                 0,
                     0,
                         0,
                              0,
                                 0,
                                      0.
  42, 101, 45,
                 0, 77,
                           0,
                              0,
                                   0,
      0, 90, 43,
                     0,
                         0,
                             0,
                                 0, 102, 83,
  84, 85, 0,
               0,
                    0,
                         0,
                             0,
                                  0,
                                      0,
                                          0,
               0, 94, 95, 99,
                                 93,
                                      98,
  97, 100, 0, 87, 86, 0, 0, 0, 106, 104,
  103, 105
};
/* YYPGOTO[NTERM-NUM]. */
static const yytype_int8 yypgoto[] =
```

```
-106, -106, 49, 16, -106, -106, -106, -106, 61, -106,
  51, -106, -106, 78, -28, -13, -106, -106, -106, -106,
 -105, -106, -106, -106, -106, -106, -23, -106, -106, -106,
 -106, -106, -106, -106, -63, -106, -106, -67, -106, -7,
  106, 20, -72, 113, -106, 14, -14, -94, -106, -23,
  50, -4, -106, -106, -106, -106, 47
};
/* YYDEFGOTO[NTERM-NUM]. */
static const yytype_int16 yydefgoto[] =
           9, 30, 10, 64, 43, 47, 66, 67,
  -1,
  87, 88, 89, 61, 62, 63, 110, 95, 96, 149,
  123, 124, 125, 126, 160, 161, 180, 181, 98, 100,
  105, 102, 103, 152, 135, 136, 137, 53, 54, 11,
  21, 22, 23, 56, 107, 155, 31, 202, 225, 117,
  118, 25, 182, 183, 198, 115, 159
};
/* YYTABLE[YYPACT[STATE-NUM]] -- What to do in state STATE-NUM. If
  positive, shift that token. If negative, reduce the rule whose
  number is the opposite. If YYTABLE_NINF, syntax error. */
static const yytype_int16 yytable[] =
  32, 33, 34, 65, 172, 19, 173, 26, 19, 174,
  20, 121, 113, 20, 1, 48, 49, 50, 51, 38,
  39, 223, 59,
                1, 127, 175, 176, 177, 178, 55,
  55, 138, 27, 35, 68, 194, 90, 59, 199, 200,
  195, 196, 19, 197, 201, 162, 163, 20, 44, 69,
  80, 70, 60, 28, 68, 94, 29, 97, 58, 99,
  90, 101, 179, 104, 71, 114, 72, 60, 12, 109,
  199, 200, -21, 55, 40, 41, 201, 116, 127, 127,
  13, 138, 138, 73, 75, 74, 76, 77, 14, 78,
  164, 165, 203, 204, 15, 16, 17, 18, -44, 106,
  36, 83, 116, 24, 37, 45, 2, 3, 122, 42,
  46, 134, 84,
                4, 52, 60, 222, 224, 226, 227,
  150, 81, 91, 151, 82, 85, 120, 156, 93, 92,
  157, 158, 153, 111, 154, 5, 6, 7, 119, 112,
  86, 141, 156, 128, 158, 130, 129, 108, 131, 132,
  57, 205, 139, 133, 142, 140, 143, 144, 145, 79,
  147, 148, 184, 166, 168, 170, 146, 171, 185, 209,
  167, 186, 187, 0, 188, 206, 207, 208, 116, 189,
  190, 191, 192, 210, 211, 212, 213, 0, 214, 215,
  216, 217, 218, 219, 220, 221, 228, 229, 230, 231,
  0,
      0, 0, 0, 193, 169
};
```

static const yytype_int16 yycheck[] =

```
14, 15,
          16, 37, 60, 25, 62, 11, 25,
                                          65.
  30, 31,
          34, 30,
                   29, 21, 22,
                                 23,
                                     24,
                                          23,
  24, 74, 119, 29, 96, 81, 82, 83, 84, 36,
  37, 103, 12, 17, 47, 61, 64, 119, 123, 124,
  66, 67, 25, 69, 129, 150, 151, 30,
  54, 155, 149, 128, 67, 69, 131, 71, 38,
  88, 75, 118, 77, 153, 87, 155, 149, 155, 83,
 123, 124, 154, 80, 25, 26, 129, 91, 150, 151,
 153, 153, 154, 153, 153, 155, 155, 153, 153, 155,
 153, 154, 186, 187, 153, 153, 153, 0, 154, 87,
 155, 153, 116, 157, 155, 154, 121, 122, 128, 156,
 154, 128, 153, 128, 120, 149, 210, 211, 212, 213,
 124, 156, 153, 127, 156, 154, 156, 141, 67, 154,
 144, 145, 136, 154, 138, 150, 151, 152, 154,
  62, 153, 156, 154, 158, 154, 156, 80, 156, 154,
  37, 129, 154, 156, 154, 156, 154, 153, 153, 53,
 154, 153, 166, 154, 154, 154, 116, 154, 153, 192,
 156, 153, 153, -1, 153, 189, 190, 191, 192, 153,
 153, 153, 153, 153, 153, 153, 153, -1, 154, 154,
 -1, -1, -1, 181, 158
};
/* YYSTOS[STATE-NUM] -- The (internal number of the) accessing
 symbol of state STATE-NUM. */
static const yytype_uint8 yystos[] =
  0, 29, 121, 122, 128, 150, 151, 152, 160, 161,
 163, 198, 155, 153, 153, 153, 153, 153,
  30, 199, 200, 201, 157, 210, 210, 200, 128, 131,
 162, 205, 205, 205, 205, 162, 155, 155, 210, 210,
 161, 161, 156, 165, 162, 154, 154, 166, 21, 22,
  23, 24, 120, 196, 197, 198, 202, 202, 200, 119,
 149, 172, 173, 174, 164, 37, 167, 168, 174, 153,
 155, 153, 155, 153, 155, 153, 155, 153, 155, 199,
 210, 156, 156, 153, 153, 154, 172, 169, 170, 171,
 173, 153, 154, 167, 205, 176, 177, 205, 187, 205,
 188, 205, 190, 191, 205, 189, 87, 203, 196, 205,
 175, 154, 169, 34, 87, 214, 205, 208, 209, 154,
 156, 31, 128, 179, 180, 181, 182, 201, 154, 156,
 154, 156, 154, 156, 128, 193, 194, 195, 201, 154,
 156, 153, 154, 154, 153, 153, 209, 154, 153, 178,
 210, 210, 192, 210, 210, 204, 205, 205, 205, 215,
 183, 184, 179, 179, 193, 193, 154, 204, 154, 215,
 154, 154, 60, 62, 65, 81, 82, 83, 84, 118,
 185, 186, 211, 212, 210, 153, 153, 153, 153, 153,
 153, 153, 153, 185, 61, 66, 67, 69, 213, 123,
```

