**David Racovan, G4 Greyhound**

1. Can you legally download it, and claim it as your work? Fully explain why or why not, using specific licensing details.

No, you cannot claim someone else’s work as your own because of copyright laws. As soon Jane creates the app, she is protected by US Copyright Law Circular 1 and you cannot claim it as your own, even under fair use.

1. Are you allowed to use parts of it if Jane has applied a creative commons license to the software? Fully explain why or why not, using specific licensing details.

The extent to which you are allowed to use her software depends on what type of creative commons license was applied. You must attribute Jane, and depending on the type of license, you may not be able to adapt, commercialize, or publish it without the same license.

1. What is an attribution license? What other creative commons licenses are there?

An attribution license (BY) required that others who use the work must give credit to the original author. The other three licenses are Non-Commercial (NC) (you are not allowed to use the work to make money), Share-Alike (SA) (you must share any new versions under the same license), and No Derivative Works (ND) (you may only use the work as-is and you cannot make any changes).