Corruption exists on every level in sport, even in the handling of doping tests. Sport will never overcome the problem without help from outside.”

IOC Honorary member Tamás Aján (2009)

74 years of age, by education a teacher, worked for the Hungarian Ministry of Sports; 1989 Vice President of the Ministry.

Weightlifting:
1970 – Vice President of IWF
1976 – Secretary General
2000 – President and IOC member

2000 – WADA Board member
1988/2011 Vice President of SportAccord
**IOC allocations to IWF**  
*
**IOC allocations in IWF‘s official balance sheets**

1992 > 1.505.506 $  
No documents available, but in 1999 an unusual 1996 > 2.675.000 $  
interest earning of unknown origin: $349.553.

Meaning: hidden bank balance almost certainly was above $4 million, and more likely $6 million

>>> no irregularities

2000 > 4.168.000 $  
2004 > 6.933.000 $  
1.454.405 $  
2008 > 8.045.000 $  
1.300.000 $  
**Total > 23.326.506 $2.754.405$**

**IWF assets in 2009, Sept.**

National Savings Bank, Budapest  
1.918.113.04 $  
UBP, Genevra  
10.435.050.00 $  
UBS, Zürich  
6.279.670.00 $  
**Total: 18.632.833.04 $**
- Balanced official IWF budgets between 2000 and 2009, with surplus

- One of the Swiss bank accounts was opened in 1991 with $600,000 (not a part of the IOC funds).

- Aján claimed losses on the financial markets. But: Earning of ca. $900,000 is evidenced for the one account an external performance analysis by Ernst & Young was done for.

No verification for at least $5 million.
Complaints based on

IOC Code of Ethics, Letter C, Resources:
„The Olympic resources of the Olympic parties may be used only for Olympic purposes.“

„The income and expenditure of the Olympic parties shall be recorded in their accounts, which must be maintained in accordance with generally accepted accounting principles. An independent auditor will check these accounts“

In cases where the IOC gives financial support to Olympic parties:
a) the use of these Olympic resources for Olympic purposes must be clearly demonstrated in the accounts ...“

Rule 61 § 2 Olympic Charter:
„Any dispute arising on the occasion of, or in connection with, the Olympic Games shall be submitted exclusively to the CAS ...“
CAS AWARD ON JURISDICTION 2011/A/2474
Antonio Urso & Marino Ercolani Casadei v. IOC

Verdict: appeal not admissable due to lack of jurisdiction

„... the far more limited submission of IFs to the Olympic Charter in comparison with NCOs is furthermore reflected by the Code of Ethics, which only applies to 'Olympic parties’, to which NCOs belong to the exclusion of the IFs ...“

„... the Panel finds that the management and accounting of the funds of the IFs are not subject to the Olympic Charter.“

„... the Panel concludes that there is no link ... between the Olympic Games and the internal accounts of an International Federation.“
For details and some documents:


http://www.jensweinreich.de/2013/05/18/die-welt-des-gewichtheber-bosses-tamas-ajan-i-geschafte-mit-der-dopingkultur/

http://www.jensweinreich.de/2013/05/19/die-obskure-welt-des-gewichtheber-bosses-tamas-ajan-ii-das-ratsel-um-die-verschwundenen-millionen/