```
124, 129, 206, 206, 206, 129, 205, 205, 205, 208,
  153, 153, 153, 153, 154, 154, 154, 154, 154, 154,
  154, 154, 206, 74, 206, 207, 206, 206, 154, 154,
  154, 154
};
/* YYR1[YYN] -- Symbol number of symbol that rule YYN derives. */
static const yytype_uint8 yyr1[] =
   0, 159, 160, 161, 161, 161, 162, 164, 163, 165,
  163, 163, 163, 166, 163, 163, 167, 167, 168, 168,
  169, 169, 171, 170, 170, 172, 172, 173, 173, 175,
  174, 177, 178, 176, 179, 179, 179, 180, 180, 181,
  182, 184, 183, 185, 185, 186, 187, 188, 189, 191,
  192, 190, 193, 193, 193, 194, 195, 196, 196, 197,
  198, 199, 200, 200, 201, 201, 202, 203, 203, 204,
  204, 205, 205, 206, 206, 206, 207, 207, 208, 209,
  211, 212, 211, 213, 213, 213, 213, 214, 214, 215,
  215
};
/* YYR2[YYN] -- Number of symbols on the right hand side of rule YYN. */
static const yytype_uint8 yyr2[] =
   0,
               3,
                   3,
                       0,
                           1,
                               0,
                                    7,
                                        0,
   6,
      4,
           4,
               0,
                   6,
                       1,
                           2,
                               0,
                                    4,
                                        1,
   2.
           0,
               2,
                   1,
                       2,
                           0,
       0.
                               4,
                                    1,
                                        0,
               3,
       0,
           0,
                   3,
                       3,
                           0,
                               1,
                                    1,
                                        1,
           2,
   4,
       0,
               2,
                   0,
                       1,
                           0,
                               0,
                                    0,
                                        0,
       3,
           3,
               3,
   0,
                   0,
                       1,
                           1,
                                3,
                                    0,
                                        4,
   4,
       4,
           4,
               4,
                   4,
                       4,
                           4,
                                4,
                                    4,
                                        1,
           3,
   4,
       1,
               0,
                   4,
                       4,
                           3,
                                5,
                                    0,
                                        2,
       1,
           1,
   0,
               1,
                   1,
                       1,
                           1,
                                1,
                                    1,
                                        2,
   0,
      1,
           2,
               4,
                   4,
                       4,
                           4,
                               4,
                                    4,
                                        4,
   4.
       0.
           2.
               4.
                   4.
                       4.
                           4.
                                4.
                                    4.
                                        2,
   0
};
#define yyerrok
                 (yyerrstatus = 0)
#define yyclearin
                  (yychar = YYEMPTY)
#define YYEMPTY
                     (-2)
#define YYEOF
#define YYACCEPT
                     goto yyacceptlab
#define YYABORT
                     goto yyabortlab
```

```
#define YYRECOVERING() (!!yyerrstatus)
#define YYBACKUP(Token, Value)
if (yychar == YYEMPTY)
  yychar = (Token);
   yylval = (Value);
   YYPOPSTACK (yylen);
   yystate = *yyssp;
   goto yybackup;
else
  {
  yyerror (&yylloc, lexer, result, arg, YY_("syntax error: cannot back up")); \
   YYERROR;
  }
while (0)
/* Error token number */
#define YYTERROR
#define YYERRCODE
                         256
/* YYLLOC_DEFAULT -- Set CURRENT to span from RHS[1] to RHS[N].
 If N is 0, then set CURRENT to the empty location which ends
 the previous symbol: RHS[0] (always defined). */
#ifndef YYLLOC_DEFAULT
# define YYLLOC_DEFAULT(Current, Rhs, N)
 do
   if (N)
     (Current).first_line = YYRHSLOC (Rhs, 1).first_line;
     (Current).first_column = YYRHSLOC (Rhs, 1).first_column;
     (Current).last_line = YYRHSLOC (Rhs, N).last_line;
     (Current).last_column = YYRHSLOC (Rhs, N).last_column;
    }
   else
     (Current).first_line = (Current).last_line =
      YYRHSLOC (Rhs, 0).last_line;
     (Current).first_column = (Current).last_column =
      YYRHSLOC (Rhs, 0).last_column;
```

```
while (0)
#endif
#define YYRHSLOC(Rhs, K) ((Rhs)[K])
/* Enable debugging if requested. */
#if YYDEBUG
# ifndef YYFPRINTF
# include <stdio.h> /* INFRINGES ON USER NAME SPACE */
# define YYFPRINTF fprintf
# endif
# define YYDPRINTF(Args)
do {
if (yydebug)
 YYFPRINTF Args;
} while (0)
/* YY_LOCATION_PRINT -- Print the location on the stream.
 This macro was not mandated originally: define only if we know
 we won't break user code: when these are the locations we know. */
#ifndef YY LOCATION PRINT
# if defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL
/* Print *YYLOCP on YYO. Private, do not rely on its existence. */
YY_ATTRIBUTE_UNUSED
static unsigned
yy_location_print_ (FILE *yyo, YYLTYPE const * const yylocp)
unsigned res = 0;
int end_col = 0 != yylocp->last_column ? yylocp->last_column - 1 : 0;
if (0 <= yylocp->first_line)
   res += YYFPRINTF (yyo, "%d", yylocp->first_line);
   if (0 <= yylocp->first_column)
    res += YYFPRINTF (yyo, ".%d", yylocp->first_column);
if (0 <= yylocp->last_line)
   if (yylocp->first_line < yylocp->last_line)
     res += YYFPRINTF (yyo, "-%d", yylocp->last_line);
     if (0 \le end_col)
```

```
res += YYFPRINTF (yyo, ".%d", end_col);
  else if (0 <= end_col && yylocp->first_column < end_col)
   res += YYFPRINTF (yyo, "-%d", end_col);
  }
return res;
}
# define YY_LOCATION_PRINT(File, Loc)
yy_location_print_ (File, &(Loc))
# else
# define YY_LOCATION_PRINT(File, Loc) ((void) 0)
# endif
#endif
# define YY SYMBOL PRINT(Title, Type, Value, Location)
do {
if (yydebug)
  YYFPRINTF (stderr, "%s ", Title);
  yy_symbol_print (stderr,
         Type, Value, Location, lexer, result, arg); \
  YYFPRINTF (stderr, "\n");
} while (0)
| Print this symbol's value on YYOUTPUT. |
'____*/
static void
yy_symbol_value_print (FILE *yyoutput, int yytype, YYSTYPE const * const yyvaluep, YYLTYPE const * const
yylocationp, CfgLexer *lexer, LogExprNode **result, gpointer arg)
FILE *yyo = yyoutput;
YYUSE (yyo);
YYUSE (yylocationp);
YYUSE (lexer);
YYUSE (result);
YYUSE (arg);
if (!yyvaluep)
 return;
# ifdef YYPRINT
if (yytype < YYNTOKENS)
 YYPRINT (yyoutput, yytoknum[yytype], *yyvaluep);
```

