



FOR IMMEDIATE RELEASE
February 8, 2019

Contact: Andrew Nehring
andrew@fourthstreetadvocacy.com

*****MEDIA ALERT***MEDIA ALERT***MEDIA ALERT*****

**FOR THE RECORD: TEXAS CENTRAL “RAILWAY” DOES NOT HAVE
EMINENT DOMAIN AUTHORITY**

WHAT: Leon County Landowners won their lawsuit against Texas Central “Railway” when Judge Deborah Evans ruled in their favor, declaring Texas Central “Railway” and Integrated Texas Logistics are not a railroad or interurban electric rail, meaning they do not have eminent domain authority.

WHO: Landowners Jim and Barbara Miles, Texans Against HSR Special Litigation Counsel Blake Beckham and Patrick McShan, Texans Against HSR Chairman Kyle Workman, and State Representative Ben Leman.

WHEN: MONDAY, FEBRUARY 11, 2019; 11:00 AM

WHERE: LEON COUNTY COURTHOUSE, 114 TX-75, CENTERVILLE

WHY: Texas Central “Railway’s” high-speed “rail” project is in serious jeopardy after Judge Deborah Evans clearly rules this project is not entitled to the rights and authorities of railroads or interurban electric rail, including eminent domain authority. This is just one example of the continued lies Texas Central “Railway” has promulgated across the Lone Star State. It is time that Texans finally hear the facts.

###