```
# endif
YYUSE (yytype);
/*-----
| Print this symbol on YYOUTPUT. |
'____*/
static void
yy_symbol_print (FILE *yyoutput, int yytype, YYSTYPE const * const yyvaluep, YYLTYPE const * const
yylocationp, CfgLexer *lexer, LogExprNode **result, gpointer arg)
YYFPRINTF (yyoutput, "%s %s (",
      yytype < YYNTOKENS ? "token" : "nterm", yytname[yytype]);</pre>
YY_LOCATION_PRINT (yyoutput, *yylocationp);
YYFPRINTF (yyoutput, ": ");
yy_symbol_value_print (yyoutput, yytype, yyvaluep, yylocationp, lexer, result, arg);
YYFPRINTF (yyoutput, ")");
/*-----
yy_stack_print -- Print the state stack from its BOTTOM up to its |
TOP (included).
static void
yy_stack_print (yytype_int16 *yybottom, yytype_int16 *yytop)
YYFPRINTF (stderr, "Stack now");
for (; yybottom <= yytop; yybottom++)</pre>
  int yybot = *yybottom;
  YYFPRINTF (stderr, " %d", yybot);
YYFPRINTF (stderr, "\n");
}
# define YY_STACK_PRINT(Bottom, Top)
do {
if (yydebug)
 yy_stack_print ((Bottom), (Top));
} while (0)
| Report that the YYRULE is going to be reduced. |
```

```
static void
yy_reduce_print (yytype_int16 *yyssp, YYSTYPE *yyvsp, YYLTYPE *yylsp, int yyrule, CfgLexer *lexer,
LogExprNode **result, gpointer arg)
unsigned long int yylno = yyrline[yyrule];
int yynrhs = yyr2[yyrule];
int yyi;
YYFPRINTF (stderr, "Reducing stack by rule %d (line %lu):\n",
       yyrule - 1, yylno);
/* The symbols being reduced. */
for (yyi = 0; yyi < yynrhs; yyi++)
   YYFPRINTF (stderr, " \$\%d = ", yyi + 1);
   yy_symbol_print (stderr,
             yystos[yyssp[yyi + 1 - yynrhs]],
             &(yyvsp[(yyi + 1) - (yynrhs)])
             , &(yylsp[(yyi + 1) - (yynrhs)])
                                                       , lexer, result, arg);
   YYFPRINTF (stderr, "\n");
  }
}
# define YY REDUCE PRINT(Rule)
do {
if (yydebug)
 yy_reduce_print (yyssp, yyvsp, yylsp, Rule, lexer, result, arg); \
} while (0)
/* Nonzero means print parse trace. It is left uninitialized so that
 multiple parsers can coexist. */
int yydebug;
#else /* !YYDEBUG */
# define YYDPRINTF(Args)
# define YY_SYMBOL_PRINT(Title, Type, Value, Location)
# define YY_STACK_PRINT(Bottom, Top)
# define YY_REDUCE_PRINT(Rule)
#endif /* !YYDEBUG */
/* YYINITDEPTH -- initial size of the parser's stacks. */
#ifndef YYINITDEPTH
# define YYINITDEPTH 200
#endif
/* YYMAXDEPTH -- maximum size the stacks can grow to (effective only
 if the built-in stack extension method is used).
```

```
Do not make this value too large; the results are undefined if
 YYSTACK_ALLOC_MAXIMUM < YYSTACK_BYTES (YYMAXDEPTH)
 evaluated with infinite-precision integer arithmetic. */
#ifndef YYMAXDEPTH
# define YYMAXDEPTH 10000
#endif
#if YYERROR VERBOSE
# ifndef yystrlen
# if defined __GLIBC__ && defined _STRING_H
# define yystrlen strlen
# else
/* Return the length of YYSTR. */
static YYSIZE_T
yystrlen (const char *yystr)
YYSIZE_T yylen;
for (yylen = 0; yystr[yylen]; yylen++)
 continue;
return yylen;
# endif
# endif
# ifndef yystpcpy
# if defined __GLIBC__ && defined _STRING_H && defined _GNU_SOURCE
# define yystpcpy stpcpy
# else
/* Copy YYSRC to YYDEST, returning the address of the terminating '\0' in
 YYDEST. */
static char *
yystpcpy (char *yydest, const char *yysrc)
char *yyd = yydest;
const char *yys = yysrc;
while ((*yyd++ = *yys++) != '\0')
 continue;
return yyd - 1;
# endif
# endif
# ifndef yytnamerr
```

```
/* Copy to YYRES the contents of YYSTR after stripping away unnecessary
 quotes and backslashes, so that it's suitable for yyerror. The
 heuristic is that double-quoting is unnecessary unless the string
 contains an apostrophe, a comma, or backslash (other than
 backslash-backslash). YYSTR is taken from yytname. If YYRES is
 null, do not copy; instead, return the length of what the result
 would have been. */
static YYSIZE_T
yytnamerr (char *yyres, const char *yystr)
if (*yystr == '''')
   YYSIZE_T yyn = 0;
   char const *yyp = yystr;
   for (;;)
    switch (*++yyp)
     case \":
     case ',':
      goto do_not_strip_quotes;
     case '\\':
      if (*++yyp != '\\')
       goto do_not_strip_quotes;
      /* Fall through. */
     default:
      if (yyres)
       yyres[yyn] = *yyp;
      yyn++;
      break;
     case "":
      if (yyres)
       yyres[yyn] = '\0';
      return yyn;
 do_not_strip_quotes:;
  }
if (! yyres)
 return yystrlen (yystr);
return yystpcpy (yyres, yystr) - yyres;
# endif
/* Copy into *YYMSG, which is of size *YYMSG_ALLOC, an error message
```

about the unexpected token YYTOKEN for the state stack whose top is YYSSP.

```
Return 0 if *YYMSG was successfully written. Return 1 if *YYMSG is
 not large enough to hold the message. In that case, also set
 *YYMSG_ALLOC to the required number of bytes. Return 2 if the
 required number of bytes is too large to store. */
static int
yysyntax_error (YYSIZE_T *yymsg_alloc, char **yymsg,
        yytype_int16 *yyssp, int yytoken)
YYSIZE_T yysize0 = yytnamerr (YY_NULLPTR, yytname[yytoken]);
YYSIZE_T yysize = yysize0;
enum { YYERROR_VERBOSE_ARGS_MAXIMUM = 5 };
/* Internationalized format string. */
const char *yyformat = YY_NULLPTR;
/* Arguments of yyformat. */
char const *yyarg[YYERROR VERBOSE ARGS MAXIMUM];
/* Number of reported tokens (one for the "unexpected", one per
  "expected"). */
int yycount = 0;
```

/* There are many possibilities here to consider:

- If this state is a consistent state with a default action, then the only way this function was invoked is if the default action is an error action. In that case, don't check for expected tokens because there are none.
- The only way there can be no lookahead present (in yychar) is if this state is a consistent state with a default action. Thus, detecting the absence of a lookahead is sufficient to determine that there is no unexpected or expected token to report. In that case, just report a simple "syntax error".
- Don't assume there isn't a lookahead just because this state is a consistent state with a default action. There might have been a previous inconsistent state, consistent state with a non-default action, or user semantic action that manipulated yychar.
- Of course, the expected token list depends on states to have correct lookahead information, and it depends on the parser not to perform extra reductions after fetching a lookahead from the scanner and before detecting a syntax error. Thus, state merging (from LALR or IELR) and default reductions corrupt the expected token list. However, the list is correct for canonical LR with one exception: it will still contain any token that will not be accepted due to an error action in a later state.

```
*/
if (yytoken != YYEMPTY)
{
  int yyn = yypact[*yyssp];
```

```
yyarg[yycount++] = yytname[yytoken];
  if (!yypact_value_is_default (yyn))
    /* Start YYX at -YYN if negative to avoid negative indexes in
      YYCHECK. In other words, skip the first -YYN actions for
      this state because they are default actions. */
     int yyxbegin = yyn < 0? -yyn : 0;
    /* Stay within bounds of both yycheck and yytname. */
     int yychecklim = YYLAST - yyn + 1;
     int yyxend = yychecklim < YYNTOKENS ? yychecklim : YYNTOKENS;
     int yyx;
     for (yyx = yyxbegin; yyx < yyxend; ++yyx)
      if (yycheck[yyx + yyn] == yyx && yyx != YYTERROR
        && !yytable_value_is_error (yytable[yyx + yyn]))
        if (yycount == YYERROR_VERBOSE_ARGS_MAXIMUM)
          yycount = 1;
          yysize = yysize0;
          break;
         }
        yyarg[yycount++] = yytname[yyx];
         YYSIZE\_T\ yysize1 = yysize + yytnamerr\ (YY\_NULLPTR,\ yytname[yyx]);
         if (! (yysize <= yysize1
             && yysize1 <= YYSTACK ALLOC MAXIMUM))
          return 2;
         yysize = yysize1;
       }
switch (yycount)
# define YYCASE_(N, S)
  case N:
   yyformat = S;
  break
  YYCASE_(0, YY_("syntax error"));
  YYCASE_(1, YY_("syntax error, unexpected %s"));
  YYCASE_(2, YY_("syntax error, unexpected %s, expecting %s"));
  YYCASE_(3, YY_("syntax error, unexpected %s, expecting %s or %s"));
  YYCASE_(4, YY_("syntax error, unexpected %s, expecting %s or %s or %s"));
  YYCASE_(5, YY_("syntax error, unexpected %s, expecting %s or %s or %s or %s"));
# undef YYCASE_
```

}

}

```
YYSIZE_T yysize1 = yysize + yystrlen (yyformat);
 if (! (yysize <= yysize1 && yysize1 <= YYSTACK_ALLOC_MAXIMUM))
  return 2;
 yysize = yysize1;
}
if (*yymsg_alloc < yysize)
  *yymsg_alloc = 2 * yysize;
  if (! (yysize <= *yymsg_alloc
       && *yymsg_alloc <= YYSTACK_ALLOC_MAXIMUM))
   *yymsg_alloc = YYSTACK_ALLOC_MAXIMUM;
  return 1;
  }
/* Avoid sprintf, as that infringes on the user's name space.
  Don't have undefined behavior even if the translation
  produced a string with the wrong number of "%s"s. */
 char *yyp = *yymsg;
 int yyi = 0;
 while ((*yyp = *yyformat) != \0')
  if (*yyp == '%' && yyformat[1] == 's' && yyi < yycount)
     yyp += yytnamerr (yyp, yyarg[yyi++]);
     yyformat += 2;
    }
  else
   {
    yyp++;
    yyformat++;
    }
return 0;
#endif /* YYERROR_VERBOSE */
| Release the memory associated to this symbol. |
static void
yydestruct (const char *yymsg, int yytype, YYSTYPE *yyvaluep, YYLTYPE *yylocationp, CfgLexer *lexer,
LogExprNode **result, gpointer arg)
YYUSE (yyvaluep);
```

```
YYUSE (yylocationp);
YYUSE (lexer);
YYUSE (result);
YYUSE (arg);
if (!yymsg)
 yymsg = "Deleting";
YY_SYMBOL_PRINT (yymsg, yytype, yyvaluep, yylocationp);
YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
YYUSE (yytype);
YY_IGNORE_MAYBE_UNINITIALIZED_END
/*----.
yyparse.
'----*/
int
yyparse (CfgLexer *lexer, LogExprNode **result, gpointer arg)
/* The lookahead symbol. */
int yychar;
/* The semantic value of the lookahead symbol. */
/* Default value used for initialization, for pacifying older GCCs
 or non-GCC compilers. */
YY_INITIAL_VALUE (static YYSTYPE yyval_default;)
YYSTYPE yylval YY_INITIAL_VALUE (= yyval_default);
/* Location data for the lookahead symbol. */
static YYLTYPE yyloc_default
# if defined YYLTYPE_IS_TRIVIAL && YYLTYPE_IS_TRIVIAL
= \{ 1, 1, 1, 1 \}
# endif
YYLTYPE yylloc = yyloc_default;
 /* Number of syntax errors so far. */
 int yynerrs;
 int yystate;
 /* Number of tokens to shift before error messages enabled. */
 int yyerrstatus;
```

```
/* The stacks and their tools:
   'yyss': related to states.
   'yyvs': related to semantic values.
   'yyls': related to locations.
   Refer to the stacks through separate pointers, to allow yyoverflow
   to reallocate them elsewhere. */
 /* The state stack. */
 yytype_int16 yyssa[YYINITDEPTH];
 yytype_int16 *yyss;
 yytype_int16 *yyssp;
 /* The semantic value stack. */
 YYSTYPE yyvsa[YYINITDEPTH];
 YYSTYPE *yyvs;
 YYSTYPE *yyvsp;
 /* The location stack. */
 YYLTYPE yylsa[YYINITDEPTH];
 YYLTYPE *yyls;
 YYLTYPE *yylsp;
 /* The locations where the error started and ended. */
 YYLTYPE yyerror_range[3];
 YYSIZE_T yystacksize;
int yyn;
int yyresult;
/* Lookahead token as an internal (translated) token number. */
int yytoken = 0;
/* The variables used to return semantic value and location from the
  action routines. */
YYSTYPE yyval;
YYLTYPE yyloc;
#if YYERROR_VERBOSE
/* Buffer for error messages, and its allocated size. */
char yymsgbuf[128];
char *yymsg = yymsgbuf;
YYSIZE_T yymsg_alloc = sizeof yymsgbuf;
#endif
#define YYPOPSTACK(N) (yyvsp -= (N), yyssp -= (N), yylsp -= (N))
/* The number of symbols on the RHS of the reduced rule.
  Keep to zero when no symbol should be popped. */
```

```
int yylen = 0;
yyssp = yyss = yyssa;
yyvsp = yyvs = yyvsa;
yylsp = yyls = yylsa;
yystacksize = YYINITDEPTH;
YYDPRINTF ((stderr, "Starting parse\n"));
yystate = 0;
yyerrstatus = 0;
yynerrs = 0;
yychar = YYEMPTY; /* Cause a token to be read. */
yylsp[0] = yylloc;
goto yysetstate;
/*______
yynewstate -- Push a new state, which is found in yystate.
yynewstate:
/* In all cases, when you get here, the value and location stacks
  have just been pushed. So pushing a state here evens the stacks. */
yyssp++;
yysetstate:
*yyssp = yystate;
if (yyss + yystacksize - 1 <= yyssp)
   /* Get the current used size of the three stacks, in elements. */
   YYSIZE_T yysize = yyssp - yyss + 1;
#ifdef yyoverflow
   {
   /* Give user a chance to reallocate the stack. Use copies of
     these so that the &'s don't force the real ones into
     memory. */
    YYSTYPE *yyvs1 = yyvs;
    yytype_int16 *yyss1 = yyss;
    YYLTYPE *yyls1 = yyls;
    /* Each stack pointer address is followed by the size of the
     data in use in that stack, in bytes. This used to be a
     conditional around just the two extra args, but that might
     be undefined if yyoverflow is a macro. */
    yyoverflow (YY_("memory exhausted"),
           &yyss1, yysize * sizeof (*yyssp),
           &yyvs1, yysize * sizeof (*yyvsp),
```

```
&yyls1, yysize * sizeof (*yylsp),
          &yystacksize);
   yyls = yyls1;
   yyss = yyss1;
   yyvs = yyvs1;
#else /* no yyoverflow */
# ifndef YYSTACK_RELOCATE
  goto yyexhaustedlab;
# else
  /* Extend the stack our own way. */
  if (YYMAXDEPTH <= yystacksize)
   goto yyexhaustedlab;
  yystacksize *= 2;
  if (YYMAXDEPTH < yystacksize)
   yystacksize = YYMAXDEPTH;
   yytype_int16 *yyss1 = yyss;
   union yyalloc *yyptr =
     (union yyalloc *) YYSTACK_ALLOC (YYSTACK_BYTES (yystacksize));
   if (! yyptr)
     goto yyexhaustedlab;
    YYSTACK_RELOCATE (yyss_alloc, yyss);
   YYSTACK_RELOCATE (yyvs_alloc, yyvs);
    YYSTACK_RELOCATE (yyls_alloc, yyls);
# undef YYSTACK_RELOCATE
   if (yyss1 != yyssa)
     YYSTACK_FREE (yyss1);
  }
# endif
#endif /* no yyoverflow */
  yyssp = yyss + yysize - 1;
  yyvsp = yyvs + yysize - 1;
  yylsp = yyls + yysize - 1;
  YYDPRINTF ((stderr, "Stack size increased to %lu\n",
         (unsigned long int) yystacksize));
  if (yyss + yystacksize - 1 <= yyssp)
    YYABORT;
  }
YYDPRINTF ((stderr, "Entering state %d\n", yystate));
if (yystate == YYFINAL)
```

```
YYACCEPT;
goto yybackup;
/*----.
yybackup.
'----*/
yybackup:
/* Do appropriate processing given the current state. Read a
  lookahead token if we need one and don't already have one. */
/* First try to decide what to do without reference to lookahead token. */
yyn = yypact[yystate];
if (yypact_value_is_default (yyn))
 goto yydefault;
/* Not known => get a lookahead token if don't already have one. */
/* YYCHAR is either YYEMPTY or YYEOF or a valid lookahead symbol. */
if (yychar == YYEMPTY)
 {
   YYDPRINTF ((stderr, "Reading a token: "));
  yychar = yylex (&yylval, &yylloc, lexer);
  }
if (yychar <= YYEOF)
 {
  yychar = yytoken = YYEOF;
   YYDPRINTF ((stderr, "Now at end of input.\n"));
  }
else
   yytoken = YYTRANSLATE (yychar);
   YY_SYMBOL_PRINT ("Next token is", yytoken, &yylval, &yylloc);
/* If the proper action on seeing token YYTOKEN is to reduce or to
  detect an error, take that action. */
yyn += yytoken;
if (yyn < 0 \parallel YYLAST < yyn \parallel yycheck[yyn] != yytoken)
 goto yydefault;
yyn = yytable[yyn];
if (yyn \le 0)
   if (yytable_value_is_error (yyn))
    goto yyerrlab;
   yyn = -yyn;
```

```
goto yyreduce;
 }
/* Count tokens shifted since error; after three, turn off error
  status. */
if (yyerrstatus)
 yyerrstatus--;
/* Shift the lookahead token. */
YY_SYMBOL_PRINT ("Shifting", yytoken, &yylval, &yylloc);
/* Discard the shifted token. */
yychar = YYEMPTY;
yystate = yyn;
YY_IGNORE_MAYBE_UNINITIALIZED_BEGIN
*++yyvsp = yylval;
YY IGNORE MAYBE UNINITIALIZED END
*++yylsp = yylloc;
goto yynewstate;
yydefault -- do the default action for the current state.
'----*/
yydefault:
yyn = yydefact[yystate];
if (yyn == 0)
 goto yyerrlab;
goto yyreduce;
/*-----
| yyreduce -- Do a reduction. |
'----*/
yyreduce:
/* yyn is the number of a rule to reduce with. */
yylen = yyr2[yyn];
/* If YYLEN is nonzero, implement the default value of the action:
  \$ = $1'.
  Otherwise, the following line sets YYVAL to garbage.
  This behavior is undocumented and Bison
  users should not rely upon it. Assigning to YYVAL
  unconditionally makes the parser a bit smaller, and it avoids a
  GCC warning that YYVAL may be used uninitialized. */
yyval = yyvsp[1-yylen];
```

```
/* Default location. */
YYLLOC_DEFAULT (yyloc, (yylsp - yylen), yylen);
YY_REDUCE_PRINT (yyn);
switch (yyn)
    case 2:
#line 387 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { *result = log_expr_node_append_tail((yyvsp[-1].ptr), (yyvsp[0].ptr)); if (yychar != YYEMPTY) {
cfg lexer unput token(lexer, &yylval); } YYACCEPT; }
#line 2942 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 3:
#line 391 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yylsp[-2])),
(yyvsp[0].ptr)); }
#line 2948 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 4:
#line 392 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); }
#line 2954 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 5:
#line 393 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { (yyval.ptr) = NULL; }
#line 2960 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 6:
#line 398 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
   GError *error = NULL;
   (yyval.ptr) = log_template_new(configuration, (yyvsp[0].cptr));
   CHECK_ERROR_GERROR(log_template_compile((yyval.ptr), (yyvsp[0].cptr), &error), (yylsp[0]), error, "error
compiling replacement");
    free((yyvsp[0].cptr));
  }
#line 2972 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 7:
#line 409 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 {
```

```
last_rewrite = log_rewrite_subst_new((yyvsp[0].ptr), configuration);
      log_template_unref((yyvsp[0].ptr));
#line 2981 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 8:
#line 414 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      GError *error = NULL:
      CHECK_ERROR_GERROR(log_rewrite_subst_compile_pattern(last_rewrite, (yyvsp[-4].cptr), &error),
(yylsp[-4]), error, "error compiling search pattern");
      free((yyvsp[-4].cptr));
      (yyval.ptr) = last_rewrite;
#line 2992 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 9:
#line 421 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      last_rewrite = log_rewrite_set_new((yyvsp[0].ptr), configuration);
      log_template_unref((yyvsp[0].ptr));
#line 3001 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 10:
#line 425 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = last_rewrite; }
#line 3007 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 11:
#line 426 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_rewrite_set_tag_new((yyvsp[-1].cptr), TRUE, configuration); free((yyvsp[-1].cptr)); }
#line 3013 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 12:
#line 427 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_rewrite_set_tag_new((yyvsp[-1].cptr), FALSE, configuration); free((yyvsp[-1].cptr)); }
#line 3019 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 13:
#line 429 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  {
```

```
last_rewrite = log_rewrite_groupset_new((yyvsp[0].ptr), configuration);
      log_template_unref((yyvsp[0].ptr));
#line 3028 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 14:
#line 433 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = last_rewrite; }
#line 3034 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 15:
#line 436 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      Plugin *p;
      gint context = LL_CONTEXT_REWRITE;
      p = plugin_find(configuration, context, (yyvsp[0].cptr));
      CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));
      last_rewrite = (LogRewrite *) plugin_parse_config(p, configuration, &(yylsp[0]), NULL);
      free((yyvsp[0].cptr));
      if (!last_rewrite)
         YYERROR;
      (yyval.ptr) = last_rewrite;
#line 3054 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 18:
#line 460 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      log_rewrite_groupset_add_fields(last_rewrite, (yyvsp[-1].ptr));
#line 3062 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 22:
#line 472 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_matcher_options = log_rewrite_subst_get_matcher_options(last_rewrite); }
#line 3068 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 27:
```

```
#line 483 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      const gchar *p = (yyvsp[-1].cptr);
      if (p[0] == '\$')
         msg_warning("Value references in rewrite rules should not use the '$' prefix, those are only needed in
templates",
                evt_tag_str("value", (yyvsp[-1].cptr)),
                NULL);
        p++;
       }
      last_rewrite->value_handle = log_msg_get_value_handle(p);
      CHECK_ERROR(!log_msg_is_handle_macro(last_rewrite->value_handle), (yylsp[-1]), "%s is read-only, it
cannot be changed in rewrite rules", p);
   CHECK_ERROR(log_msg_is_value_name_valid(p), (yylsp[-1]), "%s is not a valid name for a name-value pair,
perhaps a misspelled .SDATA reference?", p);
      free((yyvsp[-1].cptr));
#line 3087 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 29:
#line 502 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      FilterExprNode *filter_expr;
      CHECK ERROR WITHOUT MESSAGE(cfg parser parse(&filter expr parser, lexer, (gpointer *)
&filter_expr, NULL), (yylsp[-1]));
      log_rewrite_set_condition(last_rewrite, filter_expr);
#line 3098 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 31:
#line 514 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { cfg_lexer_push_context(lexer, LL_CONTEXT_SOURCE, NULL, "source"); }
#line 3104 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 32:
#line 516 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { cfg_lexer_pop_context(lexer); }
#line 3110 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 33:
#line 517 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 {
```

```
(yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc));
#line 3118 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 34:
#line 523 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yylsp[-2])),
(yyvsp[0].ptr)); }
#line 3124 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 35:
#line 524 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); }
#line 3130 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 36:
#line 525 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3136 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 37:
#line 529 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.ptr) = (yyvsp[0].ptr); \}
#line 3142 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 38:
#line 530 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.ptr) = (yyvsp[0].ptr); \}
#line 3148 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 39:
#line 535 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      Plugin *p;
      gint context = LL_CONTEXT_SOURCE;
      p = plugin_find(configuration, context, (yyvsp[0].cptr));
      CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));
      last_driver = (LogDriver *) plugin_parse_config(p, configuration, &(yylsp[0]), NULL);
      free((yyvsp[0].cptr));
```

```
if (!last driver)
         YYERROR;
      (yyval.ptr) = last_driver;
#line 3168 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 40:
#line 553 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { (yyval.ptr) = (yyvsp[-1].ptr); }
#line 3174 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 41:
#line 557 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      last_driver = afinter_sd_new(configuration);
      last_source_options = &((AFInterSourceDriver *) last_driver)->source_options;
#line 3183 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 42:
#line 561 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { (yyval.ptr) = last_driver; }
#line 3189 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 46:
#line 575 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
      FilterExprNode *last filter expr = NULL;
   CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&filter_expr_parser, lexer, (gpointer *)
&last_filter_expr, NULL), (yyloc));
      (yyval.ptr) = log_expr_node_new_pipe(log_filter_pipe_new(last_filter_expr, configuration), &(yyloc));
#line 3201 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
#line 586 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 {
      LogExprNode *last_parser_expr = NULL;
```

```
CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&parser_expr_parser, lexer, (gpointer *)
&last_parser_expr, NULL), (yyloc));
      (yyval.ptr) = last_parser_expr;
#line 3212 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
case 48:
#line 596 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 {
      LogExprNode *last_rewrite_expr = NULL;
      CHECK_ERROR_WITHOUT_MESSAGE(cfg_parser_parse(&rewrite_expr_parser, lexer, (gpointer *)
&last_rewrite_expr, NULL), (yyloc));
      (yyval.ptr) = last_rewrite_expr;
#line 3223 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 49:
#line 605 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { cfg_lexer_push_context(lexer, LL_CONTEXT_DESTINATION, NULL, "destination"); }
#line 3229 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 50:
#line 607 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { cfg_lexer_pop_context(lexer); }
#line 3235 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 51:
#line 608 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 {
       (yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc));
#line 3243 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 52:
#line 616 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { (yyval.ptr) = log_expr_node_append_tail(log_expr_node_new_pipe((yyvsp[-2].ptr), &(yylsp[-2])),
(yyvsp[0].ptr)); }
#line 3249 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 53:
#line 617 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
```

```
{ (yyval.ptr) = log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); }
#line 3255 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 54:
#line 618 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3261 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 55:
#line 622 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = (yyvsp[0].ptr); }
#line 3267 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 56:
#line 627 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  {
      Plugin *p;
      gint context = LL_CONTEXT_DESTINATION;
      p = plugin_find(configuration, context, (yyvsp[0].cptr));
      CHECK_ERROR(p, (yylsp[0]), "%s plugin %s not found",
cfg_lexer_lookup_context_name_by_type(context), (yyvsp[0].cptr));
      last_driver = (LogDriver *) plugin_parse_config(p, configuration, &(yylsp[0]), NULL);
      free((yyvsp[0].cptr));
      if (!last_driver)
         YYERROR;
      (yyval.ptr) = last_driver;
#line 3287 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 57:
#line 645 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); (yyval.ptr) = (yyvsp[-2].ptr); }
#line 3293 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 58:
#line 646 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3299 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
```

```
case 59:
#line 650 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_source_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3305 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 60:
#line 651 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_source(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3311 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 61:
#line 652 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_filter_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3317 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 62:
#line 653 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_filter(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3323 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 63:
#line 654 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_parser_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3329 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 64:
#line 655 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_parser(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3335 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 65:
#line 656 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_rewrite_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3341 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 66:
#line 657 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_rewrite(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3347 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
```

```
case 67:
#line 658 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_destination_reference((yyvsp[-1].cptr), &(yyloc)); free((yyvsp[-1].cptr)); }
#line 3353 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 68:
#line 659 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log expr node new destination(NULL, (yyvsp[-1].ptr), &(yyloc)); }
#line 3359 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 69:
#line 660 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.ptr) = (yyvsp[0].ptr); \}
#line 3365 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 70:
#line 664 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_junction((yyvsp[-1].ptr), &(yyloc)); }
#line 3371 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 71:
#line 676 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.ptr) = (yyvsp[0].ptr) ? log_expr_node_new_junction((yyvsp[0].ptr), &(yylsp[0])) : NULL; \} \}
#line 3377 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 72:
#line 681 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[0].ptr)); (yyval.ptr) = (yyvsp[-2].ptr); }
#line 3383 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 73:
#line 682 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3389 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 74:
#line 686 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.ptr) = (yyvsp[-1].ptr); \}
#line 3395 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
```

```
case 75:
#line 687 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = (yyvsp[-1].ptr); }
#line 3401 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 76:
#line 691 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = log_expr_node_new_log(log_expr_node_append_tail((yyvsp[-2].ptr), (yyvsp[-1].ptr)),
(yyvsp[0].num), &(yyloc)); }
#line 3407 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 77:
#line 695 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = (yyvsp[-2].num); }
#line 3413 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 78:
#line 696 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = 0; }
#line 3419 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 79:
#line 700 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = log_expr_node_lookup_flag((yyvsp[-1].cptr)) | (yyvsp[0].num); free((yyvsp[-1].cptr)); }
#line 3425 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 80:
#line 701 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = 0; }
#line 3431 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 83:
#line 737 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = 1; }
#line 3437 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 84:
#line 738 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.num) = 0; \}
#line 3443 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
```

```
break;
case 85:
#line 739 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = (yyvsp[0].num); }
#line 3449 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 86:
#line 743 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.num) = (yyvsp[0].num); }
#line 3455 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 87:
#line 744 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  \{ (yyval.num) = 2; \}
#line 3461 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 88:
#line 754 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = g_list_reverse((yyvsp[0].ptr)); }
#line 3467 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 89:
#line 758 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = g_list_append((yyvsp[0].ptr), g_strdup((yyvsp[-1].cptr))); free((yyvsp[-1].cptr)); }
#line 3473 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 90:
#line 759 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { (yyval.ptr) = NULL; }
#line 3479 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 93:
#line 810 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->init_window_size = (yyvsp[-1].num); }
#line 3485 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 94:
#line 811 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->chain_hostnames = (yyvsp[-1].num); }
#line 3491 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
```

```
break;
case 95:
#line 812 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->keep_hostname = (yyvsp[-1].num); }
#line 3497 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 96:
#line 813 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->program_override = g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3503 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 97:
#line 814 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->host_override = g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3509 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 98:
#line 815 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { gchar *p = strrchr((yyvsp[-1].cptr), ':'); if (p) *p = 0; last_source_options->program_override =
g_strdup((yyvsp[-1].cptr)); free((yyvsp[-1].cptr)); }
#line 3515 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 99:
#line 816 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_source_options->keep_timestamp = (yyvsp[-1].num); }
#line 3521 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 100:
#line 817 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { log_source_options_set_tags(last_source_options, (yyvsp[-1].ptr)); }
#line 3527 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 101:
#line 818 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_host_resolve_options = &last_source_options->host_resolve_options; }
#line 3533 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 103:
#line 831 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_host_resolve_options->use_fqdn = (yyvsp[-1].num); }
```

```
#line 3539 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 104:
#line 832 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_host_resolve_options->use_dns = (yyvsp[-1].num); }
#line 3545 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 105:
#line 833 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last_host_resolve_options->use_dns_cache = (yyvsp[-1].num); }
#line 3551 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 106:
#line 834 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { last host resolve options->normalize hostnames = (yyvsp[-1].num); }
#line 3557 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break;
case 107:
#line 978 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
  { CHECK_ERROR(log_matcher_options_set_type(last_matcher_options, (yyvsp[-1].cptr)), (yylsp[-1]),
"unknown matcher type"); free((yyvsp[-1].cptr)); }
#line 3563 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
case 109:
#line 983 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1646 */
 { CHECK_ERROR(log_matcher_options_process_flag(last_matcher_options, (yyvsp[-1].cptr)), (yylsp[-1]),
"unknown matcher flag"); free((yyvsp[-1].cptr)); }
#line 3569 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
 break:
#line 3573 "lib/rewrite/rewrite-expr-grammar.c" /* yacc.c:1646 */
   default: break;
/* User semantic actions sometimes alter yychar, and that requires
  that yytoken be updated with the new translation. We take the
  approach of translating immediately before every use of yytoken.
  One alternative is translating here after every semantic action,
  but that translation would be missed if the semantic action invokes
  YYABORT, YYACCEPT, or YYERROR immediately after altering yychar or
  if it invokes YYBACKUP. In the case of YYABORT or YYACCEPT, an
  incorrect destructor might then be invoked immediately. In the
  case of YYERROR or YYBACKUP, subsequent parser actions might lead
```

```
to an incorrect destructor call or verbose syntax error message
  before the lookahead is translated. */
YY_SYMBOL_PRINT ("-> $$ =", yyr1[yyn], &yyval, &yyloc);
YYPOPSTACK (yylen);
yylen = 0;
YY_STACK_PRINT (yyss, yyssp);
*++yyvsp = yyval;
*++yylsp = yyloc;
/* Now 'shift' the result of the reduction. Determine what state
  that goes to, based on the state we popped back to and the rule
  number reduced by. */
yyn = yyr1[yyn];
yystate = yypgoto[yyn - YYNTOKENS] + *yyssp;
if (0 <= yystate && yystate <= YYLAST && yycheck[yystate] == *yyssp)
 yystate = yytable[yystate];
else
 yystate = yydefgoto[yyn - YYNTOKENS];
goto yynewstate;
/*_____
| yyerrlab -- here on detecting error. |
'____*/
yyerrlab:
/* Make sure we have latest lookahead translation. See comments at
  user semantic actions for why this is necessary. */
yytoken = yychar == YYEMPTY ? YYEMPTY : YYTRANSLATE (yychar);
/* If not already recovering from an error, report this error. */
if (!yyerrstatus)
 {
  ++yynerrs;
#if! YYERROR_VERBOSE
  yyerror (&yylloc, lexer, result, arg, YY_("syntax error"));
# define YYSYNTAX_ERROR yysyntax_error (&yymsg_alloc, &yymsg, \
                      yyssp, yytoken)
   char const *yymsgp = YY_("syntax error");
   int yysyntax_error_status;
   yysyntax_error_status = YYSYNTAX_ERROR;
   if (yysyntax_error_status == 0)
```

```
yymsgp = yymsg;
    else if (yysyntax_error_status == 1)
      if (yymsg != yymsgbuf)
       YYSTACK_FREE (yymsg);
      yymsg = (char *) YYSTACK_ALLOC (yymsg_alloc);
      if (!yymsg)
       {
        yymsg = yymsgbuf;
        yymsg_alloc = sizeof yymsgbuf;
        yysyntax_error_status = 2;
      else
       {
        yysyntax_error_status = YYSYNTAX_ERROR;
        yymsgp = yymsg;
       }
     }
    yyerror (&yylloc, lexer, result, arg, yymsgp);
    if (yysyntax_error_status == 2)
     goto yyexhaustedlab;
# undef YYSYNTAX_ERROR
#endif
 }
yyerror_range[1] = yylloc;
if (yyerrstatus == 3)
  /* If just tried and failed to reuse lookahead token after an
    error, discard it. */
  if (yychar <= YYEOF)
     /* Return failure if at end of input. */
     if (yychar == YYEOF)
      YYABORT;
    }
  else
     yydestruct ("Error: discarding",
            yytoken, &yylval, &yylloc, lexer, result, arg);
     yychar = YYEMPTY;
    }
  }
```

/* Else will try to reuse lookahead token after shifting the error

```
token. */
goto yyerrlab1;
yyerrorlab -- error raised explicitly by YYERROR.
'----*/
yyerrorlab:
/* Pacify compilers like GCC when the user code never invokes
  YYERROR and the label yyerrorlab therefore never appears in user
  code. */
if (/*CONSTCOND*/0)
  goto yyerrorlab;
yyerror_range[1] = yylsp[1-yylen];
/* Do not reclaim the symbols of the rule whose action triggered
  this YYERROR. */
YYPOPSTACK (yylen);
yylen = 0;
YY_STACK_PRINT (yyss, yyssp);
yystate = *yyssp;
goto yyerrlab1;
yyerrlab1 -- common code for both syntax error and YYERROR.
'----*/
yyerrlab1:
yyerrstatus = 3; /* Each real token shifted decrements this. */
for (;;)
  yyn = yypact[yystate];
  if (!yypact_value_is_default (yyn))
    yyn += YYTERROR;
    if (0 <= yyn && yyn <= YYLAST && yycheck[yyn] == YYTERROR)
      yyn = yytable[yyn];
      if (0 < yyn)
       break;
      }
  /* Pop the current state because it cannot handle the error token. */
  if (yyssp == yyss)
   YYABORT:
```

```
yyerror_range[1] = *yylsp;
  yydestruct ("Error: popping",
        yystos[yystate], yyvsp, yylsp, lexer, result, arg);
  YYPOPSTACK (1);
  yystate = *yyssp;
  YY_STACK_PRINT (yyss, yyssp);
 }
YY IGNORE MAYBE UNINITIALIZED BEGIN
*++yyvsp = yylval;
YY_IGNORE_MAYBE_UNINITIALIZED_END
yyerror_range[2] = yylloc;
/* Using YYLLOC is tempting, but would change the location of
  the lookahead. YYLOC is available though. */
YYLLOC_DEFAULT (yyloc, yyerror_range, 2);
*++yylsp = yyloc;
/* Shift the error token. */
YY_SYMBOL_PRINT ("Shifting", yystos[yyn], yyvsp, yylsp);
yystate = yyn;
goto yynewstate;
| yyacceptlab -- YYACCEPT comes here. |
'----*/
yyacceptlab:
yyresult = 0;
goto yyreturn;
/*-----
| yyabortlab -- YYABORT comes here. |
'----*/
yyabortlab:
yyresult = 1;
goto yyreturn;
#if !defined yyoverflow || YYERROR_VERBOSE
| yyexhaustedlab -- memory exhaustion comes here. |
'----*/
yyexhaustedlab:
yyerror (&yylloc, lexer, result, arg, YY_("memory exhausted"));
yyresult = 2;
/* Fall through. */
```

```
yyreturn:
if (yychar != YYEMPTY)
   /* Make sure we have latest lookahead translation. See comments at
    user semantic actions for why this is necessary. */
   yytoken = YYTRANSLATE (yychar);
   yydestruct ("Cleanup: discarding lookahead",
          yytoken, &yylval, &yylloc, lexer, result, arg);
  }
/* Do not reclaim the symbols of the rule whose action triggered
  this YYABORT or YYACCEPT. */
YYPOPSTACK (yylen);
YY_STACK_PRINT (yyss, yyssp);
while (yyssp != yyss)
  yydestruct ("Cleanup: popping",
          yystos[*yyssp], yyvsp, yylsp, lexer, result, arg);
   YYPOPSTACK (1);
#ifndef yyoverflow
if (yyss != yyssa)
 YYSTACK_FREE (yyss);
#endif
#if YYERROR VERBOSE
if (yymsg != yymsgbuf)
 YYSTACK_FREE (yymsg);
#endif
return yyresult;
#line 1048 "lib/rewrite/rewrite-expr-grammar.y" /* yacc.c:1906 */
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FAQ:
____
```

The questions and answers below try to summarize the intentions behind this licensing scheme.

Q: Is it possible to create derived works of syslog-ng under the GPL/LGPL licenses?

A: Yes, that's exactly the point of open source. Works derived from the plugins will have to use the GPL license, but you can choose to use LGPL for them as well.

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A: No, starting with syslog-ng 3.2, you don't need to sign a CLA in order to have your contributions accepted.

Q: Is it possible to create non-free plugins for syslog-ng?

A: Yes. It is our understanding that plugins are derived works of the syslog-ng core but not derived works of other plugins. Thus, non-free plugins are possible, provided they do not link to any of the GPLd plugins explicitly and the only connection between two plugins is via the syslog-ng core.

Q: Who is permitted to create non-free plugins for syslog-ng? Is it just BalaBit (the current copyright holder as of the initial 3.2 release)?

A: No, everyone including BalaBit.

1.100 sysstat 11.1.3

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1.101 systemd 210

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1.103 tcpdump 4.7.3 :March. 11, 2015

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1.108 underscore.js 1.8.3

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However, I (Ben) reworked the MAC-VLAN code extensively, including re-writing all of the locking code. So, any complaints & bugs should come to me.

```
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1.115 zlib 1.2.8

1.115.1 Available under license:

/* zlib.h -- interface of the 'zlib' general purpose compression library version 1.2.8, April 28th, 2013

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Jean-loup Gailly Mark Adler

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

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

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